

DRAFT #2

Six Nations People's Cannabis Coalition

Six Nations People's Cannabis Agreement

PREAMBLE

This is an Agreement of the Six Nations People's Cannabis Coalition (SNPCC) respecting regulation of the cannabis industry operating within the Six Nations of the Grand River Territory. This agreement covers only the regulation of business activities, no authority is being assumed over daily lives. The Six Nations People are exercising their sovereignty by creating a system that is achievable for its people and able to harmonize with other First Nations or Governments around the globe.

PART I

1. RECITALS

Whereas the Six Nations People's Cannabis Coalition owes a duty of care first and foremost to its members and residents;

Whereas the Six Nations People's Cannabis Coalition prioritizes the best interests of the community and safety of the people;

Whereas the Six Nations People's Cannabis Coalition has the right and the duty to protect Six Nations Rights and the protection, recognition and respect for Six Nations history, culture and traditions; and

Whereas the Six Nations People's Cannabis Coalition believes it is in the best interest of the community to resolve disputes by seeking community-based solutions when appropriate to do so;

Therefore, the Six Nations People's Cannabis Coalition Agreement, is enacted pursuant to the authority of the People of the Grand River Territory's duty to govern in the best interest of its community's health and safety in the spirit of good governance. This Agreement is a reflection of the will expressed by community members and is enacted to address the concerns of both those in favour and those opposed to the legalization of cannabis in our community. This Agreement applies to all cannabis related businesses on the Six Nations of the Grand River Territory and will remain in effect until repealed, amended or updated by the People of Six Nations.

PART II

2. PURPOSES

2.1 The purposes of the Agreement are to:

- (a) Protect the health and safety of the people of Six Nations and other persons found within the Territory, and, in particular, to protect the health of young persons by restricting their access and exposure to cannabis and cannabis by-products;
- (b) Prevent interference by external law enforcement into Six Nations domestic affairs;
- (c) Facilitate a regulated and controlled cannabis industry that will promote and enhance socio-economic development, fiscal self-sufficiency and tangible benefits for people of Six Nations;
- (d) Provide for the legal cultivation, production, distribution, sale of cannabis within and from Six Nations;
- (e) Deter illegal activities in relation to cannabis, including but not limited to:
- (f) Preventing cannabis from being diverted into the illegal market;
- (g) Preventing illicit or illegal cannabis from entering the source of supply of the legal cannabis market;
- (h) Through appropriate sanctions and enforcement measures; and
- (i) Balance the interests of Six Nations community members who, on the one hand are opposed to legal cannabis, with the interests of community members who support the regulated production and sale of cannabis in Six Nations, while the health and safety of the community remains paramount.

PART III

3 SHORT TITLE

- 3.1 This Agreement may be cited as the "Six Nations People's Cannabis Coalition's Agreement".

PART IV

4. PARAMOUNTCY OF AGREEMENT

- 4.1 Through the enactment, application and enforcement of this Agreement, the Six Nations People's Cannabis Coalition is occupying regulation of cannabis with participation by BOTH Hereditary Chiefs Council (HCC) and Six Nations of the Grand River, Elected Council (SNGR) giving jurisdiction to the Six Nations People's Cannabis Coalition (SNPCC) in the creation of an arms-length Cannabis Administration Board. This legislation is at the exclusion of the Federal and Provincial governments of Canada.

PART V

5. JURISDICTION

with Indian Status registered through the Band Office and whom also holds a valid Certificate of Indian Status.

"Businesses" for the purposes of this Agreement means only those businesses that are 70% owned by Six Nations band members, Hereditary Member or by other agencies of the Six Nations of the Grand River Territory

"Cannabis" means a plant that belongs to the genus *Cannabis* and includes:

- (a) any part of a cannabis plant, including the phyto-cannabinoids produced by, or found in, such a plant, regardless of whether that part has been processed or not, other than a part of the plant referred to below;
- (b) any substance or mixture of substances that contains or has on it any part of such a plant; and
- (c) any substance that is identical to any phyto-cannabinoid produced by, or found in, such a plant, regardless of how the substance was obtained;

but does not include:

- (d) a non-viable seed of a cannabis plant;
- (e) a mature stalk, without any leaf, flower, seed or branch, of such a plant;
- (f) fiber derived from a stalk referred to above; and
- (g) the root of such a plant.

"Coalition" means the Six Nations People's Cannabis Coalition

"Community" Six Nations of the Grand River Territory.

"Consumer" means an individual that purchases cannabis for personal use

"Corporation" for the purposes of this Agreement means only those corporations that are 70% owned by Six Nations band members or by other agencies of the Six Nations of the Grand River Territory

"Dispensary" means a commercial facility located within the Territory that is operated by the holder of a Dispensary Permit

"Distribute" or "Distribution", in respect of cannabis, means giving, transferring, transporting, sending, delivering, providing or otherwise making available in any manner, whether directly or indirectly, and includes offering to distribute.

"Distributor" means the holder of a valid Distribution Permit.

"Permit holder" means a person who has been issued a permit by the SNPCC

"Person(s)" includes an individual, corporation, partnership, limited liability company and any other business entity recognized under the Agreements applicable within the Territory; **** Is an LLC a thing in Canada?**

"Produce" or "Production", in respect of cannabis, means to obtain it by any method or process, including by

- (a) manufacturing;
- (b) synthesis of concentrates and extracts;
- (c) altering its chemical or physical properties by any means; or
- (d) cultivating, propagating or harvesting it or any living thing from which it may be extracted or otherwise obtained;

"Sell" means to transfer ownership in exchange for money or something of value.

"Sovereignty" means inherited rights in accordance with The Great Law of Peace.

"Kayanerenkó:wa - The Great Law of Peace" refers to the oral constitution of the Iroquois Confederacy.

PART VI

6. APPLICATION

6.1 This operating Agreement applies to:

- (a) all activities related to the cultivation, production, distribution, and sale of cannabis and hemp within, into and from Six Nations, and
- (b) all persons and business entities situated or found within Six Nations Territory.

6.2 Permits issued pursuant to this Agreement does not authorize the holder to violate any other Six Nation or Federal Agreements. In the event of an inconsistency OR vagueness in interpretation and application, the Six Nations People's Cannabis Coalition will issue a statement clarifying the perceived or actual conflict and amend the Agreement as needed.

PART VII

7. PERMIT GRANTING CONSIDERATIONS

7.1 Individuals must submit a business plan illustrating how their proposal meets Six Nations Community standards.

holder has also been granted a licence of authorization under this Agreement.

- 7.2 The cultivation and production of personal Cannabis will not be affected by these regulations.

PART VIII

8. COOPERATION

- 8.1 The SNPCC will liaise regularly and cooperate with any appropriate agency within or outside the community in the application of this Agreement.
- 8.2 The cannabis industry is important for both medical and socio-economic reasons to Six Nations of the Grand River Territory but community unity is paramount. The Coalition wishes to bring together both HCC & SNGR into oversight roles to effectively unite the community together.
- 8.3 The Cannabis Administration Board will consist of seven (7) members each holding distinct roles and responsibilities along with one representative from HCC, SNGR and SNPCC respectfully for a total of 10 sitting members.
- 8.4 Along with the maintenance of the cannabis industry this commission will have control of the Community Initiative fund and its direction is to be determined by the signatories of all three parties, the Cannabis Administration Board, HCC and SNGR.
- 8.5 Community meetings will be held regularly to keep this Cannabis Administration Board moving in the direction the community wants and needs. Transparency will be pivotal to delivering and developing a sustainable working environment and cannabis industry within the community.

PART IX

9 HARMONIZATION

- 9.1 This Agreement is not dependent on the approval of any other governmental body or agency but may serve as the basis for the harmonization of Agreements and regulations concerning cannabis in other jurisdictions and for cooperation and mutual assistance between the SNPCC, other First Nations and other regulatory and law enforcement agencies.
- 9.2 This Agreement will be similar but not subject to the Federal health and safety regulations regarding the cultivation, production and sale of cannabis products. The goal is to create an industry that can work together and yet still be achievable for the People of Six Nations.
- 9.3 The SNPCC and community may look to neighbouring jurisdictions for amendments, additions and changes to our cannabis Agreement where it fits into community acceptance.

PART X

10 SIX NATIONS OF THE GRAND RIVER TERRITORY CANNABIS ADMINISTRATION BOARD

- 10.1 The Six Nations People's Cannabis Coalition will create a separate Cannabis Administration Board, to oversee the implementation of this Agreement, within six months of the date of the coming into force of this Agreement.
- 10.2 The Cannabis Administration Board will be the regulatory body of the cannabis industry on Six Nations and will not have any authority over community rules and/or by-laws.
- 10.3 The SNPCC will accept applications for Seven (7) individuals to sit as the Six Nations Cannabis Administration Board for the purpose of regulating, enforcing and administering this Agreement. For greater certainty, the Cannabis Administration Board will not be a policy or Agreement-making body and will be at arm's length from the SNPCC, HCC and SNGR. See Appendix I for operations of Cannabis Administration Board.
- 10.4 The SNPCC has assembled to aid the development of a People's Cannabis Agreement and Cannabis Administration Board to administer the cannabis industry. This group's intention to establish strong communication lines between community members / businesses and those members who sit at the Cannabis Administration Board table. Transparency in all actions of the Cannabis Administration Board is mandatory and any major misconduct by any members will result in dismissal.
- 10.5 This Cannabis Administration Board will consist of one member of the HCC, SNGR and SNPCC for oversight purposes. They will also acknowledge improvements to the Agreement and have authority to deploy compliance and health tests to all cannabis sold on the Territory.
- 10.6 Signatures for large scale community projects showing their support in regards to the funding spent.
- 10.7 HCC, SNGR and SNPCC representatives may send the compliance officers to businesses to ensure requirements of this agreement are met, however, formal complaint must be made first.
- 10.8 HCC, SNGR and SNPCC representatives can also provide suggestions for future community initiatives, which must remain within the Six Nations Territory.
- 10.9 Members of the SNPCC, Cannabis Administration Board, HCC and SNGR will strive to aid those who operate under the cannabis business Agreement of Six Nations who may be prosecuted by external enforcement agencies. Unity is our strength.

PART XI

11. PERMITS

- 11.1 The Cannabis Administration Board may issue permits in the following categories:
- (a) Production Permit;
 - (b) Dispensary Permit;
 - (c) Micro-cultivation Permit;
 - (d) Standard Cultivation Permit;
 - (e) Processing Permit; and
 - (f) such other Permit category that the Cannabis Administration Board may create
- 11.2 A permit holder may hold a permit from more than one category.
- 11.3 Notwithstanding any other provision of this Agreement, a Production Permit will only be issued to an entity in which an entity recommended by Cannabis Administration Board, on behalf of the Community of Six Nations, has an ownership interest no less than 70%.
- 11.3 A valid Production Permit will allow the permit holder to produce cannabis for the purpose of distribution by the holder of a Distribution Permit;
- 11.4 The holder of a Production Permit must not sell cannabis directly to a consumer, unless the consumer is also a holder of a Dispensary Permit;
- 11.5 The holder of a Dispensary Permit must only sell cannabis and cannabis products that have been tested and passed the Six Nations cannabis standards through a regulated facility. Along with Cannabis the holder of a dispensary permit will also have authorization to sell Cannabis and CBD Oils, Extracts and Edibles.
- 11.6 A valid Dispensary Permit will allow the permit holder to sell cannabis to a person who has attained the full age of nineteen (19) years or a holder of a valid Canadian Medical Cannabis Card (MMAR or ACMPR) or doctors prescription from a dispensary located within Six Nations Territory.
- 11.7 A valid Micro-cultivation permit will allow the permit holder to conduct small-scale cultivation of cannabis plants and to produce cannabis seeds, cannabis plants, fresh cannabis and dried cannabis for the purposes of sale to the holder of a Production Permit, Dispensary permit or for export off Six Nations to a producer or retailer who holds a valid licence issued by a regulatory authority in the jurisdiction in which the product is being sold. As well this permit would allow the holder to process all dried product up to 599 kg of dried flower (or its equivalent) per year.
- 11.8 A Standard Cultivation permit allows the holder to conduct large-scale cultivation of cannabis plants and to produce cannabis seeds, cannabis plants, fresh cannabis and dried cannabis for the purposes of sale to the holder of a Production Permit, Dispensary permit or for export off Six Nations to a producer or retailer who holds a valid licence issued by a regulatory authority in the jurisdiction in which the product is being sold.
- 11.9 A Processing Permit is required for any facility that is processing more than 600 kg of

dried flower (or its equivalent) per year, and has a higher requirement for physical security in comparison with the micro-cultivation permit.

- 11.10 All permit holders must comply with the provisions of this Agreement and conditions to which the permit may be subject and all other Agreements, regulations and policies of the Six Nations People's Cannabis Coalition.
- 11.11 All permits will be for a fixed annual term and may be revoked, amended, suspended or extended, as the Cannabis Administration Board in its sole discretion, deems appropriate in accordance with this Agreement.
- 11.12 A permit is not valid unless and until any permit fees and community contributions have been paid. The expectation of community contribution is for businesses to provide additional public funds for the expansion and maintenance of the community.
- 11.13 Permit holders will, in recruiting, training and hiring employees, give preference to qualified Peoples of Six Nations in all job categories; particularly management positions.
- 11.14 The only persons eligible to apply for a permit are an individual who:
 - (a) is a Band Member of Six Nations.
 - (b) has attained the full age of nineteen (19) years *old*.
 - (c) an SNPCC- empowered entity, corporation or partnership that is wholly owned and operated by one or more individuals each of whom:
 - (i) is a member of Six Nations or Hereditary Member of Six Nations;
 - (ii) has attained the full age of nineteen (19) years old;
 - (iii) who is willing to provide a up-to-date Police Background Check (Within the last 3 month) if they are not a Band Member or Hereditary Member.
 - (iv) Non-Native Businesses or Corporations coming into this agreement must understand that they cannot exceed more than 30% of the total business share.
- 11.15 No person is eligible to apply for or hold a Production Permit or Micro-cultivation Permit unless the production facility has been inspected, certified and licensed by the health and safety authorities designated by the Cannabis Administration Board.
- 11.16 The SNPCC may at any time with community approval, limit the number of permits that are issued in any category.

PART XII

12. DISPENSARY PERMITS

- 12.1 The Cannabis Administration Board will not issue or continue a Dispensary Permit to

a person who intends to sell cannabis from a dispensary that is located:

- (a) Where the location or proposed location of the dispensary is in a building or area that is easily accessible by persons under the full age of nineteen (19) years and such other buildings or areas as may be defined by the Cannabis Administration Board; or
- (b) Where in the sole discretion of the Cannabis Administration Board the proposed location of the dispensary is likely to disturb or endanger the community of Six Nations, appeal process will be established for any conflicts.

12.2 The holder of a Dispensary Permit must not sell:

- (c) Cannabis to a person who has not attained the full age of nineteen (19) years;
- (d) Cannabis to any person who is not a consumer;
- (e) To any person, an amount of recreational cannabis that exceeds 30 grams per customer, per visit. Canadian Medicinal patients are eligible to purchase as much as their MMAR, ACMPR, or Doctor Prescribed amount.
- (f) Cannabis that does not have an approved stamp that has verified it's been tested to SNPCC standards.

PART XIII

13. COST OF PERMIT

13.1 Costs of permits will be determined by the Cannabis Administration Board

- i) Production Permit: \$5000.00
- ii) Dispensary Permit: \$1000.00
- iii) Micro-Cultivation Permit: \$1000.00
- v) Processing Permit: \$5000.00
- vi) Standard Cultivation Permit: \$5000.00

13.2 Permit fees will be held in a **People's Fund** in case applicants do not fulfill the requirements of the Cannabis Agreement.

13.3 All funds collected that exceed the amount required to successfully operate will be held in Trust in the People's Fund.

13.4 Initial Permit Fees may be collected on an agreed upon payment schedule to allow the opportunity for all community members to have a viable chance to enter the industry.

13.5 The Cannabis Administration Board, HCC, SNGR and SNPCC will strive to aid those who operate under the cannabis business Agreement of Six Nations who are

prosecuted by external enforcement agencies

PART XIV

14. REQUIREMENTS TO BE FOLLOWED BY CULTIVATION AND PROCESSING PERMIT HOLDERS

- 14.1 Permit holders for standard and micro cultivation must prevent unauthorized access to the grow site using walls or fences (physical barriers) along the perimeter of the site and must have secured entry points.
- 14.2 Visual monitoring is required of all standard cultivation permit holders with recordings kept for two years.
- 14.3 An alarm systems and other intrusion detection system is required by all standard cultivation permit holders.
- 14.4 Permit holders for standard or micro cultivation sites must have physical barriers restricting access to their site; authorized access being provided only to authorized staff performing job duties (e.g. key cards, keys).
- 14.5 The identity of every person entering or leaving the site must be recorded by those holding standard cultivation, micro cultivation permit or standard processing permit.

PART XV

15. SECURITY CLEARANCE

- 15.1 Security clearance will be issued by the discretion of the permit holder for all employees.

PART XVI

16. GOOD PRODUCTION PRACTICES

- 16.1 All cultivation and processing permit holders must maintain clean equipment.
- 16.2 Standard and micro cultivation and all processing permit holders are required to sanitize their indoor locations.
 - a. All processing permit holders are required to carry out analytical testing (microbial contamination, pesticides, heavy metals, THC, CBD). There are limited requirements for hemp.
 - b. All processing permit holders are required to hire a quality and safety assurance person.

PART XVII

17. REPORTING AND RECORD KEEPING

- 17.1 All permit holders must maintain records and report information that, for example, demonstrate compliance with good production practices and describes product recall activities and adverse effects.

****Does this need to be more specific?**

PART XVIII

18. CANNABIS TRACKING SYSTEM

- 18.1 All permit holders-regardless of type, are required to document information with respect to production levels, inventory amount.

PART XXI

19. STANDARDS AND TESTING

- 19.1 The Cannabis Administration Board will establish standards and testing procedures to ensure that all cannabis produced, distributed and sold within Six Nations are consistently and reliably high-quality. For greater certainty, the Cannabis Administration Board will ensure any recommendations made to the SNPCC regarding this Agreement will be similar but not subject to the standards and testing procedures created by Health Canada. The level set by Health Canada may be used as a baseline for SNPCC testing regulations, however, further restrictions on chemicals, pesticides, and fungicides used on cannabis will be enacted to achieve the highest standard in accordance with the Coalition.
- 19.2 The Cannabis Administration Board may engage Approved Agents only when local expertise is not available, which may include representatives of Health Canada, to assist and advise the Cannabis Administration Board in relation to:
- 19.3 The preparation of appropriate standards to be followed by production facilities;
- 19.4 Inspections and certifications of production facilities and equipment and materials used by production facilities;
- 19.5 Testing of cannabis produced by production facilities; and the storage and handling of cannabis
- 19.6 The Cannabis Administration Board will establish its own testing and stamping facility that will be owned and operated by the community and its band members. This will be the first focus of the community contribution fund. The establishment of a SNPCC certified testing facility will be paramount to ensuring future harmonization with the Canadian cannabis industry and community safety.

PART XX

20. PACKAGING AND LABELING

The labeling of cannabis packages sold by a permit holder must include:

- (a) The tetrahydrocannabinol (THC) or cannabidiol (CBD) content;
- (b) A list of all ingredients, particularly if the cannabis products are edible
- (c) A control or batch number to enable tracking of the production date and location of a cannabis product; and
- (d) Such other information as may be provided in this Agreement.
- (e) The stamp / seal of the Six Nations of the Grand River Territory, a Federal stamp or another First Nations standardized stamp of proper merit.

PART XXI

21. COMMUNITY CONTRIBUTIONS

- 21.1 All members of this agreement are expected to give back to the community in whatever capacity they are able; in keeping with this tradition, community contributions will be an expectation of each permit holder.
- 21.2 Unless the Commission determines that the permit is for the purpose of operating a socio-economic community project, in addition to any permit fees, permit holders are expected to contribute to the Community Initiative fund at the end of each month, quarterly or annually dependent upon the type of permit.
- 21.3 Community contribution of sales will be payable by all permit holders other than dispensary permit holders unless the permit holder makes sales off reserve. In this instance, the permit holder will be expected to make the same community contribution at the end of each month payable to the Community Initiative fund.
- 21.4 Although the contribution is not mandatory the decision made by business owners will directly affect their ability to apply for additional permits and renewals of existing permits.
- 21.5 The Cannabis Administration Board will use the community contributions collected under this Agreement to help fund community initiatives within Six Nations under the direction of the community feedback.
- 21.6 The Trust chair will be in charge of facilitating public meetings to identify systems and programs that are in need of funding that will directly impact the community
- 21.7 The Cannabis Administration Board will use the community contributions to establish the Stamping and Testing facility that will be the backbone of the cannabis industry on Six Nations Territory.
- 21.8 After the establishment of the Testing and Stamping facility community contributions will be used to fund community initiatives as directed by band members during community contribution meetings.

- 21.9 Community Initiative meetings, to be held every 3 months to gather community feedback on initiatives to be targeted by the Trust and to give updates on past fund usage.

PART XXII

22 IMPROVEMENT OF AGREEMENT

- 22.1 The Cannabis Administration Board will provide recommendations to the HCC, SNGR and SNPCC members regarding the content of this Agreement:
- i) within 60 days of the creation of the Cannabis Administration Board and appointment of all Commissioners and within 60 days of any amendments to this Agreement,
 - ii) within 30 days of any written request of HCC & SNGR, SNPCC
 - iii) as necessary in the opinion of the Cannabis Administration Board in their experience in monitoring the application of this Agreement, and
 - iv) at least once every calendar year.
- 22.2 The Cannabis Administration Board will provide comment and recommendation to the HCC, SNGR and SNPCC on the following:
- (a) The creation of new categories for permits that may be issued under this Agreement, which will include but not be limited to: permitted activities, unauthorized actions and application requirements and procedures;
 - (b) The forms to be used and processes to be followed to apply for a permit;
 - (c) Background and security investigations and credential certifications of owners, directors and key persons associated with applicants and licence holders;
 - (d) Background and security investigations and credential verifications of personnel, staff and companies contracted to conduct business with or on behalf of a permit holder;
 - (e) The amount of application, annual and other fees to be charged for permits;
 - (f) In consultation with HCC & SNGR, the amount and frequency of Community Contribution payments;
 - (g) The type of products that a dispensary may not sell (ex: tobacco products and lottery tickets);
 - (h) The requirements to which the holder of a Micro-cultivation permit will be subject, including but not limited to: quality assurance standards, plant count, size of growing area and total production;
 - (j) Limiting the total number of permits that will be issued;

- (k) The composition, strength, concentration, potency, purity or quality or any other property of cannabis or any class or type of cannabis;
- (l) Standards and testing procedures to ensure that all cannabis produced, distributed and sold within the Territory are consistently and reliably high-quality;
- (m) Eligibility requirements to apply for or hold a Production Permit for the purpose of ensuring, among other things, that the production facility has been inspected, certified and licensed by the appropriate health and safety authorities;
- (n) Any breaches of permit conditions brought to the attention of the Cannabis Administration Board will be addressed in accordance with Appendix I. Sanctions can include suspending or revoking the permit and the imposition of fines up to \$250,000.00 for individuals and up to \$1 million for corporations for the first offense.
- (o) The Cannabis Administration Board will provide their decision to HCC, SNGR and SNPCC for final determination.
- (p) Revoked permits will not be reinstated until the permit holder is in good standing.
- (q) The maintenance of public order, security and the safety of persons working in, and for customers of, dispensaries;
- (r) Processes and systems that producers, distributors and dispensaries must use to ensure that:
 - (s) Cannabis is safely handled and stored;
 - (t) Cannabis is not sold to anyone who has not attained the full age of nineteen (19) years, unless they are holders of a valid Canadian Medical Cannabis Card (MMAR or ACMPR) or Doctor's Prescription.
- (u) No person can purchase an amount of cannabis that exceeds the amount prescribed by the Cannabis Administration Board for recreational use of cannabis (30g) in a single visit to a dispensary unless they are a holder of a valid Canadian MMAR or ACMPR licence, or have a valid prescription from a medical doctor.
- (v) The Cannabis Administration Board can accurately track all cannabis sold by a producer, distributor and dispensary and the price at which the cannabis is sold;
- (w) The Cannabis Administration Board can accurately verify that all community contributions have been collected and remitted as required by this Agreement;
- (x) The minimum prices that any cannabis product can be sold by a producer, distributor and dispensary;
- (y) The definition of "buildings" or "areas"
- (z) At the discretion of the community advertising and marketing that permit holders may or may not conduct with more details in the dispensary owner's handbook

- (aa) Packaging and labeling requirements
- (bb) Any other recommendation necessarily required to achieve the purposes of this Agreement.

PART XXIII

23 LEGAL DEFENCE

- 23.1 The HCC, SNGR and SNPCC will assist in the defence of any permit holder who has been granted a permit under this Agreement and is operating in compliance with this Agreement, if they have been charged by either the Provincial or Federal governments.
- 23.2 The HCC, SNGR and SNPCC will also both provide jurisdictional protection from exterior agencies that push to interfere with the cannabis industry on Six Nations Territory.

PART XXIV

24 REVIEW

- 24.1 Recommendations made by the Cannabis Administration Board are not binding until an agreement has been met by the three advisory parties HCC, SNGR and SNPCC. Decisions made by the Cannabis Administration Board may be reviewed by a court of competent jurisdiction until such time as an adjudicative body is functioning in the community of Six Nations of the Grand River Territory.
- 24.2 Review process and amendments to this Cannabis Agreement shall take no longer than 30 days, any members who actively stall the progression of the industry will be removed and replaced. If those members from HCC, SNGR, SNPCC are the stalling members a formal warning will be provided to both councils before the removal of that individual.

PART XXV

25 ENFORCEMENT

- 25.1 Administrative breaches of this Agreement are within the purview of the Cannabis Administration Board and the Commission will decide which sanctions apply which may include, but are not limited to, the imposition of a fine and the suspension, amendment or revocation of a permit, and send their recommendation to the both oversight branches of HCC and SNGR of the Six Nations of the Grand River Territory.
- 25.1 Criminal breaches of this Agreement will be investigated by the Six Nation Police Service; for example, the sale, distribution, etc. of illegal cannabis, the sale of unauthorized substances and untested products.
- 25.2 All fines, penalties, etc. collected through the breach of this Agreement are payable to

the **Community Initiative Fund**.

PART XXVI

26. SEVERABILITY

- 26.1 If any part of this Agreement is found invalid by a court of competent jurisdiction, that portion only, may be severed from this Agreement and will not invalidate this Agreement in its entirety
- 26.2 The remaining portions of this Agreement, after any provision is struck by a court of competent jurisdiction, will be interpreted in a manner that upholds the spirit and intent of this Agreement.

PART XXVII

27. AMENDMENT

- 27.1 Any significant changes to this Agreement will be made after obtaining feedback from the community of Six Nations of the Grand River Territory.

PART XXVIII

28. COMING INTO FORCE

- 28.1 This Agreement comes into force the day the Cannabis Agreement is signed by officials of all three branches, Hereditary Chiefs Council, Six Nations of the Grand River and the Six Nations People's Cannabis Coalition.

APPENDIX

CANNABIS ADMINISTRATION BOARD TERMS OF REFERENCE OPERATIONS

1. GENERAL MANDATE

- 1.1 The Board will administer this Agreement in the best interests of the people of Six Nations Territory and in accordance with the highest principles of health, safety, security, honesty, integrity, and transparency.
- 1.2 The Board will monitor the impacts of this Agreement *on* the health and safety of the people of Six Nations.
- 1.3 The Board will make recommendations for amendments to this Agreement, that the Board finds appropriate, in order to minimize the harms of cannabis use within the Territory.
- 1.4 The Board and all of its partner members will work in full transparency. All records of the Board's operations, meetings and dealings will be made public information.

2. DUTIES AND RESPONSIBILITIES

In addition to any other duties and responsibilities that may be provided to it in this Agreement, the Board will:

- a. issue, suspend and revoke the permits provided in this Agreement;
- b. regulate, monitor and inspect all the premises and activities of permit holders;
- c. Make any decision and take any action as is necessary to fulfill the purposes of this Agreement.

3. STRUCTURE OF THE BOARD

- 3.1 The Cannabis Administration Board will be accountable to the People of Six Nations of the Grand River Territory and will function at arm's length from HCC, SNGR and SNPCC.
- 3.2 The Board *will* be composed of Five (7) members along with one (1) member from HCC, one (1) member from SNGR, and one (1) member from SNPCC for a total of 10 members.
- 3.3 Each member of the Cannabis Administration Board will have individual roles and responsibilities.

1. Communications
2. Finance
3. Policy Development

4. Community Safety
 5. Compliance and Enforcement
 6. Education
 7. Community Initiative
- 3.4 The Six Nations People's Cannabis Coalition will ensure that the applying commission members be educated, competent and representative of the Six Nations of the Grand River Territory
- 3.5 To be eligible to apply to the Board, a person must:
- i) be a Band Member or Hereditary Member of Six Nations;
 - ii) have attained the full age of nineteen (19) years old; and
 - iii) not have an interest in a private cannabis entity that has applied for or has been granted a permit where as it might cause a conflict of interest; interim board members will be established that will be phased in within 12 months; and
 - iv) This part can be judged on a case by case basis. Board members should have the option to call a conflict for any instances that may seem a breach
 - v) have no criminal conviction for an indictable offence or have received a full pardon for any such conviction and provide clean local police check. (Must be within 30 days old)
- 3.6 Subject to early termination in accordance with this Agreement, a Board member's term of office will be not less than five (5) years. Wherever possible, The Cannabis Administration Board will stagger Commission member's appointments to ensure continuity and consistency.
- 3.7 Upon expiry of a Board member's term of office, subject to the other provisions of this Agreement, the member is eligible to be re-appointed for another term of office. A Board member may serve a maximum of two (2) consecutive terms.
- 3.8 SNPCC ensure that persons to be appointed as Board members are mature, responsible and, wherever possible, have experience with regulatory matters or participating on boards or commissions.
- 3.9 The Six Nations People's Cannabis Coalition will ensure that the Board has the staff to support their activities by providing the professional assistance the Board requires to fulfill its mandate.
- 3.10 Board members and staff will undertake all necessary training to enable them to fulfill their respective mandates more effectively and efficiently.
- 3.11 The Board will, by majority vote, appoint one of its members as a Chairperson. The Chairperson will preside over meetings of the Board and will ensure the Board follows the principles and procedures provided in this Agreement

- 3.12 The Six Nations Territory members may, for reasonable cause, remove a Board member from office prior to the expiry of his or her term of office.
- 3.13 A Board member may resign from office prior to the expiry of his or her term of office by giving written notice to the Board and to the SNPCC at least sixty (60) days prior to the date on which the resignation is to be effective.
- 3.14 In the event a Board member is removed, resigns or is unable to continue performing his or her duties for any reason, SNPCC will appoint a new Board member within thirty (30) days or such other period of time that is necessary to ensure the Board always has five (5) appointed members
- 3.15 SNGR and HCC will provide the Board an annual budget, the amount of which will be adequate to ensure the Board can satisfy its duties and responsibilities under this Agreement.
- 3.16 Permit fees and other amounts collected by the Board will be given to the **community initiatives trust fund**.
- 3.17 Members of the Board may be compensated for the time required to provide the services associated with their offices, as determined by SNPCC.
- 3.18 Members will be provided with honorariums for time, travel and expenses as determined by the Board
- 3.19 The Board will obtain, implement and maintain such software, systems, networks and databases as the Board may require to fulfill its mandate.

4 BOARD MEETINGS

- 4.1 For the purpose of conducting a meeting and making decisions a quorum of not less than five (5) Board members must be present. Ex-officio members do not contribute towards quorum.
- 4.2 Decisions of the Board will be made by a vote of at least five (5) Board members.
- 4.3 The Board will meet at the call of the Chairperson or a majority of its members but in any event, will meet at least once every thirty (30) days.
- 4.4. Whenever possible, Board members will participate in Board meetings in person. However, with the permission of the other Board members, a Board member may participate in a meeting via telephone or other electronic means.
- 4.5 Notice of a Board meeting, with particulars of the agenda, will be provided to all Board members, not less than five (5) days prior to the date of the meeting. The Board may in its sole discretion waive this requirement of any particular meeting.
- 4.6 The Board will on a continuing basis:

- i) monitor the impacts of this Agreement on the health and safety of the members of Six Nations;
 - ii) make recommendations to SNPCC for amendments to the Agreement that the Board finds appropriate, to minimize the harms of cannabis use within the Territory.
- 4.7 SNGR and HCC will provide the Board with such funding and resources as is required for the Commission to fulfill its mandate.
- 4.8 Provide quarterly reports to SNPCC on matters as directed by SNPCC and/or Board policy.
- 4.9 This Agreement will be reviewed annually by HCC, SNGR and SNPCC.