NOTICE TO LAW ENFORCEMENT/WHOMEVER MAY BE CONCERNED

Product on site is industrial hemp biomass + flower which meets all federal requirements regarding its legality. Although this plant specimen resembles "marijuana", there are key differences not visible to the naked eye. Compliance is ensured through rigorous scientific analysis of our entire product line, meeting all guidelines set forth by the U.S. Government.

The definition of industrial hemp is interpreted as the plant Cannabis sativa L., and any part of such plant, whether growing or not, with a delta-9 tetrahydrocannabinol ("THC") concentration of not more than 0.3% in a dry weight form. An important legal distinction between two seemingly similar plant varieties has been established. Appearance is not indicative of product where "marijuana" and federally legal industrial hemp flower are concerned.

Young Farms Inc. ("YFI") is licensed for distribution of industrial hemp for human consumption with the Department of Agriculture in the state of Tennessee. The federal guidelines assist YFI and our customer base in distinguishing between "marijuana" and federally legal industrial hemp flower and allows for hemp production in state pilot agricultural programs. Congress provided the requisite definition for allowable amounts of THC, we maintain levels under the given maximum of 0.3% THC. Please reference the following facts for reference and clarity. These following facts are "notwithstanding" meaning they DO NOT apply, determined by our legislative branches (Congress). This is due to the passage of the Farm Bill in the Federal Budget for FY2016, 7 USC 5940, Congress made the clear distinction between hemp and marijuana with these passages.

Please see the following "notwithstanding" acts for reference:

The Controlled Substances Act (21 USC 801 et seq.)

The Safe and Drug-Free Schools and Communities Act (20 USC 7101 et seq.) Chapter 81 of Title 41.

These rights apply to states due to the following:

Full Faith and Credit Clause Article VI, Section 1 of the Constitution The Supremacy Clause, Article VI, Section 2 of the Constitution The Equal Protection Clause, Section 1 of the Fourteenth Amendment

ONLY THE DELTA-9 THC LEVEL IS RELEVANT, NOT THC-A. ALL PRODUCT ON SITE HAS A DELTA-9 THC LEVEL ON A DRY' WEIGHT BASIS EQUAL TO OR LOWER THAN THE 0.3% MAXIMUM LEVEL, SEE CERTIFCATE OF ANALYSIS TO CONFIRM.