



Interim Cannabis Micro-Cultivation Agreement
Commencing February 2021
The Six Nations People's Cannabis Coalition

This **Interim Cannabis Micro-Cultivation Agreement** shall serve as a temporary permit issued by the Six Nations People's Cannabis Coalition (SNPCC) and represents a harmonious extension of the previously adopted Six Nations People's Cannabis Coalition Agreement. This "Interim Agreement" advances The People's Will as part of the first steps for establishing a regulated cannabis industry. Business owners who sign this Agreement shall dedicate themselves to the processes of improving the SNPCC policies and collectively working towards making positive changes in our community. All members of the Six Nations People's Cannabis Coalition, which includes signatories to this interim agreement, are dedicated to ensuring youth have no access to cannabis through SNPCC approved business locations.

All products sold shall be thoroughly tested on a random sample basis which may be verified by the SNPCC and comply with any current SNPCC testing guidelines. Testing records shall be kept for at least 12 months from the date of the sale. Business owners agree to allow personnel designated by the SNPCC to perform site inspections and compliance checks at the discretion of the SNPCC. These visits may serve to keep SNPCC members aware of any additions to the agreement, aid businesses with relevant information, and enhance the policies of the SNPCC. This agreement will bind businesses together in the spirit of cooperation; and make all members accountable to one another and to our community.

All businesses will contribute a minimum of 1% of net revenue to the coalition's community initiative fund on a monthly basis. We are of the belief that those who have the ability to make our community safer and better have the obligation to do so. The community initiative fund will be used to enhance pre-existing programs running in our territory as well as establishing others that look to make a positive impact for our people. From infrastructure to social programming, strong communities raise strong people. The SNPCC, in consultation with the community, shall determine which initiatives are to be funded so as to benefit the community.

Breaches of this Interim Cannabis Micro-Cultivation Agreement will be subject to penalties according to SNPCC policies or at the discretion of the SNPCC where policies have not yet addressed certain types of breaches. Any penalty fines levied shall be payable to the SNPCC community initiative fund. Repeat offenses may result in the loss of certification or approval of this Interim Cannabis Micro-Cultivation Agreement and any subsequent SNPCC permits - and in severe cases may include the permanent banning of the business and the location.

As an interim agreement, these are the principals we will use to move forward together with the priorities of community safety, product quality, active business cooperation, and giving back to our community. Applicants for the Interim Cannabis Micro-Cultivation Agreement agree that she or he accepts and shall adhere to all elements of this agreement and the previously adopted Six Nations People's Cannabis Agreement of the Six Nations People's Cannabis Coalition.

Business Owner Signature:

Date:

SNPCC Designate Signature:

Date:



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Application

Businesses shall be required to submit information regarding the operations and ownership of their business as determined by the SNPCC as part of this application. Inadequate information or discrepancies may lead to loss of permit and loss of membership with the SNPCC. The "SNPCC" in this agreement refers to The Six Nations People's Cannabis Coalition.

Business Name:

Owner: (Copy of status card must be attached)

General Manager:

Location:

Phone:

Email:

Proposed Business Activities and Products to be Cultivated and Sold:

Security and Safety Outline (What measures are being taken to ensure the community, businesses, and products are safe):

Please list programs and initiatives that you believe should be funded through the community fund:



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Regulations

Within these regulations, the short form "Micro-Cultivation Agreement" refers to this Interim Cannabis Micro-Cultivation Agreement. A business owner approved for the Interim Cannabis Micro-Cultivation Agreement agrees to the following:

1. This Agreement applies to activities related to the cultivation and sale of cannabis grown on Six Nations for SNPCC approved business owners for the Micro-Cultivation Agreement.
2. Businesses must be owned and operated by a Six Nations member.
 - a) The owner(s) must be 19+ years of age.
 - b) The applicant business must have 70% equity controlling interest by Six Nations members
3. The applicant(s) and business owner(s) agrees as part of this Micro-Cultivation Agreement that cannabis cultivation shall be limited to a plant cultivation surface area that does not exceed 200 square meters (This applies for multiple surfaces such as surfaces vertically arranged).
4. Micro-Cultivation Agreements shall be in effect until the SNPCC implements a new updated Cannabis Micro-Cultivation Permit or implements a new overall SNPCC Agreement that includes regulations for Cannabis Micro-Cultivation Permits. At that point in time, business owners operating with this Micro-Cultivation Agreement shall agree to and sign the new SNPCC Micro-Cultivation permit documents and/or this Micro-Cultivation Agreement will no longer be valid. Furthermore, it is understood that the SNPCC may make amendments to any authorizing agreements, regulations or permits from time to time and the amendments shall constitute additional binding agreements for SNPCC approved cannabis businesses. SNPCC approved business owners shall adhere to such amendments or else all SNPCC agreements they are signatories to will no longer be valid. Any liabilities resulting from the transition to a new SNPCC Micro-Cultivation Permit shall fall solely on the signatories to this Interim Cannabis Micro-Cultivation Agreement.
5. Business owners must submit a separate business plan that includes how the proposed business benefits the Community of Six Nations, benefits the new cannabis industry at Six Nations, and illustrates how their proposed cannabis business meets Six Nations community standards. All business plans for cultivation operations shall include a viable plan explaining how water will be obtained to water cannabis crops and what types of fertilizers will be used and how such practices will not pollute the environment.
6. In harmony with paragraph 13.8 of the previously adopted Six Nations People's Cannabis Coalition Agreement: An approved Interim Cannabis Micro-Cultivation Agreement will allow the business owner signatory to cultivate limited quantities of cannabis plants and to produce cannabis seeds, cannabis plants, fresh cannabis and dried cannabis for the purposes of sale to the following business types:

- I. A Holder of a valid SNPCC Distribution Permit or Agreement,



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- II. A Holder of a valid SNPCC Processing Permit or Agreement,
- III. A Holder of a valid SNPCC Production Permit or Agreement,
- IV. A Holder of a valid SNPCC Dispensary Permit or Agreement,
- V. or for export to a producer or retailer who holds a valid permit issued by a regulatory authority in the jurisdiction in which the product is being sold or produced.

7. The approval of this Micro-Cultivation Agreement will allow the approved business owner a reduced fee of \$1,000 for an Interim Cannabis Processing Agreement and a future Cannabis Processing Permit whereas either shall allow for the processing of all harvested cannabis associated with this agreement by drying, curing or otherwise. In addition, this Micro-Cultivation Agreement combined with a Cannabis Processing Agreement allows the business owner signatory to process all harvested cannabis associated with this agreement (by drying, curing or otherwise) in quantities where the final cannabis product for sale from the Micro-Cultivation Agreement holder to other SNPCC permit/agreement holders is limited to 599 kg (or 1,320 lbs.) of dried cannabis product per year.

8. Business owners with an approved Micro-Cultivation Agreement are encouraged to prevent unauthorized access to the cultivation and processing site(s) using walls or fences or other similar physical barriers along the perimeter of the cultivation site. Having secured entry points is recommended. All cannabis products must be stored in a secure location prior to sale.

9. Business owners with an approved Micro-Cultivation Agreement must restrict access to the cultivation site(s) with the use of keys or key cards or other such devices, to owners, employees performing job duties, and previously designated business personnel impacting the operations of the approved cultivation business.

10. All employees and individuals entering a Micro-Cultivation Agreement approved cultivation site or processing facility must be at least 19 years old.

11. The identity of every person who enters the premises or facilities of a business operating with a Micro-Cultivation Agreement must be recorded for entry and exit and the records kept in a secure location for one year.

12. Micro-Cultivation Agreement business owners are encouraged, though not required, to hire or contract a security person or security business during the commencement of harvesting and processing activities and as the business expands in order to ensure sound security business practices are being deployed at all cannabis cultivation and processing operations.

13. Security clearances shall be required only at the discretion of the Micro-Cultivation Agreement business owners. Micro-Cultivation Agreement business owner signatories are encouraged to require their employees and previously designated business personnel impacting the operations of the approved cultivation business to submit a police check for their employment or services. Employees with a record of any indictable offense may be employment restricted on a case by case basis by the SNPCC where such employment may jeopardize public confidence in the cannabis industry at Six Nations - as determined by the



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SNPCC and where such a determination may include a consultation process with community members of Six Nations.

14. It is understood and agreed to that no person shall be approved for a Micro-Cultivation Agreement unless all facilities and cultivation areas have been inspected and certified by SNPCC designated personnel as being in compliance with the standards set forth in this agreement and any applicable regulations in the previously adopted Six Nations People's Cannabis Coalition Agreement.

15. All Micro-Cultivation Agreement business owner signatories undertaking cannabis cultivation and processing activities are required to carry out analytical testing to detect microbial contamination, pesticides, heavy metals, THC, and CBD in the cultivated or processed cannabis product.

16. No Micro-Cultivation Agreement business shall cultivate or process commercially intended cannabis in a residence dwelling.

17. All Micro-Cultivation Agreement business owners are required to maintain cannabis cultivation and processing tracking systems and record keeping. Records shall be kept for dated cannabis crop quantities, dated processing cannabis quantities, for the standards and testing provisions as outlined in Parts 19 through 21 of the previously adopted Six Nations People's Cannabis Coalition Agreement, inventory control, and sales transactions.

18. All Micro-Cultivation Agreement business owners are required to adhere to the applicable Part 23 Community Contributions sections of the previously adopted Six Nations People's Cannabis Coalition Agreement. A community contribution minimum of 1% of net sales shall be submitted to the SNPCC each month for the community initiative fund.

19. Applicant business owners for the Interim Cannabis Micro-Cultivation Agreement agree that upon signing the agreement she or he indemnifies the Six Nations People's Cannabis Coalition from and against any liability relating to the business owner's cannabis business, investment, and any instances of theft, fire, or injury, and any and all expenses related to the conduct of the business or the termination of the business. The business owner signatory to this Micro-Cultivation Agreement accepts that any and all liabilities related to any activities delineated in this agreement shall fall solely upon the business owner. The business owner hereby declares agreement with this paragraph and to indemnifying the SNPCC by signing this Micro-Cultivation Agreement.

20. No advertising is permitted for a Micro-Cultivation Agreement approved business during the period that this agreement is in effect. Direct solicitation to businesses may be undertaken to business purchasers with permits such as those identified in section 6 of this agreement. Businesses authorized under this Micro-Cultivation Agreement form the first tier of a supply chain intended to complement permitted cannabis retail establishments located at Six Nations and other legally permitted establishments in jurisdictions outside of Six Nations.



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21. All Interim Micro-Cultivation Agreement businesses approved under this agreement may sell or transfer ownership of their businesses during the time period that this agreement is in effect, provided the buyer(s) or new owners agree to the same tenets, assertions and regulations as the original permit (agreement) holders did. Such agreements will be superseded if a more current SNPCC micro-cultivation regulatory agreement is adopted, in which case the buyer(s) or business transfer beneficiaries must agree to and sign the most current version of an SNPCC Micro-Cultivation Agreement or Permit. Ultimately, the SNPCC shall determine whether or not to approve new ownership permits.

22. All Micro-Cultivation Agreement businesses approved under this Micro-Cultivation Agreement shall adhere to current COVID-19 health and safety requirements stipulated by the SNPCC.

23. Cannabis business locations operating using this Micro-Cultivation Agreement must not be located within 200 meters of public parks, schools, churches, longhouses, burial grounds, daycares, and community buildings. This provision requires that no cultivation agreements or permits will be approved for in-Ohsweken locations until such time as the SNPCC deems them appropriate.

24. Please be advised that product price minimums or price controls may be established at some point in the future to anchor pricing for the SNPCC based market - if severe pricing conflicts warrant such regulations - in order to protect business owners from being driven from industry participation as a result of monopolization tactics. Pricing minimums would be adopted only if pricing conflicts rise to a level of being clearly threatening as a trend towards industry monopolization within the membership industry. The adoption of price controls would require a consensus agreement amongst members.

25. A filing fee of \$100 shall accompany this application and agreement and shall be due after an applicant's business premises have been inspected and approved and the business plan has been approved. It is understood that a total filing fee of \$1,000 shall come due at the time the SNPCC implements a new updated Cannabis Micro-Cultivation Agreement or implements a new superseding Six Nations People's Cannabis Coalition Agreement that includes regulations for holders of Cannabis Micro-Cultivation Permits. It is understood that an additional filing fee of \$1,000 for a Processing Permit shall also come due for those approved businesses engaged in processing activities that are defined in the previously approved Six Nations People's Cannabis Coalition Agreement. The interim \$100 filing fee may be applied to a subsequent \$1,000 filing fee, consequently reducing the required balance due to \$900.

26. A community contribution minimum of 1% of net sales shall be submitted to the SNPCC each month for the community initiative fund.

27. Penalties for non-compliance or breaches of this agreement shall be tiered as follows:

- a. A prescribed fine for offenses forgivable to be determined by the SNPCC (yet to be defined.)
- b. Suspension of the agreement/permit until compliance is met and penalties paid
- c. Banning of the business permanently (e.g.: for illegal drug sales)



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I, _____, The Owner of _____, Agree

I, _____, Also an Owner of _____, Agree

To Abide by the Terms and Regulations in this Micro-Cultivation Agreement. I understand that any breaches of this agreement by me (or us) could result in a temporary or permanent suspension of this Agreement by the SNPCC. I/We also understand that it is my and our responsibility to be accountable to the community and act with the highest standards of integrity and safety. I am declaring that all sections of this Interim Cannabis Micro-Cultivation Agreement are acknowledged and agreed to by me.

Business Owner Signature:

Date:

SNPCC Designate Signature:

Date: