# INITIATIVE MEASURE TO BE SUBMITTED DIRECTLY TO THE VOTERS The Attorney General of California has prepared the following title and summary of the chief purposes and points of the proposed measure: 19-0011

EXPANDS LEGALIZATION OF CANNABIS AND HEMP. INITIATIVE STATUTE. Repeals existing conflicting laws regulating cultivation, sale, and use of cannabis and hemp. Legalizes cannabis and hemp, as defined. Expands judicial relief, including release from custody, for existing cannabis/hemp convictions. Prohibits permit, license, and tax requirements for personal uses; increases amount allowed for personal use. Prohibits commercial regulation beyond manner applicable to beer/wine; limits retail tax to 10%. Allows doctors to recommend cannabis without prescription; prohibits taxation of medicinal cannabis. Limits cannabis testing for employment or insurance purposes. Bars state or local aid to enforce federal cannabis/ hemp laws. Summary of estimate by Legislative Analyst and Director of Finance of fiscal impact on state and local governments: Reduced state and local tax revenues related to the production and sale of cannabis, likely in the mid-to-high hundreds of millions of dollars annually. Reduced state and local license fee revenue – likely in excess of \$100 million annually – which could result in some of the regulatory costs being supported from other fund sources (such as the state General Fund). 19-0011.

# NOTICE TO THE PUBLIC

THIS PETITION MAY BE CIRCULATED BY A PAID SIGNATURE GATHERER OR A VOLUNTEER. YOU HAVE THE RIGHT TO ASK. THE PROPONENTS OF THIS PROPOSED INITIATIVE MEASURE HAVE THE RIGHT TO WITHDRAW THIS PETITION AT ANY TIME BEFORE THE MEASURE QUALIFIES FOR THE BALLOT.

All signers of this petition must be registered to vote in		County.	This column for official use only.
1. Print Your Name:	Residence Address ONLY:		
Sign As Registered To Vote:	City:	Zip:	
2. Print Your Name:	Residence Address ONLY:		
Sign As Registered To Vote:	City:	Zip:	
3. Print Your Name:	Residence Address ONLY:		
Sign As Registered To Vote:	City:	Zip:	
4. Print Your Name:	Residence Address ONLY:		
Sign As Registered To Vote:	City:	Zip:	
5. Print Your Name:	Residence Address ONLY:		
Sign As Registered To Vote:	City:	Zip:	
6. Print Your Name:	Residence Address ONLY:		
Sign As Registered To Vote:	City:	Zip:	
	ResidenceAddress ONLY:		
	City:	Zip:	
8. Print Your Name:	ResidenceAddress ONLY:		
Sign As Registered To Vote:	City:	Zip:	

**DECLARATION OF CIRCULATOR** (to be completed after above signatures have been obtained.)

(Print full first, middle, and last name) \_\_\_\_\_\_, or am qualified to register

to vote in California. My residence address is \_

(Address, city, state,zip code)
I circulated this section of the petition and saw each of the appended signatures being written. Each signature on this petition is, to the best of my information and belief, the genuine signature of the person whose name it purports to be. All signatures on this document were obtained between the dates of \_\_\_\_\_\_\_20\_\_\_\_\_\_ and \_\_\_\_\_\_\_\_\_. I declare under penalty of perjury under the laws of

(month, day, year) (month, day, year) the state of California that the foregoing is true and correct.

(Complete signature of Circulator)

\_\_\_\_\_, 20\_\_\_\_\_ at \_\_\_\_

# **INITIATIVE MEASURE TO BE SUBMITTED DIRECTLY TO THE VOTERS** The Attorney General of California has prepared the following title and summary of the chief purposes and points of the proposed measure: 19-0011

**EXPANDS LEGALIZATION OF CANNABIS AND HEMP. INITIATIVE STATUTE. Repeals existing** conflicting laws regulating cultivation, sale, and use of cannabis and hemp. Legalizes cannabis and hemp, as defined. Expands judicial relief, including release from custody, for existing cannabis/hemp convictions. Prohibits permit, license, and tax requirements for personal uses; increases amount allowed for personal use. Prohibits commercial regulation beyond manner applicable to beer/wine; limits retail tax to 10%. Allows doctors to recommend cannabis without prescription; prohibits taxation of medicinal cannabis. Limits cannabis testing for employment or insurance purposes. Bars state or local aid to enforce federal cannabis/hemp laws. Summary of estimate by Legislative Analyst and Director of Finance of fiscal impact on state and local governments: Reduced state and local tax revenues related to the production and sale of cannabis, likely in the mid-to-high hundreds of millions of dollars annually. Reduced state and local license fee revenue – likely in excess of \$100 million annually – which could result in some of the regulatory costs being supported from other fund sources (such as the state General Fund). 19-0011.

### To the Honorable Attorney General of California:

We, the undersigned and registered, qualif ied voters of California, residents of the County referenced on the signature page of this petition, hereby propose amendments to the health and safety code, relating to cannabis, hemp, marijuana and petition the Secretary of State to submit the same to the voters of California for their adoption or rejection at the next succeeding general election or at any special statewide election held prior to that general election or as otherwise provided by law. The Proposed statutory amendments read as follows:

Cannabis Hemp Heritage Act of 2020
AN ACT TO AMEND THE HEALTH AND SAFETY CODE OF CALIFORNIA: I. Add Section 11362.4 to the Health and Safety Code of California, such laws and policies shall control any contrary laws and policies:
(a) No person, business, or corporate entity shall be arrested or prosecuted, be denied any right or privilege, nor be subject to any criminal or civil penalties for the possession, cultivation, transportation, distribution, use, or consumption of cannabis hemp marijuana, as provided in this Act, including:
(1) Cannabis hemp industrial products.
(2) Cannabis hemp nutritional products.
(3) Cannabis hemp nutritional products.
(4) Cannabis hemp nutritional products.
(b) Definition of terms:
(1) (A) The terms "cannabis hemp" and "cannabis hemp marijuana" mean the natural, non-genetically modified plant cannabis hemp, hemp, cannabis, marihuana, marijuana, cannabis sativa L, cannabis sativa, or any variety of cannabis, including any derivative, concentrate, extract, flower, leaf, particle, preparation, resin, root, salt, seed, stalk, stem, or any product thereof.
(B) The term "non-genetically modified plant" means a plant in which the genetic material has not been altered in a way that does not occur naturally by mating and/or natural recombination.

material has not been altered in a way that does not occur naturally by mating and/or natural recombination.
(2) The term "cannabis hemp industrial products" means natural cannabis hemp, and all products made from cannabis hemp that are not designed or intended for human consumption, including, but not limited to: clothing, building materials, paper, fiber, fuel, lubricants, plastics, paint, seed for cultivation, animal feeds, veterinary medicine, oil, or any other product that is not designed for internal human consumption; as well as cannabis hemp plants used for crop rotation, erosion control, pest control, weed control, or any other horticultural or environmental purposes, for example, the extraction of atmospheric carbon dioxide and toxic soil reclamation.
(3) The term "cannabis hemp medicinal preparations" means natural cannabis hemp, and all products made from cannabis hemp that are designed, intended, or used for human consumption for the treatment of any human disease or medical condition, for pain relief, or for any healing purpose, including but not limited to the treatment prevention, or relief of: Alzheimer's and pre-Alzheimer's disease, stroke, arthritis, asthma, cancer, cramps, epilepsy, glaucoma, lupus, migraine, multiple sclerosis, nausea, premenstrual syndrome, side effects of cancer chemotherapy, fibromyalgia, sickle cell anemia, spasticity, spinal injury, stress, easement of post-traumatic stress disorder, Tourette syndrome, immunodeficiency, wasting syndrome from AIDs or anorexia; use as an antibiotic, antibacterial, anti-viral, or anti-emetic; as a healing agent, or as an adjunct to any medical or herbal treatment. Mental conditions including, but not limited to bipolar, depression, attention deficit disorder, or attention deficit hyperactivity disorder are also conditions considered for medical use.
(4) The term "cannabis hemp euphoric products" means natural cannabis hemp intended for consumption by humans and animals as food, including but not limited

(c) Industrial cannabis hemp farmers, manufacturers, processors, distributors, medicinal collectives, and retailers shall not be subject to any special zoning requirements, licensing fee, or tax that is excessive, discriminatory, or prohibitive.
(d) Cannabis hemp and cannabis hemp medicinal preparations are hereby reclassified and de-scheduled from the California Uniform Controlled Substances Act. Licensed physicians shall not be penalized for, nor restricted from approving or recommending cannabis hemp medicinal preparations. Sufficient community outlets shall be applied to cannabis hemp medicinal preparations. Sufficient community outlets shall be allowed to provide reasonable and discreet access for patients. No recommending of recommending or approving medical use of cannabis hemp.
(e) Personal use of cannabis hemp euphoric products.

No permit, license, or tax shall be required for the non-commercial cultivation, transportation, distribution, or consumption of cannabis hemp.
 No person shall be required to submit to testing for inactive and/or inert residual cannabis metabolites as a condition of any right or privilege including, employment or insurance, nor may the presence of such metabolites be considered in determining employment, other impairment, or intoxication. Testing for active (not metabolized) cannabis may be used and considered in determining employment, impairment, or intoxication. Cannabis users' right to bear arms shall not be restricted.
 When a person falls within the conditions of these exceptions, the offense laws do not apply and only the exception laws apply.
 Commerce in cannabis hemp euphoric products shall be limited to adults, 21 years of age and older, and shall be regulated in a manner analogous, and no more onerous than California's beer and wine model. For the purpose of distinguishing

Return all petitions to: CHHA 2020 1600 Vine Street #942 Los Angeles CA 90028

Website: https://chha2020.com

of State to submit the same to the voters of California for their adoption or rejection at at general election or as otherwise provided by law. The Proposed statutory
personal from commercial production, 99 flowering female plants and 12 pounds of dried, cured cannabis hemp flowers, but not leaf, produced per adult, 21 years of age and older, per year shall be presumed as being for personal use.
(g) The manufacture, marketing, distribution, or sales, between adults, of equipment or accessories designed to assist in the planting, cultivation, harvesting, curing, processing, packaging, storage, analysis, consumption, or transportation of cannabis hemp products, cannabis hemp euphoric products, or any cannabis hemp products, cannabis hemp euphoric products, or any cannabis hemp product shall not be prohibited, except as provided in this Act. (h) No California law enforcement personnel, State or local employees of any kind, or funds shall be used to assist or aid and abet in the enforcement of Federal cannabis hemp marijuana laws involving acts that are hereby no longer illegal in the State of California.
(i) Any person who threatens the enjoyment of these provisions is guilty of a misdemeanor. The maximum penalties and fines of a misdemeanor may be imposed. II. Repeal, delete, and expunge any and all existing statutory laws that conflict with the provisions of this initiative.
1. Enactment of this initiative.
2. Bay the probability of a constraing, expunging, and deletion of all cannabis hemp marijuana offenses included in, or modified by, this initiative which are hereby no longer illegal and/or applicable in the State of California. People who fall within this category that triggered an original sentence are include within this provision.
2(a) Within 60 days of the passage of this Act, the Attorney General shall develop and di

2. Place an excise tax on commercial sale of cannabis hemp euphoric products, analogous to California's beer and wine model, so long as no excise tax or combination of excise taxes shall exceed 10% of the retail price of the products. Fifty percent of the excise tax revenues collected shall be made available for the research, development and promotion of industrial, nutritional, and medicinal hemp industries in California.

3. Determine an acceptable and uniform standard of impairment based on scientifically acceptable performance testing, to restrict persons impaired by cannabis hemp euphoric products from operating a motor vehicle or heavy machinery, or otherwise engaging in conduct that may affect public safety.

Regulate the personal use of cannabis hemp euphoric products in enclosed and/or restricted public places.

IV. Pursuant to the Ninth and Tenth Amendments to the Constitution of the United

IV. Pursuant to the Ninth and Tenth Amendments to the Constitution of the United States, the people of California hereby repudiate and challenge Federal cannabis hemp marijuana prohibitions that conflict with this Act.
 V. Severability: If any provision of this Act, or the application of any such provision to any person or circumstance, shall be held invalid by any court, the remainder of this Act, to the extent it can be given effect, or the application of such provisions to persons or circumstances other than those as to which it is held invalid, shall not be affected thereby, and to this end the provisions of this Act are severable.
 VI. Construction: If any rival or conflicting initiative regulating any matter

addressed by this Act receives the higher affirmative vote, then all non-conflicting parts shall become operative.

parts shall become operative. VII. Purpose of Act: This Act is an exercise of the police powers of the State for the protection of the safety, welfare, health, and peace of the people and the environment of the State, to protect the industrial and medicinal uses of cannabis hemp, to eliminate the unlicensed and unlawful cultivation, selling, and dispensing of cannabis hemp; and to encourage temperance in the consumption of cannabis hemp euphoric products. It is hereby declared that the subject matter of this Act involves, in the highest degree, the ecological, economic, social, and moral well-being and safety of the State and of all of it's people. All provisions of this Act shall be liberally construed for the accomplishment of these purposes: To respect human rights, to promote tolerance, and to end cannabis hemp prohibition.

## DO NOT PHOTOCOPY OR FAX