



HEMP PERMIT: CONDITIONS FOR CULTIVATION OF HEMP (LOW THC CANNABIS)

1. The permit holder is responsible for supervision and monitoring of the cultivation activities conducted under this permit.
2. The holder of the permit must furnish a copy of the permit and the conditions to the responsible person of each premises for cultivation, ensure that he/she fully understands all the conditions and inform him/her that he/she must be in possession of this copy at all times.
3. The labels, invoices and analytical reports of the material purchased and received for planting must be kept.
4. Hemp seed and plants may only be planted on the locations indicated on the permit.
5. Detailed field plans of the premises indicating position of the hemp fields must be kept.
6. Hemp must be planted according to the following specifications, as applicable:
 - a) In the case of seed production, the isolation requirements as stipulated by the certification scheme must be adhered to;
 - b) Good agricultural practices must be applied in accordance with the purpose of production.
7. The permit holder must ensure that the notice of planting is submitted for each premises to the Registrar's office at Hemp.PIA@Dalrrd.gov.za as well as a copy of the notice to the nearest police station within 28 days of planting.

8. Detailed records must be kept (logbook) of all activities relating to cultivation of hemp on the premises, including all inspections conducted. The records/logbook must be available for inspection by the authorized inspector.
9. Authorized inspectors must be allowed access to conduct inspection of the premises and facilities or any activity relating to cultivation of hemp.
10. Complete records must be kept of treatments, planting dates, spraying programs, inspection reports and submit a summary of these records with the annual report.
11. The person responsible for the premises must notify the authorised inspector two weeks before harvest in case of fibre production or as soon as the first plants start to develop inflorescences if the cultivation is not for fibre production. Sampling for testing of THC levels must be done within one week before harvesting in case of fibre production and in case of cultivation for other purposes, within 15 days from the onset of flowering.
12. The cultivation site must:
 - a. Be fenced off with suitable fence
 - b. Have controlled access and only for authorised persons.
 - c. Be marked with a clear notice in English and the official language of the surrounding area stating the planting consists of Hemp - low THC Cannabis;
13. No propagating material may be given or sold to any other person, or be used for any planting on premises other than the approved premises for any reason whatsoever.
14. Any surplus seed (remainder of volume obtained) must be reported on in the annual report.
15. The Permit holder is responsible to ensure samples for THC testing have been taken at the prescribed times, namely sampling within one week before

harvesting in case of fibre production and in case of cultivation for other purposes, within 15 days from onset of flowering. Sampling must be performed by an authorised inspector and analytical tests done at an approved laboratory at cost of permit holder.

16. 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.
17. Harvested material (including seed) that is leaving the premises, must be accompanied by:
 - a. Transport declaration
 - b. Detailed list of contents of the consignment
 - c. Copy of hemp permit of the permit holder for cultivation
 - d. Copy of analytical report(s) relating to the consignment
18. The permit holder must submit an annual report on the cultivation activities conducted under his/her permit to the Registrar by 30 June every year. The report must contain amongst others information on each variety mentioned in the notice of planting, the number of inspections conducted, samples taken and analytical results thereof, amount of harvested material, destination of the harvested material and any surplus seed.
19. 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.