

11350.55 Pursuant to Article I.8 and Amendment 10 of the Constitution of the United States of America, the People of California do assert jurisdiction over internal commerce in cannabis. This measure does not authorize interstate or international commerce, nor does it allow the export of active cannabis. Regulation of internal commerce being an established power of the States, the following shall apply to commercial production of active cannabis for intrastate consumption:

- (a) Production of more than two (2) kilograms per person per year of active cannabis cured flowers or conversion shall be subject to a tax paid to the State Board of Equalization at a rate of \$20 per ounce, even if the cannabis is for personal consumption.
- (b) Active cannabis shall be as free as possible from additives and contaminants.
- (c) Standard business license conditions and fees shall apply to commercial producers or distributors of active cannabis. A permit may be required to vend it to the public. Such license and permit fees shall be collected and used by the city or county of jurisdiction.
- (d) All active cannabis commercially packaged for distribution shall bear a label stating the kind of cannabis, graded by potency according to a standard to be set by the industry within one year of enactment of this section, and list any additives. The label shall state that it is illegal to furnish active cannabis to a minor or to transport it out of the State of California.
- (e) Outlets for active cannabis may be limited to commercial zones at least 1000 feet from any grammar or high school.
- (f) No minor shall be allowed in a business facility where active cannabis is processed or sold. Failure to comply constitutes a public

nuisance that shall result in suspension or revocation of the license or permit after three citations.

(g) Consumer utensils, growing apparatus and safety equipment are legal for adults to possess, design, manufacture and distribute.

11350.56. Enactment of this initiative shall include the following cost reduction measures:

- (a) No state law enforcement resources shall be used to support any federal or international cannabis-related investigations.
- (b) All State and local cannabis surveillance and eradication programs are hereby eliminated.
- (c) If any portion of this measure is overturned in a court of law, all other provisions of this act are severable for such purposes and shall not be affected thereby.
- (d) Pursuant to Article VI of the Constitution of the United States of America, and Chapter I.2.7 of the Charter of the United Nations, this Emergency Act suspends all obligations of the People of the State of California to eliminate the illegal market in marihuana.