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## Selling Direct: Network Marketing Compliance and Practice

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Welcome to the latest edition of our “Selling Direct” client alert. In August we highlighted the legal issues surrounding “**automatic renewal**” **distributor agreements**, disclosures required for “**unsafe**” **cosmetic ingredients**, and **our interactive Prop 65 quiz** – a copy of this prior edition can be accessed [here](#).

In this edition, we discuss the questions we hear most: **What can I do with CBD oil?** And how does the 2018 Farm Bill impact CBD products I'm hoping to develop and bring to market? ([Read More](#))

We also discuss **Supply Chain Transparency** – highlighting a number of cases coming out of the Ninth Circuit where food manufacturers were found *not liable* for failing to disclose modern slavery in their supply chains ([Read More](#)) – and how large food retailers and producers are coming together to use the blockchain to develop robust supply chain transparency ([Read More](#)).

We also follow up our **Prop 65 Q&A** with an article highlighting that it is not all rosy for Prop 65 bounty hunters – a federal court ruled that Monsanto would *not* be required to post Prop 65 warnings based on uncertain science – a California Court of Appeals ruled that breakfast cereal manufacturers are *not* required to provide Prop 65 warnings based on preemption – and OEHHA overruled itself – taking the wind out of the blockbuster coffee case by ruling coffee roasters are exempt from Prop 65 ([Read More](#)).