House Bill 847 (RULES COMMITTEE SUBSTITUTE)

By: Representatives Corbett of the 174th, McCall of the 33rd, Dickey of the 140th, Pruett of the 149th, and Gilliard of the 162nd

A BILL TO BE ENTITLED AN ACT

To amend Chapter 23 of Title 2 of the Official Code of Georgia Annotated, relating to hemp farming, so as to provide definitions; to provide for compliance with federal laws and regulations; to provide for license and permit fees; to provide for criminal background checks; to provide for transportation of hemp; to provide for testing of hemp samples; to provide for destruction of noncompliant hemp and excess THC; to provide for violations of the state hemp plan; to provide for related matters; to provide for an effective date; to repeal conflicting laws; and for other purposes.

8

9

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

SECTION 1.

10 Chapter 23 of Title 2 of the Official Code of Georgia Annotated, relating to hemp farming,

is amended in Code Section 2-23-3, relating to definitions, by revising paragraphs (3)
through (11) and by adding a new paragraph to read as follows:

"(3) 'Federally defined THC level for hemp' means a delta-9-THC concentration of not
more than 0.3 percent on a dry weight basis, or the THC concentration for hemp as
defined in 7 U.S.C. Section 5940 16390, whichever is greater.

(4) 'Handle' means to possess or store hemp plants for any period of time on premises 16 owned, operated, or controlled by a person licensed to cultivate or permitted to process 17 18 hemp, or to possess or store hemp plants in a vehicle for any period of time other than 19 during the actual transport of such plants from the premises of a person licensed to 20 cultivate or <u>permitted to</u> process hemp <u>or a college or university authorized to conduct</u> 21 research pursuant to Code Section 2-23-4 to the premises of another licensed or permitted 22 person or to a college or university authorized to conduct research pursuant to Code 23 Section 2-23-4; provided, however, that such this term shall not include possessing or 24 storing finished hemp products.

(5) 'Hemp' means the Cannabis sativa L. plant and any part of such plant, including the
 seeds thereof and all derivatives, extracts, cannabinoids, isomers, acids, salts, and salts

- of isomers, whether growing or not, with the federally defined THC level for hemp or a
 lower level.
 (6) 'Hemp products' means all products with the federally defined THC level for hemp
 derived from, or made by, processing hemp plants or plant parts that are prepared in a
- form available for legal commercial sale, but not including food products infused with
 THC unless approved by the United States Food and Drug Administration.
- (7) <u>'Key participant' means a sole proprietor, a partner in a partnership, or a person with</u>
 executive managerial control in a corporation when such sole proprietor, partnership, or
- 34 <u>executive managerial control in a corporation when such sole proprietor, partnership, or</u>
- 35 <u>corporation is an applicant to be a licensee or a permittee. A person with executive</u>
- 36 <u>managerial control in a corporation includes persons serving as a chief executive officer</u>,
 37 chief operating officer, chief financial officer, or any other individual identified in
- 38 regulations promulgated by the department. This term shall not include nonexecutive
- 39 <u>managers, such as farm, field, or shift managers.</u>
- 40 (8) 'Licensee' means an individual or business entity possessing a hemp grower license
 41 issued by the department under the authority of this chapter to handle and cultivate hemp
 42 in the State of Georgia.
- 43 (8)(9) 'Permittee' means an individual or business entity possessing a hemp processor
 44 permit issued by the department under the authority of this chapter to handle and process
 45 hemp in the State of Georgia.
- 46 (9)(10) 'Process' or 'processing' means converting an agricultural commodity into a
 47 legally marketable form. This term does not include merely placing raw or dried material
 48 into another container or packaging raw or dried material for resale.
- 49 (10)(11) 'Research' or 'researching' means experimental field, greenhouse, or laboratory
- 50 activity for the ultimate purpose of developing new hemp varieties and products,
- 51 improving existing hemp products, developing new uses for existing hemp products, or
 52 developing or improving methods for producing hemp products.
- 53 (11)(12) 'THC' means tetrahydrocannabinol, tetrahydrocannabinolic acid, or a
 54 combination of tetrahydrocannabinol and tetrahydrocannabinolic acid."
- 55

SECTION 2.

56 Said chapter is further amended in Code Section 2-23-4, relating to required licenses, 57 research by colleges and universities, and processing of other products, by revising 58 paragraphs (2), (3), and (6) of subsection (a) and subsection (b) as follows:

- 59 "(2) A permittee to accept hemp for processing from any person other than a licensee <u>or</u>
- 60 <u>a college or university authorized to conduct research pursuant to subsection (b) of this</u>
- 61 <u>Code section</u>, except as otherwise provided in paragraph (4) of this subsection;

62 (3) A licensee to provide or sell hemp to any person other than another licensee, a 63 college or university authorized to conduct research pursuant to subsection (b) of this 64 Code section, or a permittee with whom the licensee enters into an agreement pursuant 65 to Code Section 2-23-7, unless such person is located in a state with a plan to regulate hemp production that is approved by the Secretary of Agriculture of the United States, 66 67 or under 7 U.S.C. Section 5940, or otherwise in accordance with regulations promulgated 68 by the United States Department of Agriculture, and such person is authorized to grow or process hemp in that state;" 69 70 "(6) Any licensee or permittee to otherwise fail to comply with the requirements of this 71 chapter or any applicable state or federal law or regulation; or" (b) Colleges and universities of the University System of Georgia and institutions of 72 73 higher education as defined in 20 U.S.C. Section 1001 are hereby authorized pursuant to

74 7 U.S.C. Section 5940 on and after May, 10, 2019, or pursuant to a plan to regulate hemp 75 production pursuant to 7 U.S.C. Section 1639p, to conduct research under an agricultural 76 pilot program or other agricultural or academic research, including research on the 77 cultivation and uses of hemp grown within the State of Georgia, breeding and developing 78 new hemp varieties, seed development, consumer uses, and marketing. Pursuant to a 79 written agreement, colleges and universities authorized to conduct research pursuant to this 80 Code section shall also be authorized to engage third parties to assist in the conduct of such 81 research, and such third parties may cultivate, handle, and process hemp when assisting 82 such college or university in such research pursuant to the terms of such written 83 agreement."

84

SECTION 3.

Said chapter is further amended in Code Section 2-23-5, relating to procedure for licensing,
fees, qualified agricultural producer, requirements, and limitations on licenses, by revising
paragraphs (2) and (4) of subsection (b) as follows:

"(2) Unless the licensee is also a permittee or a licensee who will only provide or sell
 hemp to other licensees, the name of the permittee with whom the applicant has entered
 into or intends to enter into an agreement pursuant to Code Section 2-23-7 and the
 affidavit required by Code Section 2-23-6;"

92 "(4)(A) A criminal background check, as described in subparagraph (B) of this
 93 paragraph, of all key participants conducted by local law enforcement within 60 days
 94 prior to the application submission date. No license shall be issued to any applicant
 95 who has been convicted of a misdemeanor involving sale of or trafficking in a
 96 controlled substance or a felony or materially falsifies any information contained in a
 97 license application.

98	(B) At least one set of classifiable electronically recorded fingerprints of each key
99	participant shall be submitted to the department in accordance with the fingerprint
100	system of identification established by the director of the Federal Bureau of
101	Investigation. The department shall transmit the fingerprints to the Georgia Crime
102	Information Center, which shall submit the fingerprints to the Federal Bureau of
103	Investigation for a search of bureau records and an appropriate report and shall
104	promptly conduct a search of state records based upon the fingerprints. After receiving
105	the report from the Georgia Crime Information Center and the Federal Bureau of
106	Investigation, the department shall review the record for all key participants."

107	SECTION 4.
108	Said chapter is further amended in Code Section 2-23-6, relating to procedure for permitting,
109	and limitations on permits and interests, by revising paragraph (5) of subsection (b) and
110	subsection (d) as follows:
111	"(5)(A) A criminal background check, as described in subparagraph (B) of this
112	paragraph, of all key participants conducted by local law enforcement within 60 days
113	prior to the application submission date. No permit shall be issued to any applicant

- 114 who has been convicted of a misdemeanor involving sale of or trafficking in a 115 controlled substance or a felony or materially falsifies any information contained in a 116 permit application.
- 117 (B) At least one set of classifiable electronically recorded fingerprints of each key 118 participant shall be submitted to the department in accordance with the fingerprint 119 system of identification established by the director of the Federal Bureau of Investigation. The department shall transmit the fingerprints to the Georgia Crime 120 121 Information Center, which shall submit the fingerprints to the Federal Bureau of Investigation for a search of bureau records and an appropriate report and shall 122 promptly conduct a search of state records based upon the fingerprints. After receiving 123 the report from the Georgia Crime Information Center and the Federal Bureau of 124 125 Investigation, the department shall review the record for all key participants." "(d) Hemp processor permits shall be issued for one calendar year at an annual permit fee 126
- of \$25,000.00, provided that after the first calendar year, a permittee shall be entitled to 127 automatic permit renewals annually for a permit fee of \$10,000.00 \$50,000.00 per year, so 128 129 long as no administrative action has been taken by the department regarding such permittee under this chapter." 130

20 LC 44 1462S **SECTION 5.** Said chapter is further amended in Code Section 2-23-7, relating to business agreements, transportation, and reimbursement for crop destruction by revising subsection (b) as follows: "(b)(1)(A) Transportation of hemp from each licensee's facilities to the permittee's facilities shall be conducted in conformance with minimum standards to be promulgated by the department All hemp being shipped, transported, or otherwise delivered into, within, or through this state must be accompanied by documentation sufficient to prove that the hemp being shipped, transported, or delivered: (i) Was lawfully produced under a state or tribal hemp plan approved by the United States Department of Agriculture, under a hemp license issued by the United States Department of Agriculture, or under 7 U.S.C. Section 5940 or otherwise in accordance with federal regulations through the state or territory of the Indian tribe, as applicable; and (ii) Does not exceed the federally defined THC level for hemp. (B) Any person shipping, transporting, or delivering hemp must also carry a bill of lading that includes: (i) Name and address of the owner of the hemp; (ii) Point of origin; (iii) Point of delivery, including name and address; (iv) Kind and quantity of packages or, if in bulk, the total quantity of hemp in the shipment; and (v) Date of shipment. (C) The person shipping, transporting, or delivering hemp must act in compliance with all state and federal laws and regulations. (2)(A) All hemp products being shipped into or transported within or through this state must be accompanied by documentation sufficient to prove that the hemp products being shipped or transported were produced from hemp that was lawfully produced under a state or tribal hemp plan approved by the United States Department of Agriculture, under a hemp license issued by the United States Department of Agriculture, or under 7 U.S.C. Section 5940 or otherwise in accordance with federal regulations through the state or territory of the Indian tribe, as applicable. (B) Any person transporting hemp products must also carry a bill of lading that includes: (i) Name and address of the owner of the hemp products;

165 <u>(ii) Point of origin;</u>

131

132

133

134

135

136

137

138

139

140

141

142

143

144

145

146

147

148

149

150

151

152

153

154

155

156

157

158

159

160

161

162

163

164

166 (iii) Point of delivery, including name and address;

LC 44 1462S

167	(iv) Kind and quantity of packages or, if in bulk, the total quantity of hemp products
168	in the shipment; and
169	(v) Date of shipment.
170	(C) The person transporting hemp products must act in compliance with all state and
171	federal laws and regulations."
172	SECTION 6.
173	Said chapter is further amended by revising Code Section 2-23-8, relating to random testing
174	of hemp, as follows:
175	"2-23-8.
176	(a)(1) The department shall have the right, either through its own personnel or through
177	an independent contractor as provided for in Code Section 2-23-9, to randomly test
178	collect samples of hemp at for testing as provided for in this chapter from the fields and
179	greenhouses of all licensees. Samples shall be representative of each crop with the same
180	global positioning coordinates. No hemp shall be harvested until such samples are
181	collected. Such testing, and the harvesting of the hemp tested, shall be conducted in
182	compliance with this chapter and with regulations promulgated by the department.
183	(2) In the event that a test sample reveals a delta-9-THC concentration of more than
184	0.330 percent on a dry weight basis the federally defined THC level for hemp, the
185	licensee's entire crop with the same global positioning coordinates shall be destroyed in
186	compliance with this chapter and with regulations promulgated by the department.
187	(3) In the event that a test sample reveals a delta-9-THC concentration of more than 0.3
188	percent but not more than 0.330 percent on a dry weight basis, the licensee's crop shall
189	be retested and if upon such retesting, the delta-9-THC concentration exceeds 0.3 percent,
190	the entire crop with the same global positioning coordinates shall be destroyed in
191	compliance with regulations promulgated by the department.
192	(b)(1) The department shall, have the right, either through its own personnel or through
193	an independent contractor as provided for in Code Section 2-23-9, to randomly test hemp
194	products at of the facilities of all permittees. Such testing shall be conducted in
195	compliance with this chapter and with regulations promulgated by the department.
196	(2) In the event that a test sample reveals a delta-9-THC concentration of more
197	than 0.3 percent the federally defined THC level for hemp, all related hemp products shall
198	be destroyed by the permittee under the supervision of local law enforcement in
199	compliance with this chapter and with regulations promulgated by the department.
200	(3) In the event that THC is removed from hemp during processing and not subsequently
201	returned to hemp products produced from such hemp, such THC shall be destroyed in
202	compliance with this chapter and with regulations promulgated by the department."
	H. B. 847 (SUB) - 6 -
	- 0 -

	20 LC 44 1462S
203	SECTION 7.
204	Said chapter is further amended by revising Code Section 2-23-9, relating to contracting for
205	testing, certification, regulatory, and grading functions, as follows:
206	"2-23-9.
207	The department shall be authorized to enter into a contract or contracts with one or more
208	entities to conduct the testing provided for in Code Section 2-23-8 as well as to include the
209	certification, regulatory, and grading functions pursuant to this chapter and regulations
210	promulgated by the department. The department shall additionally comply with all federal
211	inspection, reporting, and auditing requirements."
212	SECTION 8.
213	Said chapter is further amended in Code Section 2-23-10, relating to enforcement, corrective
214	action plan, revocation of licenses, and reporting of licensees and permittees to Attorney
215	General, by revising subsection (a) as follows:
216	"(a) A violation of this chapter or the rules and regulations promulgated by the department
217	pursuant to this chapter a plan authorized by Code Section 2-23-11 and approved by the
218	secretary of agriculture of the United States by a licensee or permitee shall be subject to
219	enforcement solely in accordance with this Code section."
220	SECTION 9.
221	This Act shall become effective upon its approval by the Governor or upon its becoming law
222	without such approval.
223	SECTION 10.

All laws and parts of laws in conflict with this Act are repealed.