SENATE BILL 57, AS REVISED BY HOUSE

- Line 576-586: Why isn't hemp considered an agricultural commodity? This may interfere with crop insurance, CAUV status, and future business loss for Ohio and their farmers / processors.

If you keep that hemp is not an agricultural commodity, then it makes lines 587 - 613 not applicable because they all refer to 'agricultural commodity'.

- Line 665-668 (And proposed addition to SB 57): delta-9 tetrahydrocannabinol should be the sum of THCa x 0.877, not THC + (THCa x 0.877), the sum of THCa x 0.877 will include the THC in it.

Proposed addition to SB 57: Require license for anyone who processes hemp into and hemp product... What about clothes, hempcrete, plastics, paper / fibers? You should need a license to cultivate or process into an extract that is intended for human consumption.

- Line 719-721 (And proposed addition to SB 57): Why are we adding more fees? Now you want an application and yearly fee. Why not just the license fee?

- Line 722-726: Background checks should not be included in law, but regulation. What or who will this LAW do when marijuana or cannabis all together is de-scheduled, not considered a controlled substance, and people get expungement or released from jail? Can we not include marijuana / cannabis / hemp charges as controlled substances?

- Line 732-734 (And proposed change to SB 57): Requiring the director to establish requirement for experience (WHAT EXPERIENCE?), equipment (WHAT WE CAN OR CAN'T USE?), facilities (WHAT IF THERE ARE NONE?), and land necessary to obtain a hemp CULTIVATION license. (What about processing license)

- Line 735-737 (And proposed change to SB 57): Requiring the department to establish requirements and procedures regarding standards of FINANCIAL RESPONSIBILITY for a hemp processing license. ((PLEASE DELETE))

- Line 743-748(And proposed change to SB 57): Requirement for the director to revoke a hemp cultivation or processing license for a period of 10 years if convicted of a controlled substance charge. - Can we not consider marijuana / cannabis / hemp not to be a controlled substance? Do not make the a requirement, but an option, or delete from law and leave to the department to include or not in the regulations.

- Line 762-764: Not cultivating or processing marijuana. : Add: Unless allowable by law.

- Line 783-784: Requiring the department to dispose of plants. : Please change the word disposal to use. We don't have to dispose of, we can use in an alternate way.
- Line 791-792 (And proposed change to SB 57): Requirements for production, storage, disposal of hemp byproducts. - Change byproducts to extracts. (Byproducts include all hemp products: fiber, hempcrete, clothing, etc.

- Line 819-821 (And proposed change to SB 57): Prohibiting processing hemp in a residence or zoned residential. - Please delete or not add. - People can't sew hemp clothing at their home? Make hemp cookies or hemp lemonade in their home? What other plant can you not process in your home?

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