EFFECTIVE JUNE 4, 2021

IT IS ILLEGAL TO PRODUCE, DISTRIBUTE, OR SELL A SYNTHETIC CANNABINOID IN NEVADA WITHOUT PROPER APPROVAL FROM THE CCB.

TO DATE, NO SUCH PROCESS HAS BEEN APPROVED.

Senate Bill 49 clarifies the definition of "THC" under Nevada statute to include all isomers, including but not limited to Delta-8 and Delta-10. This means that the limit of 0.3% THC applies to all isomers of THC, including Delta-8 and Delta-10.

Delta-8 and Other Synthetic Cannabinoids

- Produced by combining CBD with an acidic catalyst and heated, resulting in unknown byproducts with unknown risk.
- Synthetic Delta-8 THC derived from hemp is much cheaper to produce.
- Currently not well regulated or easily traceable.
- Reports of overconsumption, hospitalization, and intoxication have become more prevalent nationwide.

- Nevada Department of Agriculture has revised its definition of allowable THC to include all isomers, meaning anything exceeding the allowable limit (0.3% THC), including any isomers, is **not** hemp in Nevada.
- Any hemp derived product/commodity which exceeds the allowable THC limit is considered cannabis from an unapproved source.
- Nevada Board of Pharmacy to set limits on the amount of THC that can be present in a single package for hemp derived products.

