

204A.2 Definitions.

As used in [this chapter](#), unless the context otherwise requires:

1. “*Acceptable hemp THC level*” means the same as defined in [7 C.F.R. §990.1](#).
2. “*Cannabis*” means the same as defined in [7 C.F.R. §990.1](#).
3. “*Controlled substance*” means the same as defined in [section 124.101](#).
4. “*Delta-9 tetrahydrocannabinol*” or “*THC*” means the same as defined in [7 C.F.R. §990.1](#).
5. “*Department*” means the department of agriculture and land stewardship.
6. “*Federal hemp law*” means 7 U.S.C. §1639o, 1639q, and 1639r, together with the domestic hemp production program as provided in [7 C.F.R. pt. 990](#).
7. “*Hemp*” means the same as defined in [7 C.F.R. §990.1](#).
8. “*Local law enforcement agency*” means an office of county sheriff or a municipal police department.
9. “*Lot*” means the same as defined in [7 C.F.R. §990.1](#).
10. “*Total THC*” means the same as defined in [7 C.F.R. §990.1](#).
11. “*USDA licensee*” means the same as defined in [7 C.F.R. §990.1](#).

[2024 Acts, ch 1177, §38, 55](#)

Referred to in [§124.201A](#), [124.204](#), [204.2](#), [453B.17](#), [716.14](#)