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, ect.
- 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?

Julie Doran cell: 614-668-2721 email: jdoran12@att.net