



**Bill Title:** Marijuana Products--Cannabinoid Additives

**Bill Number:** ESSHB 2334

**Effective Date:** June 7, 2018, annual license issuance and renewal fee increase in Section 3 takes effect July 1, 2018

**Amends:** RCW 69.50.101 and 69.50.325

### **Summary**

Establishes the definition of “CBD product” as “any product containing or consisting of cannabidiol.

Marijuana producers and processors are authorized to add CBD product to marijuana products authorized under state law, for the purpose of enhancing the cannabidiol concentration of the product. The CBD product added to the marijuana product must be either:

- Lawfully produced by, or purchased from, a producer or processor licensed by the Liquor and Cannabis Board; or
- Obtained from a source not licensed under Washington state law as long as the CBD product:
  - Has a THC level of 0.3 percent or less on a dry weight basis, and
  - Has been tested for contaminants and toxins by a testing laboratory accredited pursuant to state law and in accordance with testing standards created under state law and applicable state administrative rules.

The agency is authorized to adopt rules to implement this legislation, the rule-making authority is also specifically limited.

- Rule-making authority is granted with regard to laboratory testing and product safety standards for CBD products used in the manufacture of marijuana products within the recreational marijuana system (not the medical marijuana system)
- The purpose of such rules must be to ensure the safety and purity of cannabidiol products used by marijuana producers and processors and sold by marijuana retailers within the recreational marijuana system in state law.
- Authority does not include rules for production or processing of industrial hemp or any cannabidiol products sold or marketed outside the state’s recreational marijuana system.

### **Contact Information:**

For specific questions, please contact [Laws and Rules](#)