

Amendment No. 243

Senate Amendment to Senate Bill No. 209	(BDR 49-584)
Proposed by: Senate Committee on Natural Resources	
Amends: Summary: Yes Title: Yes Preamble: No Joint Sponsorship: No Digest: Yes	

ASSEMBLY ACTION				Initial and Date	SENATE ACTION				Initial and Date
Adopted	<input type="checkbox"/>	Lost	<input type="checkbox"/>	_____	Adopted	<input type="checkbox"/>	Lost	<input type="checkbox"/>	_____
Concurred In	<input type="checkbox"/>	Not	<input type="checkbox"/>	_____	Concurred In	<input type="checkbox"/>	Not	<input type="checkbox"/>	_____
Receded	<input type="checkbox"/>	Not	<input type="checkbox"/>	_____	Receded	<input type="checkbox"/>	Not	<input type="checkbox"/>	_____

EXPLANATION: Matter in (1) *blue bold italics* is new language in the original bill; (2) variations of green bold underlining is language proposed to be added in this amendment; (3) ~~red strikethrough~~ is deleted language in the original bill; (4) ~~purple double strikethrough~~ is language proposed to be deleted in this amendment; (5) orange double underlining is deleted language in the original bill proposed to be retained in this amendment.



SENATE BILL NO. 209—SENATORS D. HARRIS, RATTI, PARKS, BROOKS, CANNIZZARO;
AND DONDERO LOOP

FEBRUARY 18, 2019

Referred to Committee on Natural Resources

SUMMARY—Revises provisions relating to ~~industrial~~ hemp. (BDR 49-584)

FISCAL NOTE: Effect on Local Government: No.
Effect on the State: Yes.

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EXPLANATION – Matter in *bolded italics* is new; matter between brackets ~~omitted material~~ is material to be omitted.

AN ACT relating to ~~industrial~~ hemp; replacing the term “industrial hemp” with the term “hemp” and revising the definition thereof; requiring the ~~[State Board of Agriculture and the]~~ State Department of Agriculture to adopt regulations requiring the testing and labeling of a commodity or product made using ~~industrial~~ hemp and certain similar products which ~~[is]~~ are intended for human or animal consumption; ~~[requiring that the protocols and procedures for such testing be substantially similar to the protocols and procedures for the testing of certain marijuana products;]~~ authorizing the retesting of a crop of hemp or a commodity or product made using hemp that has failed certain tests prescribed by the Department; and providing other matters properly relating thereto.

Legislative Counsel’s Digest:

Existing law ~~requires the Department of Taxation to adopt regulations setting forth the procedures for the testing by an independent testing laboratory of marijuana, edible marijuana products and marijuana-infused products sold by a medical marijuana establishment. (NRS 453A.370) Existing law similarly requires the Department to adopt regulations setting forth requirements for the testing of marijuana and marijuana products sold by a marijuana establishment. (NRS 453D.200) This bill requires similar testing be done on commodities or products made using industrial hemp which are intended for human consumption.]~~ authorizes the growing and cultivation of industrial hemp for purposes relating to research and the growing and handling of industrial hemp and the production of agricultural hemp seed by persons registered with the State Department of Agriculture. (Chapter 557 of NRS) On December 20, 2018, the President of the United States signed the Agricultural Improvement Act of 2018 into law. Section 10113 of the Act authorizes the production of hemp under the primary jurisdiction of a state or tribal government if the state or tribal government submits a plan to the United States Secretary of Agriculture that satisfies certain requirements. (Public Law 115-334) Because federal law now refers to plants of the genus Cannabis sativa L. with a THC concentration of not more than 0.3 percent as “hemp” rather than “industrial hemp,” sections 1-17 of this bill revise various sections of state law to use the term “hemp” for this plant and its derivatives.

Existing law authorizes an institution of higher education or the State Department of Agriculture to grow or cultivate industrial hemp for certain purposes related to research. (NRS

557.070) Section 4 of this bill requires the Department to adopt regulations requiring that any products or commodities made using hemp grown for such purposes which are intended for human or animal consumption must be tested and labeled in accordance with regulations adopted by the Department for hemp grown for any other purpose.

Existing law ~~requires any other person who wishes to grow or handle industrial hemp or produce agricultural hemp seed to register with the Department. (NRS 557.200)}~~ prohibits a handler of industrial hemp from selling a commodity or product made using industrial hemp which is intended for human consumption unless the product has been tested in accordance with protocols and procedures established by the Department. (NRS 557.270) Section 12 of this bill requires the {State Board of Agriculture} Department, in consultation with the Department of Health and Human Services, to ~~1. (1) adopt regulations requiring the testing of commodities or products made using {industrial} hemp {grown for certain purposes related to research} and certain other products containing cannabidiol which are intended for human or animal consumption . 1. and (2) set forth procedures for such testing that are substantially similar to those adopted by the Department of Taxation with regard to marijuana products.} Section 12 of this bill imposes a similar requirement on the State Department of Agriculture for} 12 requires such regulations to require that such commodities or products {made using any other industrial hemp grown in this State which are intended for human consumption.} are not labeled in a manner that is false or misleading.~~

Existing law authorizes the Department to adopt certain regulations relating to the testing of crops of industrial hemp and commodities and products made using industrial hemp by an independent testing laboratory. (NRS 557.270) Section 12 provides that a grower, handler or producer whose crop, commodity or product has failed a test prescribed by the Department is authorized to submit that crop, commodity or product for retesting.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. NRS 557.020 is hereby amended to read as follows:

557.020 “Agricultural pilot program” means a program to study the growth, cultivation or marketing of ~~{industrial}~~ hemp.

Sec. 2. NRS 557.040 is hereby amended to read as follows:

557.040 ~~“{Industrial hemp}”~~ **“Hemp”** means the plant Cannabis sativa L. and any part of such plant, including, without limitation, the seeds thereof and all derivatives, extracts, cannabinoids, isomers, acids, salts and salts of isomers, whether growing or not, with a THC concentration of not more than 0.3 percent on a dry weight basis.

Sec. 3. NRS 557.070 is hereby amended to read as follows:

557.070 1. An institution of higher education or the Department may grow or cultivate ~~{industrial}~~ hemp if the ~~{industrial}~~ hemp is grown or cultivated for:

- (a) Purposes of research conducted under an agricultural pilot program; or
- (b) Other agricultural or academic research.

2. Each site used for growing or cultivating ~~{industrial}~~ hemp in this State must be certified by and registered with the Department before growing or cultivating ~~{industrial}~~ hemp.

~~{Section 1.}~~ **Sec. 4. NRS 557.080 is hereby amended to read as follows:**

557.080 1. The State Board of Agriculture may adopt regulations to carry out the provisions of NRS 557.010 to 557.080, inclusive, including, without limitation, regulations necessary to:

- ~~{1.}~~ (a) Establish and carry out an agricultural pilot program;

- ~~{2.}~~ (b) Provide for the certification and registration of sites used for growing or cultivating ~~{industrial}~~ hemp; and

~~3.]~~ (c) Restrict or prohibit the use or processing of ~~[industrial]~~ hemp for the creation, manufacture, sale or use of cannabidiol or any compound, salt, derivative, mixture or preparation of cannabidiol.

2. *If the regulations adopted pursuant to subsection 1 do not prohibit the use or processing of ~~[industrial]~~ hemp for the creation, manufacture, sale or use of commodities or products made using ~~[industrial]~~ hemp which are intended for human or animal consumption, the State Board of Agriculture shall adopt regulations requiring the testing and labeling of any commodity or product made using ~~[industrial]~~ hemp grown for the purposes set forth in NRS 557.070 which is intended for human or animal consumption ~~[and setting forth protocols and procedures for such testing. Such procedures and protocols must be substantially similar to those]~~ in accordance with the regulations adopted by the Department ~~[of Taxation with regard to the testing of edible marijuana products, marijuana-infused products and marijuana products]~~ pursuant to NRS ~~[453A.370 and 453D.200.]~~ 557.270.*

3. As used in this section ~~—~~

~~(a) “Edible marijuana products” has the meaning ascribed to it in NRS 453A.101.~~

~~(b) “Intended,” “intended for human or animal consumption” has the meaning ascribed to it in NRS 557.270.~~

~~(c) “Marijuana-infused products” has the meaning ascribed to it in NRS 453A.112.~~

~~(d) “Marijuana products” has the meaning ascribed to it in NRS 453D.030.]~~

Sec. 5. NRS 557.120 is hereby amended to read as follows:

557.120 “Crop” means all ~~[industrial]~~ hemp grown by a grower.

Sec. 6. NRS 557.140 is hereby amended to read as follows:

557.140 “Grower” means a person who is registered by the Department and produces ~~[industrial]~~ hemp.

Sec. 7. NRS 557.150 is hereby amended to read as follows:

557.150 “Handler” means a person who is registered by the Department pursuant to NRS 557.100 to 557.290, inclusive, and receives ~~[industrial]~~ hemp for processing into commodities, products or agricultural hemp seed.

Sec. 8. NRS 557.160 is hereby amended to read as follows:

557.160 1. ~~“Industrial hemp”~~ “Hemp” means ~~—~~

~~(a) Any] any plant of the genus Cannabis sativa L. and any part of such a plant [other than a seed.] , including, without limitation, the seeds thereof and all derivatives, extracts, cannabinoids, isomers, acids, salts and salts of isomers, whether growing or not, with a THC concentration of not more than 0.3 percent on a dry weight basis . [; and~~

~~(b) A seed of any plant of the genus Cannabis that:~~

~~(1) Is part of a crop;~~

~~(2) Is retained by a grower for future planting;~~

~~(3) Is agricultural hemp seed;~~

~~(4) Is intended for processing into or for use as agricultural hemp seed; or~~

~~(5) Has been processed in a manner that renders it incapable of germination.]~~

2. ~~“Industrial hemp”~~ “Hemp” does not include any commodity or product made using ~~[industrial]~~ hemp.

Sec. 9. NRS 557.190 is hereby amended to read as follows:

557.190 The provisions of NRS 557.100 to 557.290, inclusive, do not apply to the Department or an institution of higher education which grows or cultivates ~~[industrial]~~ hemp pursuant to NRS 557.010 to 557.080, inclusive.

Sec. 10. NRS 557.200 is hereby amended to read as follows:

1 557.200 1. A person shall not grow or handle ~~[industrial]~~ hemp or produce
2 agricultural hemp seed unless the person is registered with the Department as a
3 grower, handler or producer, as applicable.

4 2. A person who wishes to grow or handle ~~[industrial]~~ hemp must register
5 with the Department as a grower or handler, as applicable.

6 3. A person who wishes to produce agricultural hemp seed must register with
7 the Department as a producer unless the person is:

8 (a) A grower registered pursuant to subsection 2 who retains agricultural hemp
9 seed solely pursuant to subsection 3 of NRS 557.250; or

10 (b) A grower or handler registered pursuant to subsection 2 who processes
11 seeds of any plant of the genus Cannabis which are incapable of germination into
12 commodities or products.

13 ➤ A person may not register as a producer unless the person is also registered as a
14 grower or handler.

15 4. A person who wishes to register with the Department as a grower, handler
16 or producer must submit to the Department the fee established pursuant to
17 subsection 7 and an application, on a form prescribed by the Department, which
18 includes:

19 (a) The name and address of the applicant;

20 (b) The name and address of the applicant's business in which ~~[industrial]~~
21 hemp or agricultural hemp seed will be grown, handled or produced, if different
22 than that of the applicant; and

23 (c) Such other information as the Department may require by regulation.

24 5. Registration as a grower, handler or producer expires on December 31 of
25 each year and may be renewed upon submission of an application for renewal
26 containing such information as the Department may require by regulation.

27 6. Registration as a grower, handler or producer is not transferable. If a
28 grower, handler or producer changes its business name or the ownership of the
29 grower, handler or producer changes, the grower, handler or producer must obtain a
30 new registration pursuant to NRS 557.100 to 557.290, inclusive.

31 7. The Department shall establish by regulation fees for the issuance and
32 renewal of registration as a grower, handler or producer in an amount necessary to
33 cover the costs of carrying out NRS 557.100 to 557.290, inclusive.

34 **Sec. 11. NRS 557.250 is hereby amended to read as follows:**

35 557.250 1. Each grower shall provide the Department with a description of
36 the property on which the crop of the grower is or will be located. Such a
37 description must be in a manner prescribed by the Department and include, without
38 limitation, global positioning system coordinates.

39 2. A grower may use any method for the propagation of ~~[industrial]~~ hemp to
40 produce ~~[industrial]~~ hemp, including, without limitation, planting seeds or starts,
41 using clones or cuttings or cultivating ~~[industrial]~~ hemp in a greenhouse.

42 3. A grower may retain agricultural hemp seed for the purpose of propagating
43 ~~[industrial]~~ hemp in future years.

44 ~~[Sec. 2.]~~ **Sec. 12. NRS 557.270 is hereby amended to read as follows:**

45 557.270 1. A grower, handler or producer may submit ~~[industrial]~~ hemp or a
46 commodity or product made using ~~[industrial]~~ hemp to an independent testing
47 laboratory for testing pursuant to this section and an independent testing laboratory
48 may perform such testing.

49 2. A handler may not sell a commodity or product made using ~~[industrial]~~
50 hemp which is intended for human or animal consumption unless the commodity
51 or product has been submitted to an independent testing laboratory for testing and
52 the independent testing laboratory has confirmed that the commodity or product

1 satisfies the standards established by the Department for the content and quality of
2 ~~[industrial]~~ hemp.

3 3. The Department, in consultation with the Department of Health and
4 Human Services, shall adopt regulations requiring the testing and labeling of
5 ~~any~~:

6 (a) Any commodity or product made using ~~[industrial]~~ hemp which is
7 intended for human or animal consumption; and ~~(setting)~~

8 (b) Any other commodity or product that purports to contain cannabidiol
9 with a THC concentration of not more than 0.3 percent which is intended for human
10 or animal consumption.

11 4. The regulations adopted pursuant to subsection 3 must:

12 (a) Set forth protocols and procedures for ~~[such]~~ the testing ~~[Such~~
13 procedures and protocols must be substantially similar to those adopted by the
14 Department of Taxation with regard to the testing of edible marijuana products,
15 marijuana-infused products and marijuana products pursuant to NRS 453A.370
16 and 453D.200,] of the commodities and products described in subsection 3; and

17 (b) Require that any commodity or product described in subsection 3 is
18 labeled in a manner that is not false or misleading in accordance with the
19 applicable provisions of chapter 585 of NRS.

20 ~~[4.]~~ 5. The Department shall adopt regulations establishing protocols and
21 procedures for the testing of commodities and products made using ~~[industrial]~~
22 hemp, including, without limitation, determining appropriate standards for
23 sampling and for the size of batches for testing.

24 ~~[4.]~~ ~~[5.]~~ 6. The Department may adopt regulations requiring the submission of
25 a sample of a crop of ~~[industrial]~~ hemp by a grower to an independent testing
26 laboratory to determine whether the crop has a THC concentration of not more than
27 0.3 percent on a dry weight basis. The regulations may include, without limitation:

28 (a) Protocols and procedures for the testing of a crop, including, without
29 limitation, determining appropriate standards for sampling and for the size of
30 batches for testing; and

31 (b) A requirement that an independent testing laboratory provide the results of
32 the testing directly to the Department in a manner prescribed by the Department.

33 ~~[5.]~~ ~~[6.]~~ 7. Except as otherwise provided by federal law, a grower, handler or
34 producer whose crop, commodity or product fails a test prescribed by the
35 Department pursuant to this section may submit that same crop, commodity or
36 product for retesting. The Department shall adopt regulations establishing
37 protocols and procedures for such retesting.

38 8. As used in this section:

39 (a) ~~["Edible marijuana products" has the meaning ascribed to it in NRS~~
40 ~~453A.101.~~

41 ~~(b)]~~ "Independent testing laboratory" means a facility certified as an
42 independent testing laboratory pursuant to NRS 453A.368.

43 (b) ~~(c)]~~ "Intended for human or animal consumption" means intended for
44 ingestion or inhalation by a human or animal or for topical application to the skin
45 or hair of a human ~~[.]~~ or animal.

46 ~~(d) ["Marijuana-infused products" has the meaning ascribed to it in NRS~~
47 ~~453A.112.~~

48 ~~(e) ["Marijuana products" has the meaning ascribed to it in NRS 453D.030.]~~

49 Sec. 13. NRS 557.290 is hereby amended to read as follows:

50 557.290 Any person who grows or handles ~~[industrial]~~ hemp or produces
51 agricultural hemp seed without being registered with the Department pursuant to
52 NRS 557.200 is guilty of a misdemeanor and shall be punished by imprisonment in
53 the county jail for not more than 6 months, or by a fine of not more than \$1,000, or

by both fine and imprisonment. The prosecuting attorney and the Department may recover the costs of the proceeding, including investigative costs and attorney's fees, against a person convicted of a misdemeanor pursuant to this section.

Sec. 14. NRS 453.096 is hereby amended to read as follows:

453.096 1. "Marijuana" means:

- (a) All parts of any plant of the genus Cannabis, whether growing or not;
- (b) The seeds thereof;
- (c) The resin extracted from any part of the plant, including concentrated cannabis; and
- (d) Every compound, manufacture, salt, derivative, mixture or preparation of the plant, its seeds or resin.

2. "Marijuana" does not include:

(a) ~~Industrial hemp~~ Hemp, as defined in NRS 557.040, which is grown or cultivated pursuant to the provisions of chapter 557 of NRS; or

(b) The mature stems of the plant, fiber produced from the stems, oil or cake made from the seeds of the plant, any other compound, manufacture, salt, derivative, mixture or preparation of the mature stems (except the resin extracted therefrom), fiber, oil or cake, or the sterilized seed of the plant which is incapable of germination.

Sec. 15. NRS 453.339 is hereby amended to read as follows:

453.339 1. Except as otherwise provided in NRS 453.011 to 453.552, inclusive, a person who knowingly or intentionally sells, manufactures, delivers or brings into this State or who is knowingly or intentionally in actual or constructive possession of marijuana or concentrated cannabis shall be punished, if the quantity involved:

(a) Is 50 pounds or more, but less than 1,000 pounds, of marijuana or 1 pound or more, but less than 20 pounds, of concentrated cannabis, for a category C felony as provided in NRS 193.130 and by a fine of not more than \$25,000.

(b) Is 1,000 pounds or more, but less than 5,000 pounds, of marijuana or 20 pounds or more, but less than 100 pounds, of concentrated cannabis, for a category B felony by imprisonment in the state prison for a minimum term of not less than 2 years and a maximum term of not more than 10 years and by a fine of not more than \$50,000.

(c) Is 5,000 pounds or more of marijuana or 100 pounds or more of concentrated cannabis, for a category A felony by imprisonment in the state prison:

(1) For life with the possibility of parole, with eligibility for parole beginning when a minimum of 5 years has been served; or

(2) For a definite term of 15 years, with eligibility for parole beginning when a minimum of 5 years has been served,

and by a fine of not more than \$200,000.

2. For the purposes of this section:

(a) "Marijuana" means all parts of any plant of the genus Cannabis, whether growing or not, except for ~~industrial~~ hemp, as defined in NRS 557.040, which is grown or cultivated pursuant to the provisions of chapter 557 of NRS. The term does not include concentrated cannabis.

(b) The weight of marijuana or concentrated cannabis is its weight when seized or as soon as practicable thereafter. If marijuana and concentrated cannabis are seized together, each must be weighed separately and treated as separate substances.

Sec. 16. NRS 453A.352 is hereby amended to read as follows:

453A.352 1. The operating documents of a medical marijuana establishment must include procedures:

- (a) For the oversight of the medical marijuana establishment; and

1 (b) To ensure accurate recordkeeping, including, without limitation, the
2 provisions of NRS 453A.354 and 453A.356.

3 2. Except as otherwise provided in this subsection, a medical marijuana
4 establishment:

5 (a) That is a medical marijuana dispensary must have a single entrance for
6 patrons, which must be secure, and shall implement strict security measures to deter
7 and prevent the theft of marijuana and unauthorized entrance into areas containing
8 marijuana.

9 (b) That is not a medical marijuana dispensary must have a single secure
10 entrance and shall implement strict security measures to deter and prevent the theft
11 of marijuana and unauthorized entrance into areas containing marijuana.

12 ➤ The provisions of this subsection do not supersede any state or local
13 requirements relating to minimum numbers of points of entry or exit, or any state or
14 local requirements relating to fire safety.

15 3. A medical marijuana establishment is prohibited from acquiring,
16 possessing, cultivating, manufacturing, delivering, transferring, transporting,
17 supplying or dispensing marijuana for any purpose except to:

18 (a) Directly or indirectly assist patients who possess valid registry
19 identification cards;

20 (b) Assist patients who possess valid registry identification cards or letters of
21 approval by way of those patients' designated primary caregivers; and

22 (c) Return for a refund marijuana, edible marijuana products or marijuana-
23 infused products to the medical marijuana establishment from which the marijuana,
24 edible marijuana products or marijuana-infused products were acquired.

25 ➤ For the purposes of this subsection, a person shall be deemed to be a patient who
26 possesses a valid registry identification card or letter of approval if he or she
27 qualifies for nonresident reciprocity pursuant to NRS 453A.364.

28 4. All cultivation or production of marijuana that a cultivation facility carries
29 out or causes to be carried out must take place in an enclosed, locked facility at the
30 physical address provided to the Department during the registration process for the
31 cultivation facility. Such an enclosed, locked facility must be accessible only by
32 medical marijuana establishment agents who are lawfully associated with the
33 cultivation facility, except that limited access by persons necessary to perform
34 construction or repairs or provide other labor is permissible if such persons are
35 supervised by a medical marijuana establishment agent.

36 5. A medical marijuana dispensary and a cultivation facility may acquire
37 usable marijuana or marijuana plants from a person who holds a valid registry
38 identification card, including, without limitation, a designated primary caregiver.
39 Except as otherwise provided in this subsection, the patient or caregiver, as
40 applicable, must receive no compensation for the marijuana. A patient who holds a
41 valid registry identification card, and the designated primary caregiver of such a
42 patient, or the designated primary caregiver of a person who holds a letter of
43 approval may sell usable marijuana to a medical marijuana dispensary one time and
44 may sell marijuana plants to a cultivation facility one time.

45 6. A medical marijuana establishment shall not allow any person to consume
46 marijuana on the property or premises of the establishment.

47 7. Medical marijuana establishments are subject to reasonable inspection by
48 the Department at any time, and a person who holds a medical marijuana
49 establishment registration certificate must make himself or herself, or a designee
50 thereof, available and present for any inspection by the Department of the
51 establishment.

52 8. A dual licensee, as defined in NRS 453D.030:

1 (a) Shall comply with the regulations adopted by the Department pursuant to
2 paragraph (k) of subsection 1 of NRS 453D.200 with respect to the medical
3 marijuana establishment operated by the dual licensee; and

4 (b) May, to the extent authorized by such regulations, combine the location or
5 operations of the medical marijuana establishment operated by the dual licensee
6 with the marijuana establishment, as defined in NRS 453D.030, operated by the
7 dual licensee.

8 9. Each medical marijuana establishment shall install a video monitoring
9 system which must, at a minimum:

10 (a) Allow for the transmission and storage, by digital or analog means, of a
11 video feed which displays the interior and exterior of the medical marijuana
12 establishment; and

13 (b) Be capable of being accessed remotely by a law enforcement agency in
14 real-time upon request.

15 10. A medical marijuana establishment shall not dispense or otherwise sell
16 marijuana, edible marijuana products or marijuana-infused products from a vending
17 machine or allow such a vending machine to be installed at the interior or exterior
18 of the premises of the medical marijuana establishment.

19 11. If a medical marijuana establishment is operated by a dual licensee, as
20 defined in NRS 453D.030, any provision of this section which is determined by the
21 Department to be unreasonably impracticable pursuant to subsection 9 of NRS
22 453A.370 does not apply to the medical marijuana establishment.

23 12. A facility for the production of edible marijuana products or marijuana-
24 infused products and a medical marijuana dispensary may acquire ~~industrial~~
25 hemp, as defined in NRS 557.160, from a grower or handler registered by the State
26 Department of Agriculture pursuant to NRS 557.100 to 557.290, inclusive. A
27 facility for the production of edible marijuana products or marijuana-infused
28 products may use ~~industrial~~ hemp to manufacture edible marijuana products and
29 marijuana-infused products. A medical marijuana dispensary may dispense
30 ~~industrial~~ hemp and edible marijuana products and marijuana-infused products
31 manufactured using ~~industrial~~ hemp.

32 **Sec. 17. NRS 453A.370 is hereby amended to read as follows:**

33 453A.370 The Department shall adopt such regulations as it determines to be
34 necessary or advisable to carry out the provisions of NRS 453A.320 to 453A.370,
35 inclusive. Such regulations are in addition to any requirements set forth in statute
36 and must, without limitation:

37 1. Prescribe the form and any additional required content of registration and
38 renewal applications submitted pursuant to NRS 453A.322 and 453A.332.

39 2. Set forth rules pertaining to the safe and healthful operation of medical
40 marijuana establishments, including, without limitation:

41 (a) The manner of protecting against diversion and theft without imposing an
42 undue burden on medical marijuana establishments or compromising the
43 confidentiality of the holders of registry identification cards and letters of approval.

44 (b) Minimum requirements for the oversight of medical marijuana
45 establishments.

46 (c) Minimum requirements for the keeping of records by medical marijuana
47 establishments.

48 (d) Provisions for the security of medical marijuana establishments, including,
49 without limitation, requirements for the protection by a fully operational security
50 alarm system of each medical marijuana establishment.

51 (e) Procedures pursuant to which medical marijuana dispensaries must use the
52 services of an independent testing laboratory to ensure that any marijuana, edible
53 marijuana products and marijuana-infused products sold by the dispensaries to end

1 users are tested for content, quality and potency in accordance with standards
2 established by the Department.

3 (f) Procedures pursuant to which a medical marijuana dispensary will be
4 notified by the Department if a patient who holds a valid registry identification card
5 or letter of approval has chosen the dispensary as his or her designated medical
6 marijuana dispensary, as described in NRS 453A.366.

7 (g) Minimum requirements for ~~industrial~~ hemp, as defined in NRS 557.160,
8 which is used by a facility for the production of edible marijuana products or
9 marijuana-infused products to manufacture edible marijuana products or marijuana-
10 infused products or dispensed by a medical marijuana dispensary.

11 3. Establish circumstances and procedures pursuant to which the maximum
12 fees set forth in NRS 453A.344 may be reduced over time to ensure that the fees
13 imposed pursuant to NRS 453A.344 are, insofar as may be practicable, revenue
14 neutral.

15 4. Set forth the amount of usable marijuana that a medical marijuana
16 dispensary may dispense to a person who holds a valid registry identification card,
17 including, without limitation, a designated primary caregiver, in any one 14-day
18 period. Such an amount must not exceed the limits set forth in NRS 453A.200.

19 5. As far as possible while maintaining accountability, protect the identity and
20 personal identifying information of each person who receives, facilitates or delivers
21 services in accordance with this chapter.

22 6. In cooperation with the applicable professional licensing boards, establish a
23 system to:

24 (a) Register and track attending providers of health care who advise their
25 patients that the medical use of marijuana may mitigate the symptoms or effects of
26 the patient's medical condition;

27 (b) Insofar as is possible, track and quantify the number of times an attending
28 provider of health care described in paragraph (a) makes such an advisement; and

29 (c) Provide for the progressive discipline of attending providers of health care
30 who advise the medical use of marijuana at a rate at which the Department, in
31 consultation with the Division, and applicable board determine and agree to be
32 unreasonably high.

33 7. Establish different categories of medical marijuana establishment agent
34 registration cards, including, without limitation, criteria for training and
35 certification, for each of the different types of medical marijuana establishments at
36 which such an agent may be employed or volunteer or provide labor as a medical
37 marijuana establishment agent.

38 8. Provide for the maintenance of a log by the Department, in consultation
39 with the Division, of each person who is authorized to cultivate, grow or produce
40 marijuana pursuant to subsection 6 of NRS 453A.200. The Department shall ensure
41 that the contents of the log are available for verification by law enforcement
42 personnel 24 hours a day.

43 9. Determine whether any provision of NRS 453A.350 or 453A.352 would
44 make the operation of a medical marijuana establishment or marijuana
45 establishment, as defined in NRS 453D.030, by a dual licensee, as defined in NRS
46 453D.030, unreasonably impracticable, as defined in NRS 453D.030.

47 10. Address such other matters as may assist in implementing the program of
48 dispensation contemplated by NRS 453A.320 to 453A.370, inclusive.