

**REGULATION No. 1 OF 12 MARCH 2018 SETTING OUT THE CONDITIONS AND PROCEDURES FOR AUTHORISATION OF THE CULTIVATION OF PLANTS OF THE HEMP (CANNABIS) SPECIES GROWN FOR FIBRE, FODDER SEED AND FOOD AND BRED SEED WITH TETRAHYDROCANNABINOL CONTENT BELOW 0.2 PERCENT BY WEIGHT OF THE LEAVES, FLOWER BUDS AND FRUIT BUDS, FOR MARKETING AND CONTROL**

*Issued by the Minister of Agriculture, Food and Forestry*

*Promulgated, SG No. 25 of 20 March 2018*

**Chapter One  
GENERAL PROVISIONS**

**Article 1.** This Regulation shall apply to:

1. the authorisation of the cultivation of plants of the hemp (cannabis) species with tetrahydrocannabinol content below 0.2 percent by weight of the leaves, flower buds and fruit buds (plants) grown for:
  - (a) fibre;
  - (b) fodder seed and food;
  - (c) bred seed;
2. the marketing of the plants referred to in subparagraph 1 and the products thereof;
3. the control on the cultivation and marketing of the products of the plants referred to in subparagraph 1.

**Chapter Two  
CONDITIONS AND PROCEDURES FOR AUTHORISATION OF THE CULTIVATION OF PLANTS OF THE HEMP (CANNABIS) SPECIES GROWN FOR FIBRE, FODDER SEED AND FOOD AND BRED SEED WITH TETRAHYDROCANNABINOL CONTENT BELOW 0.2 PERCENT BY WEIGHT OF THE LEAVES, FLOWER BUDS AND FRUIT BUDS**

**Article 2.** (1) The cultivation of the plants referred to in Article 1(1) shall be carried out by natural and legal persons who:

1. are registered pursuant to Regulation No. 3 of 1999 on the establishment and maintenance of a register of farmers (SG No. 10/1999) and have their farmer registration card verified for the farming year in which they will cultivate the plants;
  2. have submitted the declaration provided for in Article 8(4) of Regulation No. 3 of 1999 in the case of production of fodder seed;
  3. have not been convicted for the commission of an offence pursuant to Articles 242 through 242a and/or Articles 354a through 354c of the Criminal Code or a similar offence under the legislation of the country in which the applicant is registered.
- (2) The circumstances referred to in paragraph 1, subparagraphs 1 and 2 shall be verified *ex officio* by the committee provided for in Article 4(1).
- (3) Plants may be cultivated in outdoor or indoor growing areas.

**Article 3.** (1) For the purposes of issuing an authorisation to cultivate plants, the persons referred to in Article 2(1) shall submit an application to the Minister of Agriculture, Food and Forestry in the format set out in Annex No. 1.

(2) The application referred to in paragraph 1 and the documents attached thereto shall be submitted in the Bulgarian language. Any official document in another language shall be

accompanied by an official translation in the Bulgarian language or a legalised translation, if applicable.

(3) The application referred to in paragraph 1 may be submitted in writing or electronically, containing the following particulars:

1. name, principal office of business and address of the applicant;
2. UIC/BULSTAT;
3. number and date of issue/verification of the farmer card.

(4) The following shall be attached to application referred to in paragraph 1:

1. a declaration by the applicant or, where the applicant is a legal person, also by the members of the managing bodies, that they have not been convicted for the commission of an offence pursuant to Articles 242 through 242a and/or Articles 354a through 354c of the Criminal Code; in the cases in which the applicant is a foreign national or is registered in another country, a legalised translation of the criminal record shall be attached;
2. a notarised power of attorney in case the documents are submitted by proxy.

**Article 4.** (1) The Minister of Agriculture, Food and Forestry shall appoint a committee, hereinafter referred to as "the committee" to examine:

1. the applications referred to in Article 3(1);
2. the documents referred to in Article 9(1).

(2) Where omissions and/or non-compliances are observed in the application referred to in Article 3(1) and the documents attached thereto, the committee shall notify the applicant and fix time limits for their elimination, which shall not be shorter than 10 working days. Where the omissions and/or non-compliances are not eliminated within the fixed time limits, the procedure for issuing an authorisation pursuant to Article 5(1)(1) shall be dropped.

(3) Within three days after the expiration of the time limits provided for in paragraph 2, the committee shall draw up a protocol with a proposal to the Minister of Agriculture, Food and Forestry to issue the acts provided for in Article 5(1).

**Article 5.** (1) Within three months as from the date of the application referred to in Article 3(1), the Minister of Agriculture, Food and Forestry shall issue:

1. an authorisation for cultivation of the plants (the authorisation) in the format set out in Annex No. 2; or
2. a refusal order.

(2) The order referred to in paragraph 1, subparagraph 2 shall be served and it is subject to appeal in accordance with the Administrative Procedure Code.

**Article 6.** (1) The validity of the authorisation shall be three years as from the date of its issue.

(2) The authorisation shall indicate:

1. number and date of issue;
2. name, principal office of business and address of the applicant, UIC/BULSTAT;
3. validity;
4. cultivation practices - outdoor and/or indoor growing areas.

(3) The authorisation shall be served in person or to a representative of the applicant with a notarised power of attorney.

(4) The authorisation shall not be transferred to another person.

(5) Within ten days after a change in the circumstances referred to in paragraph 2, subparagraph 2, the holder of the authorisation shall submit an application to the Minister of Agriculture, Food and Forestry, specifying the details and attaching documents to certify the change. The application shall be submitted in person or via a licensed postal operator, or an authorised person.

(6) Within ten days as from the date of the application referred to in paragraph 5, the Minister of Agriculture, Food and Forestry shall amend the authorisation. The amendment order shall be

served in person or to a representative of the applicant with a notarised power of attorney and shall be an integral part of the authorisation.

**Article 7.** (1) The Minister of Agriculture, Food and Forestry shall revoke and invalidate an authorisation by issuing an order to this effect, where it is established either *ex officio* or in an act of a competent authority that the holder:

1. used untrue information in the submission of the application for the issuance of an authorisation;
2. failed to make available the documents referred to in Article 9(1) within the time limits provided for therein or the documents made available do not comply with the statutory requirements;
3. was convicted for the commission of an offence pursuant to Articles 242 through 242a and/or Articles 354a through 354c of the Criminal Code or a similar offence under the legislation of another country;
4. engages in activities violating the Drugs and Precursors Control Act and this Regulation;
5. failed to submit the application referred to in Article 15(1).

(2) The order referred to in paragraph 1 shall be served and it is subject to appeal in accordance with the Administrative Procedure Code.

(3) The person shall not submit another application for the issuance of a new authorisation within a year as from the date of enforcement of the order referred to in paragraph 1.

**Article 8.** (1) The authorisation shall cease to have effect:

1. upon the expiry of its validity;
2. upon the submission of an application to that effect by the holder;
3. upon the holder's death;
4. upon the winding up of the holder of the authorisation, in case the holder is a sole trader or a legal person, and their deregistration in the Companies Register at the Registry Agency;
5. where the holder has failed to renew the registration referred to in Article 2(1)(1).

(2) The circumstances provided for in paragraph 1 shall be entered into the registry referred to in Article 10(1). The authorisation shall be considered cancelled as from the date of the entry in the registry.

**Article 9.** Authorisation holders or their representatives with notarised powers of attorney shall make available to the Ministry of Agriculture, Food and Forestry (MAFF):

1. by 30 June:

- (a) the labels of the seed packaging on an annual basis in accordance with Article 1 of Commission Implementing Regulation (EU) 2017/1172 of 30 June 2017 amending Implementing Regulation (EU) No 809/2014 as regards the control measures relating to the cultivation of hemp (OJ L 170, 1.07.2017);
- (b) documents certifying the quality of the seed;
- (c) a document on the trade in seed imported from third countries in accordance with Article 58(9) of the Seed and Propagating Material Act (SPMA);
- (d) an official document issued by an accredited laboratory to verify that the tetrahydrocannabinol content in the plants from which the seed was obtained does not exceed 0.2 percent by weight in the case of import of bred seed from third countries;

2. within 10 days as from each sowing - a report in the format set out in Annex No. 3 on the quantities of seed sown in outdoor and indoor growing areas;

3. within 10 days as from each harvesting of the plants - a declaration in the format set out in Annex No. 4 on the type and quantity of the products of hemp plants and/or seed harvested from the sown outdoor and indoor growing areas and on the location of the storage facilities;

4. within 10 days as from the sale of the products of the plants and/or seed thereof - a certified copy of an accounting document verifying the quantities of products sold from each harvest by the trader and/or processing operator.

**Article 10.** (1) The competent directorate as provided for in the Rules of the Ministry of Agriculture, Food and Forestry shall maintain a public electronic register of the authorisations issued, while observing the requirements of the Personal Data Protection Act.

(2) The following entries shall be made in the registry referred to in paragraph 1:

1. name, principal office of business and address of the applicant;
2. UIC/BULSTAT;
3. number and date of issue/verification of the farmer registration card;
4. number and date of issue/termination/revocation/invalidation of the authorisation;
5. plant variety and quantity of bred seed used;
6. location and size of the sown outdoor and indoor growing areas;
7. available quantities of the hemp seed used in accordance with the report referred to in Article 9(1)(2);
8. yield (quantity of plants or seed) from the sown outdoor and indoor growing areas;
9. identification details of the storage facilities;
10. number of the protocol referred to in Article 19(4) and the size of the areas in case of destruction of crops pursuant to Article 18;
11. details of the quantities of plants or seed sold by the authorisation holder.

(3) The directorate referred to in paragraph 1 shall keep records in accordance with Article 1(1)(3) of Commission Delegated Regulation (EU) 2017/1155 of 15 February 2017 amending Delegated Regulation (EU) No 639/2014 as regards the control measures relating to the cultivation of hemp, certain provisions on the greening payment, the payment for young farmers in control of a legal person, the calculation of the per unit amount in the framework of voluntary coupled support, the fractions of payment entitlements and certain notification requirements relating to the single area payment scheme and the voluntary coupled support, and amending Annex X to Regulation (EU) No 1307/2013 of the European Parliament and of the Council (OJ L 167, 30.06.2017) (Delegated Regulation (EU) 2017/1155).

### **Chapter Three**

## **MARKETING AND CONTROL OF THE PRODUCTS OF PLANTS OF THE HEMP (CANNABIS) SPECIES GROWN FOR FIBRE, FODDER SEED AND FOOD AND BRED SEED WITH TETRAHYDROCANNABINOL CONTENT BELOW 0.2 PERCENT BY WEIGHT OF THE LEAVES, FLOWER BUDS AND FRUIT BUDS**

### **Section I**

#### **General Provisions**

**Article 11.** Plant products shall be offered for marketing to persons who are:

1. processing operators of hemp stems and/or fibre producers, where the products are marketed for fibre;
2. registered in accordance with the Feeds Act, where the seed is marketed for feed;
3. registered in accordance with the Foods Act, where the seed is marketed for food;
4. authorised pursuant to Article 5(1)(1) and registered pursuant to the SPMA, where the seed is marketed for bred seed.

**Article 12.** Regional Directorates for Agriculture (RDA), the Executive Agency for Variety Testing, Field Inspection and Seed Control (IASAS) and the Bulgarian Food Safety Agency (BFSA) shall exercise control of the cultivation and marketing of plants within the remit of their powers.

**Article 13.** The control authorities referred to in Article 12:

1. within the remit of their powers, shall have the right of free access to:
  - (a) growing areas, storage facilities for the products and the sites of sale;
  - (b) the plant growing documentation;

2. may request assistance from the Ministry of the Interior (MoI) in the discharge of their duties pursuant to the provisions of this Regulation;
3. inspect any crop sown by authorisation holders.

## **Section II.**

### **Control of the cultivation of plants of the hemp (cannabis) species with tetrahydrocannabinol content below 0.2 percent by weight**

**Article 14.** (1) Seed of the cultivated plants shall be produced in accordance with the SPMA, Regulation No. 100 of 2006 on the marketing of seed of oil and fibre plants on the market of the European Union (SG, No. 77/2006) (Regulation. No. 100 of 2006) and Regulation No. 8 of 2007 on the procedures for certification and/or approval of seed produced and marketed in the following groups of agricultural plant species: cereal seed, oil and fibre plant seed, fodder plant seed, vegetable seed, seed potatoes, and beet seed (SG, No. 29/2007).

(2) The Executive Agency for Variety Testing, Field Inspection and Seed Control shall take samples of the crops of hemp within the territory of the Republic of Bulgaria to determine the tetrahydrocannabinol content.

**Article 15.** (1) Authorisation holders shall submit an application to the IASAS for taking samples from each crop of hemp to determine the tetrahydrocannabinol content 10 days before the beginning of flowering but not later than the beginning of the flowering of the crop.

(2) Sampling pursuant to paragraph 1 shall be carried out during the period running from 20 days after the start of flowering to 10 days after the end of flowering.

(3) The taking of the samples referred to in paragraph 1, their number and size, the drying and storage practices, and the method for quantitative determination of the tetrahydrocannabinol content shall be established in accordance with Annex I to Delegated Regulation (EU) 2017/1155.

(4) The Executive Agency for Variety Testing, Field Inspection and Seed Control shall prepare the samples and send them to an accredited laboratory.

(5) The costs related to the transportation, the drawing of samples, their preparation, sending and analysis shall be borne by the authorisation holder.

**Article 16.** (1) The accredited laboratory (in the Republic of Bulgaria or in another Member State of the European Union) shall provide the IASAS with an official document for the testing to determine the tetrahydrocannabinol content in the samples referred to in Article 15(1). A copy thereof shall be sent *ex officio* to the MAFF and to the authorisation holder.

(2) The committee shall examine the results of the sample testing referred to in paragraph 1 and, where the tetrahydrocannabinol content exceeds 0.2 percent by weight, the committee shall draft a proposal on the action to be taken in accordance with Annex I to Commission Regulation (EU) 2017/1155.

**Article 17.** (1) Harvesting of the plants may start immediately after the samples referred to in Article 15(1) are drawn.

(2) The IASAS inspectors shall indicate which representative parts of each plot concerned must continue to be cultivated for at least 10 days following the end of flowering for inspection purposes, in accordance with the method set out in Annex I to Commission Regulation (EU) 2017/1155.

**Article 18.** Crops of hemp shall be destroyed:

1. at an application submitted to the MAFF by the authorisation holder prior to the taking of official samples by the IASAS to determine the tetrahydrocannabinol content;
2. at the proposal of the relevant control authority referred to in Article 12, where:
  - (a) it is established in an inspection carried out by the IASAS and the BFSa that the seed producing crops are not compliant with Regulation No. 100 of 2006;

- (b) the authorisation holder has not applied for samples to be taken to determine the tetrahydrocannabinol content in accordance with Article 15(1);
- (c) the plants contain more than 0.2 percent of tetrahydrocannabinol by weight.

**Article 19.** (1) The RDA Director at the location of the growing areas referred to in Article 18 shall appoint a committee to supervise the destruction of the crops.

(2) The membership of the committee referred to in paragraph 1 shall consist of representatives of the RDA, the BFSA, and the IASAS.

(3) The committee referred to in paragraph 1 shall examine the condition of the crops and draw up a protocol at least in three counterparts with instructions to destroy the crops within 10 days as from the date of the inspection.

(4) The authorisation holder or a duly authorised representative of the authorisation holder shall receive one counterpart of the protocol referred to in paragraph 4 and sign to attest receipt thereof. In case of refusal of service of a counterpart of the protocol, this circumstance shall be noted and attested with the signatures of two witnesses. The relevant RDA shall keep one counterpart of the protocol referred to in paragraph 4.

(5) The assistance of the MoI authorities shall be sought in the destruction of crops pursuant to Article 18(2).

(6) Crops shall be destroyed by the authorisation holder or a duly authorised representative of the authorisation holder under the supervision of the committee referred to in paragraph 1 and, in the cases under Article 18(2)(c), with the assistance of the MoI authorities.

(7) In case of refusal of the authorisation holder to destroy the crops, the committee referred to in paragraph 1 shall destroy the crops at the sole expense of the authorisation holder.

(8) Regional Directorates for Agriculture shall notify the destruction in writing and send a copy of the protocol referred to in paragraph 3 to the Directorate referred to in Article 10(1).

### **Section III**

#### **Marketing of plants of the hemp (cannabis) species with tetrahydrocannabinol content below 0.2 percent by weight**

**Article 20.** In cases of transportation and storage for marketing purposes, the control authorities referred to in Article 13 may check any of the following documents accompanying the plants grown for fibre, fodder seed and food, or bred seed:

1. a copy of the authorisation;
2. a copy of a document/certificate of quality of bred seed, or a document on the tetrahydrocannabinol content, or a document for trade with third countries;
3. a copy of a document on the tetrahydrocannabinol content in the plants.

### **SUPPLEMENTARY PROVISIONS**

**§ 1.** For the purposes of this Regulation:

1. "Indoor growing areas" means stationary cultivation facilities of a greenhouse type, which enable controlled exchange of matter and energy with the environment and are located outside housing properties.
2. "End of flowering" means drying of 10% of the male flowers and hardening and falling of 10% of the seed of female plants.
3. "Start of flowering" means the emergence of the first open flowers of female plants and the emergence of the first pistils of the female plants.
4. "Products of plants of the hemp species" means hemp plants grown for fibre, fodder seed and food and bred seed.

5. "Plants of the hemp (cannabis) species" *Cannabis sativa L*" means hemp plants included in the Official Variety List of the Republic of Bulgaria and/or the Common Catalogue varieties of agricultural plant species of the European Union.

6. "Third countries" means States within the meaning of § 1(7) of the Additional Provisions of Regulation No. 100 of 2006.

## **TRANSITIONAL AND FINAL PROVISIONS**

**§ 2.** This Regulation is issued in accordance with Article 29(1) of the Drugs and Precursors Control Act.

**§ 3.** Regulation No. 12 of 2001 setting out the conditions and procedures for seed production, cultivation, import and export of plants and seed of the hemp (cannabis) species with tetrahydrocannabinol content below 0.2 percent by weight and on the import and export of opium poppy seed (SG, No. 44/2001) is hereby repealed.

**§ 4.** Pending procedures for the issuance of authorisation to cultivate plants of the hemp species which were started in accordance with Regulation No. 12 of 2001 setting out the conditions and procedures for seed production, cultivation, import and export of plants and seed of the hemp (cannabis) species with tetrahydrocannabinol content below 0.2 percent by weight and on the import and export of opium poppy seed shall be completed in accordance with this Regulation.

**§ 5.** (1) Within a month of the promulgation of this Regulation, the persons who held authorisation issued in accordance with the Regulation referred to in § 3 as of the effective date of this Regulation, shall:

1. declare that they will exercise the rights provided for in the existing authorisation in accordance with the conditions set out therein;
2. apply for a new authorisation by submitting to the Ministry of Agriculture, Food and Forestry updated information and all additional documents in accordance with the new requirements.

(2) Within a month as from the receipt of the documents referred to in paragraph 1, subparagraph 2, the Minister of Agriculture, Food and Forestry shall issue:

1. an authorisation pursuant to Article 5(1)(1);
2. a refusal order.

(3) The order referred to in paragraph 2, subparagraph 2 shall be served and it is subject to appeal in accordance with the Administrative Procedure Code.

(4) The authorisation issued pursuant to the Regulation referred to in § 3 shall be invalidated as from the date of the issuance of the authorisation referred to in paragraph 2, subparagraph 1. This invalidation shall be recorded in the registry referred to in Article 10(1).

Annex No. 1 to Article 3(1)

TO  
THE MINISTER OF  
AGRICULTURE, FOOD AND FORESTRY

**A P P L I C A T I O N**  
**for the issuance of authorisation to cultivate plants of the hemp (cannabis) species with tetrahydrocannabinol content below 0.2 percent by weight**  
**by**

I. Natural person/Sole trader

Name

.....,  
Identity card No. .... issued on ..... by .....,  
PIN/UIC ....., address: City/town/village .....,  
Postal code ....., Municipality ....., Region .....,  
H.C./Street ....., № .....,  
bl. ...., entr. ..., apt. ...., Telephone ....., e-mail: .....,  
Farmer card No. ...., verified ..... year.

II. Legal person

Name:

.....,  
represented by .....,  
UIC/BULSTAT .....,  
Address: City/town/village ..... Postal code .....,  
Municipality ....., Region .....,  
Telephone ..... e-mail: .....

III. Authorised person (in case of authorisation of a representative)

Name

....., PIN .....,  
Power of attorney No....., Date ....., Attested by notary public  
(name and reg. No.) .....,  
Correspondence address: City/town/village ....., Postal code .....,  
Municipality ....., Region .....,  
H.C./Street ....., № ....., bl. ...., entr. ...., apt. ....,  
Telephone: ....., e-mail: .....

MR./MS. MINISTER,

I hereby request authorisation to cultivate plants of the hemp (cannabis) species with tetrahydrocannabinol content below 0.2 percent by weight on:

- outdoor growing areas
  - indoor growing areas
- Grown for:
- fibre
  - fodder seed and food
  - bred seed



In accordance with Article 3(4), please find attached the following documents:

1. a declaration by the applicant or, where the applicant is a legal person, also by the members of the managing bodies, that they have not been convicted for the commission of an offence pursuant to Articles 242 through 242a and/or Articles 354a through 354c of the Criminal Code; in the cases in which the applicant is a foreign national or is registered in another country, a legalised translation of the criminal record

Yes  No

2. a notarised power of attorney in case the documents are submitted by proxy.

Yes  No

I hereby declare that:

1. I will not harvest, use or process hemp (leaves and/or flower buds and fruit buds of hemp plants) within the meaning of §1(2) of the Additional Provisions of the Drugs and Precursors Control Act;

2. the information and data hereinabove are true and correct.

I am aware of the criminal liability for submission of false information in accordance with Article 313 of the Criminal Code.

Date:.....

Signature/Stamp:.....

*Note:* Please print the application double-sided!

Annex No. 2 to Article 5(1)(1)

**AUTHORISATION  
for of the cultivation of plants of the hemp (cannabis) species with tetrahydrocannabinol  
content below 0.2 percent by weight of the leaves, flower buds and fruit buds**

No. ....

Sofia, ..... year

In accordance with Article 29(1) of the Drugs and Precursors Control Act

**I HEREBY AUTHORISE**

.....  
*(name of the natural or legal person)*

.....  
*(address)*

.....,  
*(UIC/BULSTAT)*

To cultivate in outdoor/indoor growing areas plants of the hemp (cannabis) species grown for fibre, feed seed and food, bred seed (to be marked officially) with tetrahydrocannabinol content below 0.2 percent by weight in the leaves, flower buds and fruit buds of fibre species included in the Common catalogue of varieties of agricultural plant species of the European Union in accordance with the existing legislation.

This authorisation is valid for three years as from the date of its issuance.

.....

*Minister of Agriculture, Food and Forestry*

**R E P O R T**  
**on the sowing of seed of the hemp (cannabis) species with tetrahydrocannabinol content**  
**below 0.2 percent by weight**  
**by**

I. Natural person/Sole trader

Name .....

.....  
Identity card No. .... issued on ..... by .....,  
PIN/UIC ....., Address: City/town/village ....., Postal code .....,  
Municipality ....., Region .....,  
H.C./Street ....., № ....., bl. ...., entr. ...., apt. ....,  
Telephone ....., e-mail: .....,  
Authorisation No. ....

II. Legal person

Name .....,  
Represented by .....,  
UIC/BULSTAT.....,  
Address: City/town/village ....., Postal code .....,  
Municipality ....., Region .....,  
Telephone ....., e-mail: .....,  
Authorisation No. ....

*Outdoor/indoor growing areas sown (please indicate separately) and total quantity of seed used for sowing by varieties:*

1. In outdoor/indoor growing areas (please strike off whichever is inapplicable) of ..... decares, located in city/town/village ....., Region ....., Municipality ....., Locality ....., No. of field/physical block ....., No. of parcel ....., Parcel Reg. No. .... sown with .....quantity of seed ..... of variety ....., origin ....., No. of commercial document/certificate for import from third countries ....., available quantities from previous years .....

2. In outdoor/indoor growing areas (please strike off whichever is inapplicable) of ..... decares, located in city/town/village ....., Region ....., Municipality ....., Locality ....., No. of field/physical block ....., No. of parcel ....., Parcel Reg. No. .... sown with .....quantity of seed ..... of variety ....., origin ....., No. of commercial document/certificate for import from third countries ....., available quantities from previous years .....

3. In outdoor/indoor growing areas (please strike off whichever is inapplicable) of ..... decares, located in city/town/village ....., Region ....., Municipality ....., Locality ....., No. of field/physical block ....., No. of parcel ....., Parcel Reg. No. .... sown with ..... quantity of seed ..... of

variety ..... , origin ..... ,  
No. of commercial document/certificate for import from third countries ..... ,  
available quantities from previous years .....

4. In outdoor/indoor growing areas (please strike off whichever is inapplicable) of .....decares,  
located in city/town/village ..... , Region ..... ,  
Municipality ..... , Locality ..... ,  
No. of field/physical block ..... , No. of parcel ..... ,  
Parcel Reg. No. .... sown with .....quantity of seed ..... , of  
variety ..... , origin ..... ,  
No. of commercial document/certificate for import from third countries ..... ,  
available quantities from previous years .....

I hereby declare that the information and data hereinabove are true and correct.

I am aware of the criminal liability for submission of false information in accordance with  
Article 313 of the Criminal Code.

City/town/village ..... Signature: .....

Date: ..... ( ..... )

*Note:* Please print this report double-sided!

**DECLARATION**

**on the quantity of products harvested of plants of the hemp (cannabis) species grown for fibre, fodder seed and food or bred seed with tetrahydrocannabinol content below 0.2 percent by weight of the leaves, flower buds and fruit buds**

I, the undersigned:

I. Natural person/Sole trader

Name

.....  
Identity card No. .... issued on ..... by .....,  
PIN/UIC ....., Address: City/town/village ....., Postal code .....,  
Municipality ....., Region .....,  
H.C./Street ....., № ....., bl. ...., entr. ...., apt. ....,  
Telephone ....., e-mail: .....,  
Authorisation No. ....

II. Legal person

Name:

.....  
Represented by .....,  
UIC/BULSTAT .....,  
Address: City/town/village ....., Postal code .....,  
Municipality ....., Region .....,  
Telephone ....., e-mail: .....,  
Authorisation No. ....

I hereby declare that:

From the outdoor/indoor growing areas (please strike off whichever is inapplicable) of .....  
..... decares, located in city/town/village ....., Region .....,  
Municipality ....., Locality .....  
No. of field/physical block ....., No. of parcel .....,  
Parcel Reg. No. I have harvested the following quantity of products:

1. plants (stems for fibre) .....kg;
2. seed ..... kg of hemp variety .....

The products are stored in the storage facilities located in city/town/village.....,  
region....., municipality .....

From the outdoor/indoor growing areas (please strike off whichever is inapplicable) of .....  
..... decares, located in city/town/village ....., Region .....,  
Municipality ....., Locality .....  
No. of field/physical block ....., No. of parcel .....,  
Parcel Reg. No. I have harvested the following quantity of products:

1. plants (stems for fibre) .....kg;
2. seed ..... kg of hemp variety .....

The products are stored in the storage facilities located in city/town/village.....,  
region....., municipality .....

From the outdoor/indoor growing areas (please strike off whichever is inapplicable) of .....  
..... decares, located in city/town/village ....., Region .....,  
Municipality ....., Locality .....

No. of field/physical block ....., No. of parcel .....,  
Parcel Reg. No. I have harvested the following quantity of products:

1. plants (stems for fibre) .....kg;

2. seed ..... kg of hemp variety .....

The products are stored in the storage facilities located in city/town/village.....,  
region....., municipality .....

From the outdoor/indoor growing areas (please strike off whichever is inapplicable) of .....  
decares, located in city/town/village ....., Region .....,  
Municipality ....., Locality .....,  
No. of field/physical block ....., No. of parcel .....,  
Parcel Reg. No. I have harvested the following quantity of products:

1. plants (stems for fibre) .....kg;

2. seed ..... kg of hemp variety .....

The products are stored in the storage facilities located in city/town/village.....,  
region....., municipality .....

I am aware of the criminal liability for submission of false information in accordance with  
Article 313 of the Criminal Code.

City/town/village .....

Signature: .....  
( )

Date: .....

*Note:* Please print this declaration double-sided!