TO: Billy Williams, Oregon US Attorney  
Sunny Jones, Cannabis Coordinator, Oregon Department of Agriculture (ODA)  
Patrick Allen, Director, Oregon Health Authority (OHA)  
Amanda Borup, Policy Analyst, Oregon Liquor Control Commission (OLCC)  
Oregon Department of Justice Consumer Protection Division  
Oregon Bureau of Labor and Industries  
Food and Drug Administration  
Better Business Bureau

CC: Chief Dave Tarbet, Redmond Police Department, Redmond Oregon  
Mayor George Endicott & Redmond City Council, Redmond Oregon  
Sheriff Shane Nelson, Deschutes County Oregon  
Chief Dale Cummins, Prineville Police Department, Prineville Oregon  
Mayor Betty Jean Roppe & Prineville City Council, Prineville Oregon  
Sheriff John Gautney, Crook County Sheriff’s Office  
Mayor Jim Clinton & Bend City Council, Bend Oregon  
Chief Jim Porter, Bend Police Department, Bend Oregon  
Mayor Chuck Ryan & Sisters City Council, Sisters Oregon  
Central Oregon Drug Enforcement Team  
Oregon State Police Drug Enforcement Section  
Chair Chuck Hayes, Governor’s Advisory Committee on DUII  
Oregon State Sheriffs’ Association  
Oregon Association of Chiefs of Police

FR: CLEAR Alliance Executive Board

RE: Request for response on laws, rules and regulations for Cannabis products, CBD and THC

This letter is a request for response and explanation of the laws, rules, and regulations surrounding Cannabis products, CBD, and THC. Our educational non-profit organization, CLEAR Alliance, has received several inquiries, questions, and concerns from Crook County and Deschutes County, Oregon citizens regarding the sale and use of CBD and THC products by businesspersons and/or public establishments. CLEAR Alliance is unclear how to educate the public on these issues, and your help is requested. The inquiries are as follows:

1) May products that are marketed to contain Cannabidiol (CBD) be sold in cities or counties in Oregon where the commercial sale of Cannabis products have been banned?

2) May products marketed as containing CBD be sold in businesses or public establishments that are not licensed entities of the appropriate authority (ODA, OHA, or OLCC)?
3) May a business or public establishment sell or serve CBD products to children?

4) How is the public informed that a business or public establishment is selling CBD products?
   A) Is each individual CBD product required to be labeled? If so, how?
   B) How are CBD levels tested, by who, and what agency is responsible for overseeing and verifying the accuracy of the levels in these products?

5) May products marketed as containing CBD also contain certain levels of Delta-9-tetrahydrocannabinol (Delta-9-THC), or any other variations of THC?
   A) If yes, what level of THC is allowed, and what type of THC is allowed?
   B) If yes, is there a requirement for businesses or public establishments to label or otherwise make the public aware that CBD and THC is included in their consumable product?
   C) Are businesses or public establishments allowed to market products as “CBD only” even if they also contain THC?
   D) How are CBD and THC levels tested, by who, and what agency is responsible for overseeing and verifying the accuracy of the CBD and THC levels in these products?

6) How does Oregon SB 1015 affect CBD and THC products marketed and/or sold?

7) Has the FDA approved CBD to be infused in food or drinks?

8) Is it possible for a person who consumes a CBD product, that also contains THC to test positive for THC on a workplace drug screening or toxicology screening?

Thank you for your response on these educational matters. Your response will assist our non-profit organization in providing education to youth and parents in our communities. Please feel free to contact me at (541)508-3062, info@clearalliance.org or by mail at CLEAR Alliance, PO Box 1991, Redmond OR 97756.

Respectfully,

Gary Thompson
John Trumbo

Gary Thompson, Oregon Circuit Court Judge (Ret.)
John Trumbo, Umatilla County Sheriff (Ret.)
CLEAR Alliance
 CLEAR Alliance
Board President
Board Vice-President