

For the senators questions;

DEC regulates food, Ag does not regulate anything but raw agricultural products. In my opinion this language is there to allow for the use of hemp products in food as long as it meets the very low THC requirements. In addition to hemp being a federally classified drug this would allow the use of hemp in food or feed. Just my two cents

Reconditioning will vary based on the product at hand. If it is a seed crop we will allow for blending with another lower concentration lot to get a representative sample below the .3%. If it is a crop grow for oil extraction that lot will in turn have to be mixed with another as well to meet the .3%. I believe we should be able to also allow crops that are over .3 and under 1% to be feed out as feed as a way of reconditioning. But that will have to be discussed with Law. That would be alternative to a farmer losing out on a year's production profits, as long as that crop does not leave the farm or property it was grown on. Again just my thoughts.

Rob

Robert (Rob) Carter

Agronomist III

Alaska Plant Materials Center

5310 South Bodenbug Spur

Palmer, Alaska 99645

Office: (907) 745-8127

Fax: (907) 746-1568

Robert.Carter@alaska.gov

<http://plants.alaska.gov/>

Provided by Senator Hughes