The Oregon Department of Agriculture, which regulates non-alcoholic hemp products, has specific testing requirements. It is NOT the responsibility of ODA or the OLCC to test CBD products.

If non-alcoholic, hemp-derived CBD products are compliant with ODA rules they may be legal for sale by OLCC licensees and liquor store agents.

Licensees and liquor store agents must have documentation proving non-alcoholic CBD products comply with ODA rules. Non-compliant CBD products should be removed from your inventory.

The OLCC recommends that retailers NOT mix CBD into alcohol drinks because the effects of doing so are currently unknown. A licensee mixing CBD and alcohol does so at its own risk.

All products derived from marijuana, including CBD derived from marijuana, are strictly prohibited from being sold, served, or stored at a liquor-licensed premises.

CBD AND ALCOHOL IN OREGON

Non-alcoholic compliant CBD products must: Be hemp-derived; Contain less than 0.3% THC; Not come from an OLCC marijuana licensee; And be tested according to the ODA rules.

Distributors must immediately stop purchasing alcoholic products containing CBD.

Based on federal law and regulations, alcohol manufacturers are prohibited by law from manufacturing alcoholic beverages which contain CBD.

Retailers and liquor store agents are NOT allowed to sell alcoholic beverages containing CBD.

Licensees and permittees must not permit any person to use, consume, ingest, or inhale any marijuana item on a licensed premises.