



It is the Owner's responsibility to verify that products derived from hemp available are in compliance with all Federal & State Laws including <u>Assembly Bill (AB) 45, 2018 Farm Bill</u>, <u>CA Business and Professions Code</u>, <u>CA Dept of Public Health (CDPH)</u> & <u>CA Dept of Food and Agriculture (CDFA)</u>.

- IH Inhalables i.e., vapes are **prohibited** for sale in California.
- IH Products must follow packaging, labeling, and advertising laws as per Federal and State Laws/Regulations.
- IH Products can contain a total THC concentration of **No MORE** than 0.3% and have **NO** psychoactive impact.
- The sum of THCA and THC, including but not limited to Delta-8 THC, Delta-9 THC, and Delta-10 THC, cannot lawfully exceed a concentration of 0.3% in hemp extract within the final form of industrial hemp products.
- IH Products must **NOT** contain THC isolate as an ingredient.
- IH Products must **NOT** contain Cannabinoids produced through chemical synthesis.
  - Chemical synthesis, in the context of industrial hemp products, is the creation of synthetic cannabinoids using various chemical reactions and techniques.



A CERTIFICATE OF ANALYSIS must be available confirming: 1) IH raw extract, in its final form, does not exceed a THC concentration of 0.3%, 2) IH Product was tested for any hemp derivatives identified on the product label or advertising, 3) IH Product was produced from IH grown in compliance with Div 24 of the Food & Agriculture Code, 4) IH Product was tested for contaminants.

Please refer to the <u>Industrial Hemp Compliance Program - FAQs</u> on the CDPH website for additional information.