

# **Fiscal Note**



Fiscal Services Division

<u>HF 2605</u> – Consumable Hemp, Penalties and Licensing (LSB5341HV.2) Staff Contact: Austin Brinks (515.725.2200) <u>austin.brinks@legis.iowa.gov</u> Fiscal Note Version – Final Action

### **Description**

House File 2605 makes various changes to the Iowa Hemp Act.

#### **Division I** of the Bill does the following:

- Updates the definition of a consumable hemp product to require that the product's maximum tetrahydrocannabinol (THC) concentration is less than or equal to the lesser of 0.3% on a dry weight basis or 4 milligrams per serving and 10 milligrams per container on a dry weight basis.
- Updates the definition of a hemp product to exclude an item or part of an item that exceeds
  the maximum total THC concentration allowed under lowa Code section 124.204(7), or an
  item or part of an item that is metabolized or otherwise subject to a biotransformative
  process when introduced into the human body and that exceeds the maximum THC allowed
  for a consumable hemp product.
- Requires that each container storing consumable hemp be affixed with a notice advising consumers on the risks associated with its use, for which the Department of Health and Human Services (HHS) is required to adopt administrative rules for the language and display.
- Updates the requirements for manufacturing, selling, or consuming a consumable hemp product to require that the product complies with restrictions set forth in rules adopted by the HHS.
- Creates a serious misdemeanor for a person using, marketing, or distributing a raw or dried flower form of hemp for the purpose of inhalation and requires any raw or dried flower form of hemp that is marketed or distributed to have a notice on its container stating that it is a raw or dried agricultural commodity not suitable for human consumption.
- Creates a serious misdemeanor for a person registered to manufacture or sell consumable hemp who manufactures, produces, distributes, markets, or sells a synthetic consumable hemp product as defined by administrative rules adopted by the HHS.
- Creates a civil penalty not to exceed \$10,000 per day for a person who is engaged in the retail sale of a consumable hemp product and has failed to register with the HHS.
- Creates a serious misdemeanor for a person who is engaged in the retail sale of
  consumable hemp products but has not registered with the HHS and for selling a
  consumable hemp product that is advertised as a consumable hemp product but is not a
  consumable hemp product.
- Creates a simple misdemeanor for a person who sells, gives, or distributes a consumable hemp product to a person under the age of 21.
- Specifies that a person under the age of 21 who consumes, possesses, purchases, or attempts to purchase a consumable hemp product is subject to a scheduled violation. In addition, the person is subject to a court appearance where the court shall sentence the person to a number of hours of community service depending on the number of violations. A person under the age of 21 does not violate the Bill if the person is possessing a consumable hemp product as part of the person's employment or if the person is working

- under the direction or consent of the Department of Public Safety (DPS) or local law enforcement.
- Provides scheduled violations for a person under the age of 21 who violates the Bill. For a
  first violation, there is a scheduled fine of \$70; for a second violation, a scheduled fine of
  \$135; and for a third or subsequent violation, a scheduled fine of \$325. These scheduled
  violations are not subject to the Crime Services Surcharge or court costs otherwise added to
  scheduled violations. Any fines paid for these violations are retained by the city or county
  that enforced the violation.
- Allows the HHS to order the confiscation and disposal of a hemp product if the product is in violation of this Bill, requires the HHS to deliver any sample of the product to the DPS or local law enforcement, and requires a person who is registered with the HHS to pay for the cost incurred by the HHS for the destruction of the product.

### **Division II** of the Bill does the following:

- Adds the prohibition of a person holding a retail alcohol license and the person's agents or employees from selling, giving, or otherwise supplying any alcoholic beverage containing THC, as described in Iowa Code chapter 124 and Iowa Code section 123.49.
- Prohibits a person holding a license, permit, or certificate of compliance from manufacturing, importing, or selling at wholesale an alcoholic beverage containing THC as described in lowa Code chapter 124.

# **Background**

lowa Code chapter 204, known as the lowa Hemp Act, was created in 2019 and governs the production and sale of products derived from hemp. Hemp is defined as a species of cannabis that has a maximum concentration of delta-9 THC that does not exceed 0.3% on a dry weight basis. The current definition does not include hemp products that are intended to be inhaled and does not specify an age limit on the use of consumable hemp products.

The Iowa Hemp Act prohibits a person from possessing, using, manufacturing, marketing, transporting, delivering, or distributing harvested hemp or a hemp product if the intended use is introduction into the body through an electronic, chemical, or mechanical process or a device such as a cigarette, cigar, cigarillo, or pipe. Any person who manufactures or sells a consumable hemp product must register with the HHS.

lowa Code chapter 123 provides regulation on alcoholic beverages in the State. A violation of lowa Code section 123.49 is a simple misdemeanor, while a general violation of lowa Code chapter 123 is a serious misdemeanor for a first and second offense and an aggravated misdemeanor for a third and subsequent offense.

A simple misdemeanor is punishable by confinement for up to 30 days in jail and a fine of at least \$105 but no more than \$855. A serious misdemeanor is punishable by confinement for up to one year and a fine of at least \$430 but no more than \$2,560. An aggravated misdemeanor is punishable by confinement for up to two years and a fine of at least \$865 but no more than \$8,540.

#### **Assumptions**

- There may be an increase in simple, serious, and aggravated misdemeanors as a result of this Bill, but the number is unknown.
- There may be an increase in the number of scheduled violations as a result of this Bill, but the number is unknown.
- Registration revenue collected by the HHS may decrease, but the amount of this decrease is unknown.

- Marginal costs for county jails cannot be estimated due to a lack of data. For purposes of this analysis, the marginal cost for county jails is assumed to be \$50 per day.
- The marginal cost per day in prison is \$24.94.

# **Correctional Impact**

House File 2605 creates and expands criminal offenses. As a result, the correctional impact cannot be estimated due to a lack of existing data. **Figure 1** shows estimates for sentencing to State prison, parole, probation, or Community-Based Corrections (CBC) residential facilities; length of stay (LOS) in months under those supervisions; and supervision marginal costs per day for serious and aggravated misdemeanors. A conviction for a simple misdemeanor does not result in a prison sentence but does carry the possibility of confinement in jail for up to 30 days. Refer to the Legislative Services Agency (LSA) memo addressed to the General Assembly, <u>Cost Estimates Used for Correctional Impact Statements</u>, dated January 16, 2024, for information related to the correctional system.

Figure 1 — Sentencing Estimate and Length of Stay (LOS)

							Percent					
		FY 2023 Avg					Sentenced to					
	Percent	LOS in	Marginal	Percent	FY23 Field	Avg Cost Pe	CBC	Marginal	Percent	Marginal	FY23 Field	Marginal
	Ordered to	Prison (All	Cost Per	Ordered to	Avg LOS on	Day on	Residential	Cost CBC	Ordered to	Cost Per	Avg LOS on	Cost Per
Conviction Offense Class	State Prison	Releases)	Day	Probation	Probation	Probation	Facility	Per Day	County Jail	Day Jail	Parole	Day Parole
Aggravated Misdemeanor	47.6%	10.6	\$24.94	67.6%	25.1	\$ 7.67	5.2%	\$ 20.00	55.9%	\$ 50.00	6.7	\$ 7.67
Serious Misdemeanor	1.7%	6.6	\$24.94	53.0%	19.2	\$ 7.67	1.2%	\$ 20.00	74.2%	\$ 50.00	N/A	\$ 7.67

# **Minority Impact**

House File 2605 creates and expands criminal offenses, and the minority impact cannot be determined due to lack of conviction data. Refer to the LSA memo addressed to the General Assembly, *Minority Impact Statement*, dated January 16, 2024, for information related to minorities in the criminal justice system.

#### **Fiscal Impact**

The fiscal impact cannot be estimated due to a lack of existing data. **Figure 2** shows the average State cost per offense for an aggravated misdemeanor, serious misdemeanor, and simple misdemeanor.

Figure 2 — Average State Cost Per Offense

Offense Class	Average Cost			
Aggravated Misdemeanor	\$7,500 to \$10,800			
Serious Misdemeanor	\$400 to \$6,900			
Simple Misdemeanor	\$40 to \$400			

Revenue from scheduled violations paid to cities and counties for violations under the Bill cannot be estimated.

There may be a loss of revenue from registration fees associated with consumable hemp products, but the impact is unknown.

# **Sources**

Criminal and Juvenile Justice Planning, Department of Management Department of Health and Human Services Legislative Services Agency

	/s/ Jennifer Acton
	April 29, 2024
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	uant to <u>Joint Rule 17</u> and the Iowa Code. Data used in developing this s Division of the Legislative Services Agency upon request.

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