



State Law regarding Onsite Consumption:

Storefront Retailer: Type 10 License

A storefront retailer has a physical location where cannabis goods are sold. Storefront retailers can also deliver cannabis goods.

Onsite Consumption: Type 10 with a consumption designation

Onsite consumption is permissible under state law, according to local city or county laws and regulations.

State Law:

- Everything consumed must be purchased. No sampling before purchasing.
- Consumers are prohibited from bringing in cannabis purchased elsewhere for consumption on-site (no “corkage” fee model allowed)
- Allows the consumption of cannabis products purchased onsite as long as it is not visible from any public property or non age-restricted area.
- Cannabis consumption must be conducted on separate “premises” from alcohol sales.
- Currently the sale of food or other beverages in consumption lounges is restricted
- State legislation AB 374 (Haney) and SB 285 (Allen) has been proposed that may allow activities including, but not limited to, selling non-cannabis-infused food, selling nonalcoholic beverages, and selling tickets for live musical or other performances.

California Cities that Allow Onsite Consumption:

Ukiah
San Francisco
Oakland
Santa Rosa
West Hollywood
Palm Spring

Ojai
Port Hueneme
Coalinga
Lompoc
National City

Standards that local jurisdiction may consider for allowing onsite consumption:

- Permitting Requirements (eg. Minor or Major Use Permits)
- Setbacks
- Indoor and outdoor consumption
- Air Quality/HVAC requirements
- Hours of Operation