

For your information

The Oregon Liquor Control Commission has:

Amended
 Adopted
 Repealed

OAR 845-025-3270

Effective: December 22, 2020

Note: **Bold and underlined** = new text; *strikethrough and italics* = deleted text

845-025-3270

CTS Requirements for Inhalable Cannabinoid Products with Non-Cannabis Additives

(1) On and after April 1, 2021:

(a) A licensee, research certificate holder, or hemp certificate holder in possession of an inhalable cannabinoid product with non-cannabis additives must record the item in CTS with the item category of:

(A) “Inhalable Cannabinoid Product with Non-Cannabis Additives” for an inhalable cannabinoid product that is a marijuana item; or

(B) “Inhalable Hemp Cannabinoid Product with Non-Cannabis Additives” for an inhalable cannabinoid product that is a hemp item.

(b) In addition to the requirements of (1)(a) of this rule, a processor in possession of an inhalable cannabinoid product with non-cannabis additives must, in the item’s ingredients section of CTS, record:

(A) The name of all non-cannabis additives used in the item; and

(B) For each non-cannabis additive used, the business name of the manufacturer of the non-cannabis additive.

(2) The ingredients recorded in CTS under (1)(b) of this rule must match the information that is contained in the header section of the non-cannabis additive’s list of ingredients as required by OAR 845-025-3265(1)(a).

STATUTORY/OTHER AUTHORITY: ORS 475B.025, 475B.070, 475B.090, 475B.100, 475B.560 & ORS 475B.105

STATUTES/OTHER IMPLEMENTED: ORS 475B.177