



**March 1 Subcommittee Meeting on Distributors: Regulations and Statutes Chart**

Agenda Item	Agenda Topic	Regulation (California Code of Regulations)	Statute (Business and Professions Code, unless otherwise stated)
2a	Packaging Requirements	<ul style="list-style-type: none"><li>• § 40400-40415 – regulatory requirements for manufactured cannabis products, including that packages must be resealable, tamper evident, and child resistant, and edible packaging must be opaque.</li></ul>	<ul style="list-style-type: none"><li>• § 26120(a,b) – basic statutory requirements for packaging of all cannabis and cannabis products, including that all packages must be resealable, tamper evident and child resistant, and no packages can be attractive to children.</li></ul>
2b	Child-resistant Packaging	<ul style="list-style-type: none"><li>• § 40415(c,f) – regulatory requirement that manufactured cannabis products be placed in child resistant package and reference for how to determine what is child resistant.</li><li>• § 40601(a) – regulatory requirement for the transition period that manufacturers must place cannabis products in child-resistant packaging beginning on Jan 1, 2018.</li></ul>	<ul style="list-style-type: none"><li>• § 26001(i) – statutory definition of “child resistant”.</li><li>• § 26120 – statutory definition of “child resistant”.</li></ul>

2c	Employee Health & Safety	<ul style="list-style-type: none"> <li>• § 40128 – regulatory requirement that that businesses with 20+ employees enter into a labor peace agreement</li> <li>• § 5312 – Identifies required transport vehicle information.</li> <li>• § 40236(f,g) – regulatory requirement that facilities be constructed so that employees have space to perform their duties and have adequate lighting for hand-washing areas and bathroom facilities.</li> <li>• § 40240(d) – regulatory requirement that facilities contain bathroom facilities that are adequate and readily accessible.</li> <li>• § 40280 – regulatory requirement that personnel complete training including on relevant hazards, emergency procedures, quality control, proper usage of machinery, and that employees handling edible products complete a food handler course.</li> </ul>	<ul style="list-style-type: none"> <li>• § 26030(e) – statutory explanation that violations of state or local law conferring worker protections/rights are grounds for disciplinary action.</li> <li>• § 26051.5 – statutory requirement that businesses with 20+ employees enter into a labor peace agreement.</li> </ul>
2d	Dosage, Medicinal v. Adult Use	<ul style="list-style-type: none"> <li>• § 40306 – regulatory package limits on THC in topicals, concentrates and other cannabis products that are not classified as edibles.</li> <li>• § 40305 - regulatory package limits on THC in edibles.</li> <li>• § 40601 – regulatory requirement that products meet the THC limits beginning on Jan 1, 2018.</li> </ul>	<ul style="list-style-type: none"> <li>• § 26120(5) – statutory requirement that product labels contain a list of pharmacologically active ingredients, including THC and CBD.</li> <li>• § 26130(c) – statutory limits on edible products, including that they contain no more than 10 mg per serving, are delineated or scored if they contain more than one serving, and are homogenized.</li> </ul>

2e	Volatile v. Nonvolatile Manufacturing	<ul style="list-style-type: none"> <li>• § 40118 – regulatory division of manufacturing license types, including Type 6 for nonvolatile extraction and Type 7 for volatile extraction.</li> <li>• § 40220 – regulatory explanation of permissible extractions.</li> <li>• § 40222 – regulatory requirements for volatile solvent extraction, including that hydrocarbon based solvents be at least 99 percent purity.</li> </ul>	<ul style="list-style-type: none"> <li>• § 26130(a) – statutory division of manufacturing extraction licenses into Level 1 (Type 6) for nonvolatile solvent extraction and Level 2 (Type 7) for volatile solvent extraction.</li> </ul>
2f	Waste Destruction	<ul style="list-style-type: none"> <li>• § 40260(f) – regulatory requirements for waste disposal to ensure sanitation of the facility is maintained.</li> <li>• § 40290 – regulatory requirements for waste management, including requirements for securing waste, rendering it unrecognizable and unusable, and instructions for proper disposal.</li> <li>• In addition to these requirements, cannabis manufacturers must follow all waste requirements outlined in state and local law, including those set by CalEPA, CalRecycle and the Department of Toxic Substances Control.</li> </ul>	N/A

2g	Labeling	<ul style="list-style-type: none"><li>• § 40403 – basic regulatory requirements for labeling of cannabis products.</li><li>• § 40405 – regulatory requirements for primary panel labeling of cannabis products (the primary panel is the portion of the label that is displayed to the consumer at retail).</li><li>• § 40406 – regulatory requirements for informational panel labeling of cannabis products (the informational panel can be on any other portion of the label).</li><li>• § 40410 regulatory restrictions that outline what cannot be on the label, including claims that cannabis was grown in a county in which it was not grown, content designed to be attractive to children, imitations of candy labeling.</li><li>• § 40412 – regulatory requirements for the universal symbol for cannabis.</li></ul>	<ul style="list-style-type: none"><li>• § 26120(c) – statutory requirements for all cannabis and cannabis product labeling.</li></ul>
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