



Discontinued Sales of Products Containing THC by Businesses that Do Not Hold a Cannabis License

Laws and Rules

New language will be added to chapter RCW 69.50 covering the following:

- [RCW 15.140.20](#)
- [RCW 69.50.326](#)
- [RCW 69.50.346](#)
- [RCW 69.50.101](#)

Only those with a valid cannabis license issued by the Liquor and Cannabis Board may manufacture, sell, or distribute:

- cannabis
- cannabis concentrates
- useable cannabis
- cannabis-infused products (as defined below)

Cannabis product(s) means:

- useable cannabis
- cannabis concentrates
- cannabis-infused products include any product with any detectable amount of THC intended to be:
 - consumed ○ absorbedinside the body by any means including:
 - inhalation
 - ingestion
 - insertion

The sale of any product(s) containing **detectable amounts of THC** without a valid cannabis license is prohibited by state law and is subject to criminal sanctions.

The producing, processing, manufacturing, or sale of any synthetically derived (or completely synthetic) cannabinoid is prohibited, except for products approved by the United States Food and Drug Administration (FDA).

This includes, but is not limited to products commonly known as

- K2
- Spice
- Bath Salts

Please note:

Cannabis Health and Beauty Aid (CHABA) products and products approved by the FDA (hemp seed, hemp seed oil, etc.) are exempt from the license mandate.

Cannabis businesses licensed by the Liquor and Cannabis Board may sell products with detectable amounts of THC, however they may only sell products produced within Washington's I-502 regulated system. They may not purchase and sell cannabis products from sources outside the I-502 regulated system – except for CBD – which may be used solely as an additive to cannabis products.

Questions?

Please contact Enforcement Customer Service at Enfcustomerservice@lcb.wa.gov, If you are a LCB licensee, please contact your local LCB Enforcement Officer.