

## Kansas Industrial Hemp Research Program

### Request for Modification of License

Please review: K.A.R. 4-34-13 (Modification of License) before completing the **Request for Modification of License** form.

#### **K.A.R. 4-34-13. Modification of License.**

Each primary licensee who wants to modify that individual's license or the license of any individual listed on the research license application shall submit a modification request form and the required fee, except as specified in paragraph (d)(2), to the department.

(b) Each licensee shall comply with the requirements of the original license, unless the department modifies the license in writing.

(c) Any primary licensee may request multiple license modifications by submitting one modification request form, but separate fees shall be required for each requested change.

(d)(1) If a primary licensee dies, any licensee who was listed on the research license application and was issued a license may request that the department modify the license to name the requesting individual as the primary licensee. This request may be granted by the department if the requesting individual performs the following:

- (A) Notifies the department of the primary licensee's death within 15 business days;
- (B) submits a license modification request form to the department within 45 days of the primary licensee's death;
- (C) submits a copy of the primary licensee's death certificate to the department within 45 days of that individual's death; and
- (D) meets the requirements in K.A.R. 4-34-5 and, if applicable, the requirements of K.A.R. 4-34-6, K.A.R. 4-34-7, K.A.R. 4-34-8, and K.A.R. 4-34-9.

(d)(2) A modification fee to name the requesting individual as the new primary licensee shall not be charged by the department, except for modification requests received more than 45 days after the death of the primary licensee, which shall require a modification request form and modification fee unless the department extends the 45-day time period in writing. If any other modification request is included, that modification request shall be subject to the modification fee specified in K.A.R. 4-34-12.

(e) A license modification shall be approved by the secretary if the request is appropriate and consistent with the licensee's approved research proposal and meets the requirements of this regulation. If the secretary denies the requested modification, no refund of the modification fee shall be provided, and the licensee shall comply with the terms and conditions of the existing license. (Authorized by K.S.A. 2018 Supp. 2-3902; implementing K.S.A. 2018 Supp. 2-3902 and 2-3903; effective Feb. 8, 2019.)

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After completion of all fields on page 2 of the **Request for Modification of License** form, please attach all relevant documentation to support the request.

Examples of supporting documentation may include but are not limited to: modified pages of the application document, fingerprint cards, background check waivers, acknowledgments, maps, driver's licenses, and Request for Permission forms (each containing their required documents).



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**Industrial Hemp Research Program**

**Request for Modification of License (Change of Industrial Hemp Variety)**

Each license modification requires a \$50 modification fee.

Please include all relevant and required documentation and fees with the request.

Primary Licensee's Name: \_\_\_\_\_

License Type: \_\_\_\_\_

\_\_\_\_\_ Date

License Number: \_\_\_\_\_

**Change to use (Please Check) -**

Approved industrial hemp variety\*

Unapproved industrial hemp variety

\* Approved industrial hemp varieties located on *Approved Varieties of Industrial Hemp for Planting*, dated October 15, 2018

**Table 1- Existing and new industrial hemp variety information**

	Location ID	Existing Industrial Hemp Variety	New Industrial Hemp Variety	Acres
Research Area 1				
Research Area 2				
Research Area 3				
Research Area 4				
Research Area 5				

\*Use additional pages if necessary and attach all relevant documentation

\_\_\_\_\_  
Primary Licensee's Signature

\_\_\_\_\_  
Date

**Official Use Only**

Method of Payment:

Credit Card

Check

Money Order

The modification requested above is APPROVED

Check/Money Order: \_\_\_\_\_

The modification requested above is DENIED

\_\_\_\_\_  
Secretary of Agriculture

\_\_\_\_\_  
Date



**Approved Varieties of Industrial Hemp for Planting  
October 15, 2018**

The following table includes the approved industrial hemp varieties that may be cultivated, planted, grown, handled, harvested, stored, distributed, transported, or processed in this state in accordance with the Industrial Hemp Research Program administered by the Kansas Department of Agriculture (“KDA”) pursuant to K.S.A. 2018 Supp. 2-3901 *et seq.*, and amendments thereto, and rules and regulations adopted thereunder.

Variety	Variety
Alyssa	Joey
Beniko	Katani
Canda	KCC13
Carmagnola	Martha
CC	Maui’s Cherry
CFX-1	Maui’s Cherry 2
CFX-2	MS77
Cherry Wine	MS77-CHG
Cobbler #8	OT
CRS-1	Otto II: Endurance
Delores	Otto II: Franklin
Eletta Campana	Otto II: Stout
Elite	Piccolo
Endurance LF 2/14	PR13
Fedora 17	Santhica 27
Felina 32	Seagull IH 1
Fibrol	Stout LF 2/14
Fibronova	Sweetened LF 2/14
Finola	T1
Franklin LF 2/14	Trump
Futura 75	Tygra
Georgina	USO 31
Grandi	Victoria
H2 Cherry 1-6	Wojko
HK05	Workhorse
HK08	X-59
Helena	Zolotonosha15

# Kansas Industrial Hemp Research Program

## Request for Permission to Use Unapproved Industrial Hemp Variety

Before using a variety of industrial hemp in the Kansas Department of Agriculture's (KDA) Industrial Hemp Research Program not listed on the KDA's *Approved Varieties of Industrial Hemp for Planting* dated Oct. 15, 2018, written permission must first be obtained by individuals applying for licensure or primary licensees participating. Complete the fields as indicated below, attach all relevant documentation, and sign this form to request permission to use an unapproved variety of industrial hemp.

This form must be attached to a Kansas Industrial Hemp Research Program application submission or a *Request for Modification of License. Request for Permission to Use Unapproved Industrial Hemp Variety* forms that are not attached appropriately may not be considered for permission, and Kansas Industrial Hemp Research Program applications that state the use of an unapproved variety without an attached *Request for Permission to Use Unapproved Industrial Hemp Variety* form listing the stated variety may not be considered for approval.

Application Type:             Grower                       Distributor                       Processor                       State Educational Institution

Variety: \_\_\_\_\_

**NOTE:** List only one variety per form.

Intended End Use:             Seed / Grain                       Floral Material                       Fiber

The variety of industrial hemp you propose must meet the definition of "Authorized seed or clone plants". You must attach documentation that illustrates;

- the variety that was tested; and
- the variety was produced from a source that does not exceed 0.3% "delta-9 tetrahydrocannabinol concentration" on a dry weight basis; and
- the part of the plant that was tested; or
- proof of certification to Association of Official Seed Certifying Agencies (AOSCA) standards

**Authorized seed or clone plants:** 2018 Supp. K.S.A. 02-3901(b)(11) indicates that "Authorized seed or clone plants" means a source of industrial hemp seeds or clone plants that:

- has been certified by a certifying agency, as defined by K.S.A. 2-1415, and amendments thereto;
- has been produced from plants that were tested during the active growing season and were found to produce industrial hemp having a delta-9 tetrahydrocannabinol concentration that does not exceed 0.3% on a dry weight basis and has been certified in writing by the grower or distributor of such seeds or clone plants to possess such qualities; or
- meets any other authorized standards approved by the Kansas department of agriculture through rules and regulations, except that no seed or clone plants shall be considered authorized seed or clone plants if they do not meet any standard adopted by the United States department of agriculture pursuant to 7 U.S.C. § 1621 et seq

**Delta-9 tetrahydrocannabinol concentration:** 2018 Supp. K.S.A. 02-3901(b)(2)(A) indicates that delta-9 tetrahydrocannabinol concentration means the combined percentage of delta-9 tetrahydrocannabinol and its optical isomers, their salts and acids, and salts of their acids, reported as free THC: on a dry weight basis, of any part of the plant *cannabis sativa L.*

The proposed variety of industrial hemp has successfully shown to produce a delta-9 tetrahydrocannabinol concentration of no more than 0.3% on a dry weight basis. I have attached documentation, that contains the following information, to substantiate this claim.

- A Certificate of Analysis (COA) from a reputable laboratory meeting the requirement of "Authorized seed or clone plants"; or
- proof of certification to AOSCA standards

The proposed variety of industrial hemp has not successfully shown to produce a delta-9 tetrahydrocannabinol concentration of no more than 0.3% on a dry weight basis.

**I hereby verify and affirm that all of the information contained in this request is true and accurate. I understand that if KDA later determines any of this information to be inaccurate, the license may be withheld or terminated.**

\_\_\_\_\_  
Signature of Applicant

\_\_\_\_\_  
Date

\_\_\_\_\_  
Printed name

\_\_\_\_\_  
Title, if applicable

- Permission for the use of the above stated variety is hereby GRANTED for the research proposed in the attached application.
- Permission for the use of the above stated variety is hereby DENIED for the research proposed in the attached application.

\_\_\_\_\_  
Secretary of Agriculture

\_\_\_\_\_  
Date