1	STATE OF OKLAHOMA
2	1st Session of the 58th Legislature (2021)
3	HOUSE BILL 1142 By: Fetgatter
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6	AS INTRODUCED
7	An Act relating to agriculture; creating the Oklahoma Industrial Hemp Remediation Program; defining terms;
8	declaring certain concentration to be deemed a compliant hemp product; requiring certain hemp
9	products be destroyed; requiring certain notification; providing for codification; and
10	providing an effective date.
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13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
14	SECTION 1. NEW LAW A new section of law to be codified
15	in the Oklahoma Statutes as Section 3-601 of Title 2, unless there
16	is created a duplication in numbering, reads as follows:
17	A. This act shall be known and may be cited as the "Oklahoma
18	Industrial Hemp Remediation Program".
19	B. As used in the Oklahoma Industrial Hemp Remediation Program,
20	the following words and terms, and any derivative of such words or
21	terms, shall have the following meanings, unless the context clearly
22	indicates otherwise:
23	1. "Cannabis" means a genus of flowering plants in the family
24	Cannabaceae of which Cannabis sativa is a species, and Cannabis

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indica and Cannabis ruderalis are subspecies thereof. Cannabis
 refers to any form of the plant in which the delta-9
 tetrahydrocannabinol concentration on a dry-weight basis has not yet
 been determined;

2. "Certified laboratory" means the laboratory operated by the
Oklahoma Department of Agriculture, Food, and Forestry or a
laboratory located in Oklahoma that is certified by the Department;
3. "Commercial sale" means the sale of a product in the stream
of commerce at retail, at wholesale or on the Internet;

10 4. "CSA" means the federal Controlled Substances Act;

11 5. "DEA" means the United States Drug Enforcement 12 Administration;

13 6. "Department" means the Oklahoma Department of Agriculture,14 Food, and Forestry;

15 7. "Hemp" means the plant Cannabis sativa L. and any part of 16 such plant including, but not limited to, the seeds and all 17 derivatives, extracts, cannabinoids, isomers, acids, salts and salts 18 of isomers, whether growing or not, and grown from a certified seed 19 with a delta-9 tetrahydrocannabinol concentration of not more than 20 three-tenths of one percent (0.3%) on a dry-weight basis. Hemp and 21 hemp-derived cannabinoids, including cannabidiol, shall be 22 considered an agricultural commodity and not a controlled substance 23 due to the presence of hemp or hemp-derived cannabinoids;

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8. "Hemp Program" means the Oklahoma Hemp Industrial Reform
 Program and any final ruling from the USDA;

9. "Law enforcement" means any federal, state or local agencies
responsible for maintaining public order and enforcing the law;
10. "License" means the written authorization by the Department
for any person to grow, process, handle or transport certified seeds
or hemp in this state;

8 11. "Person" means any natural person or any corporation,
9 general partnership, limited partnership, limited liability
10 partnership, limited liability company, trust, estate, charitable
11 organization, joint stock company, joint venture, association or any
12 other business or similar organization recognized by the state;

13 12. "Processor" means any person who is licensed by the 14 Department to process hemp in this state;

15 13. "State" means the State of Oklahoma;

16 14. "THC" means delta-9 tetrahydrocannabinol, which is a 17 psychoactive component in cannabis plants;

18 15. "Tracking software" means software that is approved by the 19 Department and is capable of transparently tracking hemp in any 20 state or form whatsoever including, but not limited to, a certified 21 seed, any stage of growth, processing or handling, and any hemp 22 product; and

16. "USDA" means the United States Department of Agriculture.

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C. In the event that any hemp produced under the Hemp Program is determined by testing results to be noncompliant with the Hemp Program, the person holding the license for the noncompliant hemp may request approval from the Department to remediate the noncompliant hemp.

D. If the Department approves the remediation of the
noncompliant hemp, the person holding the license shall promptly
have the noncompliant hemp extracted by a licensed processor into
concentrated form and the hemp concentrate shall be sampled by a
certified laboratory for compliance with USDA levels for THC in
concentrated form.

E. If the samples of the hemp concentrate are below USDA levels for THC, the hemp concentrate shall be compliant as a hemp product with the Hemp Program and may be used in commercial sales.

15 F. If the samples of the hemp concentrate are above the USDA 16 levels for THC, the hemp concentrate shall be noncompliant with the 17 Hemp Program and shall be destroyed in accordance with the CSA and 18 DEA regulations found at 21 CFR 1317.15 as enforced by federal, 19 state and local law enforcement. The person holding the license for 20 the noncompliant hemp concentrate shall promptly notify the 21 Department and USDA of its intent to destroy the noncompliant hemp 22 concentrate and verify destruction by submitting required 23 documentation using the tracking software.

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1	SECTION 2.	This act	shall	become	effective	November	1,	2021.
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