

HEMP PERMIT: CONDITIONS FOR SALE OF HEMP PROPAGATING MATERIAL (LOW THC CANNABIS)

- 1. The permit holder is responsible for supervision and monitoring of the activities conducted under this permit.
- 2. The holder of a hemp permit for sale of plants and/or propagating material, must be in possession of a valid premises registration certificate.
- 3. The permit holder may only sell plants and/or propagating material of varieties of which the THC is not exceeding 0.2% and an analytical report must be available for each seed lot.
- 4. Only registered varieties may be sold and all propagating material must be certified in terms of a recognised scheme and proof of such registration and certification of the material in question must be available.
- 5. The permit holder must ensure the following documentation accompany the propagating material that leaves his/her premises:
 - a. Transport declaration
 - b. Detailed invoice and/or packing list
 - c. Copy of hemp permit of the permit holder for sale of propagating material
 - d. Copy of analytical report(s) relating to the consignment
- Note that the analytical report must have been issued by a competent accredited or registered laboratory and a copy of the registration certificate of such laboratory must accompany the analytical report.

- 7. Authorised inspectors must be allowed access to conduct inspection of the premises and facilities or any activity relating to hemp
- 8. In case where the production has failed, e.g. due to environmental conditions, natural disaster or unauthorised removal during the growing season, the permit holder must immediately notify the Registrar's office and report it to the nearest Police Station.
- 9. Detail records must be kept (logbook) of all authorisations for import as well as unlisted varieties, permits, sales documents of hemp propagating material, including all inspections conducted. The records/logbook must be available for inspection by the authorized inspector.
- 10. The permit holder must submit an annual report on the activities conducted under his/her permit to the Registrar by 30 June every year. The report must also contain information on what was done with all the imported seed.
- 11. Non-compliance with any of the permit conditions may lead to actions taken against the holder of the permit in terms of section 35 of the PIA.