CERTIFICATION OF ENROLLMENT

**SECOND SUBSTITUTE HOUSE BILL 2151**

Chapter 69, Laws of 2024

68th Legislature

2024 Regular Session

PRIVATE CANNABIS TESTING LABORATORIES—ACCREDITATION

EFFECTIVE DATE: March 13, 2024—Except for section 2, which takes effect July 1, 2024.

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| Passed by the House February 12, 2024  Yeas 96 Nays 1  LAURIE JINKINS  **Speaker of the House of Representatives**  Passed by the Senate February 28, 2024  Yeas 49 Nays 0  DENNY HECK  **President of the Senate** | CERTIFICATE  I, Bernard Dean, Chief Clerk of the House of Representatives of the State of Washington, do hereby certify that the attached is **SECOND SUBSTITUTE HOUSE BILL 2151** as passed by the House of Representatives and the Senate on the dates hereon set forth.  BERNARD DEAN  Chief Clerk |
| Approved March 13, 2024 2:14 PM | March 14, 2024 |
| JAY INSLEE  **Governor of the State of Washington** | **Secretary of State**  **State of Washington** |

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**SECOND SUBSTITUTE HOUSE BILL 2151**

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Passed Legislature - 2024 Regular Session

**State of Washington 68th Legislature 2024 Regular Session**

**By** House Appropriations (originally sponsored by Representatives Reeves, Chapman, and Kloba; by request of Department of Agriculture)

AN ACT Relating to reassigning the accreditation of private cannabis testing laboratories from the department of ecology to the department of agriculture; reenacting and amending RCW 69.50.348; creating a new section; repealing RCW 43.21A.736; providing an effective date; and declaring an emergency.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

NEW SECTION. **Sec.**  (1) By July 1, 2024, the department of agriculture must, in consultation with the liquor and cannabis board, adopt rules to implement section 2, chapter 277, Laws of 2019.

(2) The department of agriculture is authorized to use expedited rule making as authorized in chapter 34.05 RCW, the administrative procedure act, in order to implement subsection (1) of this section by July 1, 2024.

**Sec.**  RCW 69.50.348 and 2022 c 135 s 6 and 2022 c 16 s 68 are each reenacted and amended to read as follows:

(1) On a schedule determined by the board, every licensed cannabis producer and processor must submit representative samples of cannabis, useable cannabis, or cannabis-infused products produced or processed by the licensee to an independent, third-party testing laboratory meeting the accreditation requirements established by the state department of ((~~ecology~~)) agriculture. The purpose of testing representative samples is to certify compliance with quality assurance and product standards adopted by the board under RCW 69.50.342 or the department of health under RCW 69.50.375. In conducting tests of cannabis product samples, testing laboratories must adhere to laboratory quality standards adopted by the state department of agriculture under chapter 15.150 RCW. Any sample remaining after testing shall be destroyed by the laboratory or returned to the licensee submitting the sample.

(2) Independent, third-party testing laboratories performing cannabis product testing under subsection (1) of this section must obtain and maintain accreditation.

(3) Licensees must submit the results of inspection and testing for quality assurance and product standards required under RCW 69.50.342 to the board on a form developed by the board.

(4) If a representative sample inspected and tested under this section does not meet the applicable quality assurance and product standards established by the board then, except as otherwise provided by the board in rule, the entire lot from which the sample was taken must be destroyed.

(5)((~~(a)~~)) The department of ((~~ecology~~)) agriculture may determine, assess, and collect annual fees ((~~sufficient~~)) to ((~~cover~~)) support the direct and indirect costs of implementing a state cannabis product testing laboratory accreditation program and laboratory quality standards program, except for the initial program development costs. ((~~The department of ecology must develop a fee schedule allocating the costs of the accreditation program among its accredited cannabis product testing laboratories.~~)) The department of ((~~ecology~~)) agriculture may establish a payment schedule requiring periodic installments of the annual fee. ((~~The fee schedule must be established in amounts to fully cover, but not exceed, the administrative and oversight costs.~~)) The department of ((~~ecology~~)) agriculture must review and update its fee schedule biennially. The costs of cannabis product testing laboratory accreditation are those incurred by the department of ((~~ecology~~)) agriculture in administering and enforcing the accreditation program. The costs may include, but are not limited to, the costs incurred in undertaking the following accreditation functions:

((~~(i)~~)) (a) Evaluating the protocols and procedures used by a laboratory;

((~~(ii)~~)) (b) Performing on-site audits;

((~~(iii)~~)) (c) Evaluating participation and successful completion of proficiency testing;

((~~(iv)~~)) (d) Determining the capability of a laboratory to produce accurate and reliable test results; and

((~~(v)~~)) (e) Such other accreditation activities as the department of ((~~ecology~~)) agriculture deems appropriate.

((~~(b) The state cannabis product testing laboratory accreditation program initial development costs must be fully paid from the dedicated cannabis account created in RCW 69.50.530.~~))

(6) The department of ((~~ecology~~)) agriculture and the interagency coordination team created in RCW 15.150.020 must act cooperatively to ensure effective implementation and administration of this section.

(7) All fees collected under this section must be deposited in the dedicated cannabis account created in RCW 69.50.530.

NEW SECTION. **Sec.**  RCW 43.21A.736 (Cannabis product testing—Fees—Rules) and 2019 c 277 s 5 are each repealed.

NEW SECTION. **Sec.**  Section 2 of this act takes effect July 1, 2024.

NEW SECTION. **Sec.**  Sections 1 and 3 of this act are necessary for the immediate preservation of the public peace, health, or safety, or support of the state government and its existing public institutions, and take effect immediately.

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Passed by the House February 12, 2024.

Passed by the Senate February 28, 2024.

Approved by the Governor March 13, 2024.

Filed in Office of Secretary of State March 14, 2024.