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ARTICLE 1. DEFINITIONS

For the purposes of these specifications:

Agency or ANRAC: the National Agency for the Regulation of Activities relating to Cannabis, created under the provisions of Dahir No. 1-21-59 of 3 doulhijja 1442 (July 14, 2021) promulgating Law No. 13-21 on the legal uses of cannabis;

Cannabis: any plant of the genus cannabis as defined in Article 2 of Law No. 13-21 on the legal uses of cannabis mentioned above;

Container: any transport vehicle:

- Of a permanent nature and therefore strong enough to permit repeated use;
- Specially designed to facilitate the transport of merchandises, without load break, by one or more modes of transport;
- fitted with devices facilitating stowage and handling, in particular when transshipping from one means of transport to another;
- And designed in such a way as to facilitate its filling and emptying;

Ordering customer: any natural or legal person holding an authorization for one or more activities related to cannabis and its products, as determined by the aforementioned Law No. 13-21, whether cultivator, producer, nurseryman, transformer, trade company, importer or exporter, and who, for the purposes of their activities, mandate a carrier to transport cannabis-related products to a legal person holding an authorization related to cannabis activities;

Under the conditions set out in Article 11 of the aforementioned Law No. 13-21, the National Agency for the Regulation of Cannabis-Related Activities may act directly as the Prime contractor.

Packaging: any container, materials and other element intended to contain merchandise;

ONSSA: the National Office for Food Safety created under the provisions of Dahir No. 1-09-20 of 22 Safar 1430 (18 February 2009) promulgating Law No. 25-08 establishing the National Office for Food Safety;

Harmful organism: any species, strain or biotype of plant, animal or pathogen likely to cause damage to plants or plant products;

Cannabis products: cannabis, seeds, plants or transformation products derived from cannabis;

Carrier: any legal person, authorized by ANRAC, which uses for road transport, one or more vehicles, belonging to him or rented, complying with the regulations and standards in force in this area and meeting the specifications of the Specifications relating to the activity of Transport of cannabis and its products;

Data register: the data register held by the Importer for the recording of stock movements of cannabis seeds and plants, under the provisions of the aforementioned Law No. 13-21 and in accordance with

model 2.6 set out in Annex 2 of Order No. 1296-22 of 11 choual 1443 (12 May 2022) setting the model registers and the modalities of their keeping by the National Agency for the Regulation of Cannabis-Related Activities and by holders of authorizations to engage in activities relating to cannabis.

ARTICLE2. FIELD OF APPLICATION

These specifications define the operating conditions of the activity of Transport of Cannabis and its Products, transport, use of packaging, circulation, measures relating to the protection of the environment, obligations in terms of safety, traceability MODALITIES, as well as the methods of control of compliance with its various clauses.

It applies to any legal person that wishes to be authorized to carry on the activity of Transportation of cannabis and cannabis products, from the date of its coming into force.

ARTICLE3. LEGAL REFERENCES

These specifications are drawn up by ANRAC, after consulting the concerned ministries and institutions.

Without prejudice to other laws and regulations in force in this area, these specifications are subject to the provisions of the following legal texts:

- Dahir No. 1-10-07 of 26 Safar 1431 (11 February 2010) promulgating Law No. 52-05 on the traffic code, as amended and supplemented, and the texts adopted for its application;
- Dahir No. 1-21-59 of 3 doulhijja 1442 (14 July 2021) promulgating Law No. 13-21 relating to the legal uses of cannabis;
- Dahir No. 1-06-151 of 30 choual 1427 (22 November 2006) promulgating Law No. 17-04 relating to the Code of Medicines and Pharmacy;
- Dahir on Law No. 1-73-282 of 28 Rabii II 1394 (21 May 1974) on the suppression of drug addiction and the prevention of drug addicts and amending the Dahir of 12 Rabii II 1341 (2 December 1922) relating to the Regulation on the Importation, Trade, Possession and Use of Poisonous Substances and the Dahir of 20 chaabane 1373 (24 April 1354) prohibiting hemp in Kif, as supplemented or amended;
- Dahir of 12 rabii II 1341 (2 December 1922) regulating the import, trade, possession and use of poisonous substances as amended and supplemented;
- Dahir No. 1-10-08 of 26 Safar 1431 (11 February 2010) promulgating Law No. 28-07 on food safety;
- Dahir No. 1-63-260 of 24 Jumada II 1383 (12 November 1963) relating to transport by motor vehicles on the road, as amended and supplemented;
- Dahir No. 1-21-66 of 3 doulhijja 1442 (14 July 2021) promulgating Law No. 76-17 relating to plant protection;
- Decree No. 2-03-169 of 22 Moharram 1424 (26 March 2003) relating to the road transport of merchandises for hire or for own account;

- Joint Order of the Minister of Agriculture, Maritime Fisheries, Rural Development and Water and Forests, the Minister of Equipment, Transport, Logistics and Water and the Minister of Industry, Investment, Trade and Digital Economy No. 3283-17 of 16 Ramadan 1440 (22 May 2019) setting the hygiene conditions applicable to the transport of food products and animal feed;

- Joint Order of the Minister of the Interior, the Minister of Health and Social Protection, the Minister of Agriculture, Maritime Fisheries, Rural Development and Water and Forests, and the Minister of Industry and Trade No. 1293-22 of 11 choul 1443 (12 May 2022) setting the modalities for issuing authorizations for the exercise of activities relating to cannabis;

- Joint Order of the Minister of the Interior, the Minister of Health and Social Protection, the Minister of Agriculture, Maritime Fisheries, Rural Development and Water and Forests, and the Minister of Industry and Trade No. 1296-22 of 11 choul 1443 (12 May 2022) setting the model registers and the modalities of their keeping by the National Agency for the Regulation of Activities relating to Cannabis and by the holders of authorizations to carry out activities relating to cannabis;

ARTICLE 4. AUTHORIZATIONS AND DECLARATIONS

The Carrier is required to hold the following authorizations and make the following declarations:

4.1 Operating authorization for the Carrier

The Carrier must be duly registered in the special register of the profession, relating to transport for hire, established with the Ministry in charge of transport and duly authorized to operate the transport activity, in accordance with Dahir No. 1-63-260 of 24 Jumada II 1383 (12 November 1963) relating to transport by motor vehicles on roads, as amended and supplemented by Law No. 16-99 promulgated by Dahir No. 1-00-23 of 9 doulKaada 1420 (15 February 2000), and its implementing regulations.

4.2 Authorization to transport cannabis

Any legal person wishing to be authorized to carry out the Transport of Cannabis and its Products, must file, with ANRAC, against acknowledgment of receipt, an application for authorization accompanied by the documents referred to in Article 1 of Order No. 1293-22 of 11 choul 1443 (May 12, 2022) setting the modalities for issuing authorizations for the exercise of activities relating to cannabis.

The applicant is required to send ANRAC these specifications initialed on all pages and signed on the last page, prior to the issuance of the authorization to carry out the activity of Transport of Cannabis and its Products. The signature must be preceded by the handwritten mention “read and approved, I undertake to strictly respect all the clauses of these specifications”.

The exercise of the activity of Transport of Cannabis and its products is effective only after obtaining the aforementioned authorization.

The Carrier is required to commence the activities of Transportation of cannabis and its products before the expiry of a period of three (3) years from the date of issuance by ANRAC of the authorization in question.

4.3 Declaration of movement or withdrawal

The Carrier is also required to file, in accordance with the regulations of transportation for hire, a declaration specifying the entry into operation or withdrawal of each motor vehicle for the transport of merchandise, with the regional or provincial transportation service in which it is registered.

The Carrier is required to submit a copy of this declaration to ANRAC.

ARTICLE5. DOMICILIATION OF THE CARRIER

The Carrier is considered domiciled at the address of its registered office which appears in his extract from the Trade Register.

ARTICLE6. SUBCONTRACTING

The Carrier may under no circumstances use subcontracting to perform the transport services subject to these specifications.

ARTICLE7. INSURANCE

The Carrier is required, in accordance with the regulations governing transport for the account of others, to subscribe to insurance companies approved by the Insurance and Social Welfare Supervisory Authority (ACAPS), and without prejudice to other insurances in force in this regard, the following insurance: :

- Insurance against accidents at work and occupational diseases for all personnel on duty on board the vehicle;
- The Carrier's civil liability insurance;
- Insurance of motor vehicles and merchandise transported within the limit of the authorized tonnage.

The insurance of the transported merchandise must cover at least:

- Traffic accidents, fire or explosion, collapse of structures on the transport vehicle;
- Natural disasters affecting the transport vehicle;
- Theft of insured merchandise;
- Theft by assault or by breaking into closed vehicles.

The certificates relating to the above-mentioned insurance must be valid at all times.

Des copies de ces attestations sont transmises à l'ANRAC suivant les modalités prévues par elle à cet effet.

ARTICLE8. AGE OF VEHICLE

Any vehicle intended to be used for the first time by the Carrier, must be at least five (05) years old (age being counted by reference to the date of the first entry into service of the vehicle indicated on the registration certificate).

The Carrier is required to submit all his vehicles to the annual technical inspection from the first year of their entry into service.

ARTICLE9. ON-BOARD DOCUMENTS

When transporting Cannabis and its products, the driver of the vehicle must be in possession of the following valid documents:

- The driving license of category “C” or “EC”;
- The professional driver card, for vehicles with the total weight in charge exceeding 3,500 kg;
- The certificate of the regulatory medical examination;
- The Carrier’s operating authorization;
- The operating authorization of the rental companies in the case of transport by a rented motor vehicle.

The vehicle must have the following valid documents:

- Certificate of approval in the event those specific regulations so provide;
- Freight manifest relating to the transport performed, for the road transport of merchandises on behalf of third parties, with the exception of local transport;
- Freight declaration, for the transport of merchandise on own account;
- Safety data sheet (Annex 1), where applicable, in cases expressly established by ANRAC and for which it has defined a special safety sheet;
- Declaration of dispatch (Annex 2);
- Registration certificate of the vehicle;
- Technical inspection certificate;
- Certificate of compulsory motor vehicle insurance;
- Receipt for payment of the axle tax or the special car sticker;
- Copy of the list of Clients with whom the Carrier has concluded contracts of transport, endorsed by the clients, each in the part that concerns him. This list must indicate, for each contract, the client, the references of the contract and the duration of the contract (Annex 3);
- Report of delivery of the harvests, drawn up by the commission convened by ANRAC in accordance with Article 10 of the aforementioned Law No. 13-21, indicating the point of loading and the point of delivery of the products.

ARTICLE10. SOCIAL CONDITIONS OF THE CARRIER’S STAFF

The Carrier is required to provide all staff in its service with all the social services provided for by the laws and regulations in force, in particular those of the Labor Code and the National Social Security Fund.

The Carrier is also required to respect the mandatory rest period for drivers, as determined by the regulations in force.

ARTICLE 11. SPECIAL CONDITIONS OF TRANSPORTATION

The special conditions of transport (minimum and maximum temperatures, humidity level, etc.) specific to the nature of the cannabis and the transported Cannabis Products must be stipulated in the contract between the Carrier and the Client.

11.1 Transportation of Cannabis crops, seeds and plants

Vehicles intended for the transport of Cannabis crops, seeds and plants must be arranged as follows:

- All exterior surfaces of trailers and semi-trailers must be resistant to common break-ins;
- When semi-trailers are sheeted, the top of the curtains must be at least 2.20 meters above ground level;
- The means of expedition must ensure the tracking, inviolability and security of the package during transport;
- The door of the trailer or semi-trailer, the locking of cables or the rods of the sheets, when the semi-trailer is sheeted, must be equipped with a security closure and an audible system of alarm in case of break-ins .

The trailer, truck or package must be equipped with a tamper-evident system (lead, sealed). The inviolability must be affixed at the end of the load and removed before the merchandise are unloaded.

The trailer, semi-trailer or truck must be equipped with a real-time geolocation system and an incident alert system.

During the transport of cannabis crops, and in accordance with Article 10 of the aforementioned Law No. 13-21, the system guaranteeing inviolability must be set up in the presence of the commission appointed by ANRAC for this purpose, at the time of loading the cannabis crops, and removed in the presence of an ANRAC agent upon arrival at the recipient's warehouse.

11.2 Transportation of medicines and Pharmaceutical products Containing Cannabis Components

The transport of medicines and pharmaceutical products containing cannabis components must be done in strict compliance with the provisions of the regulations in force, in particular those of Dahir No. 1-06-151 of 30 choul 1427 (22 November 2006) promulgating Law No. 17-04 relating to the Medicine and Pharmacy Code and its implementing texts.

11.3 Transportation of Industrial Cannabis Products

The transport of industrial cannabis products must be carried out in strict compliance with the regulations in force relating to the legal uses of cannabis, and in accordance with the provisions of the laws and regulations referred to in Article 3 of these specifications relating to the transport of merchandise other than medicines and pharmaceutical products containing cannabis components.

11.4 Special security conditions

In addition to the safety provisions laid down in the traffic Code and its implementing regulations, at least two fire extinguishers must be placed within the vehicle in a place that is easily accessible and kept in good working order at all times. The driver must know how the fire extinguishers work.

ARTICLE 12. TRAFFIC CONDITIONS

For security reasons, the competent local authorities, in consultation with ANRAC, may, for limited periods and in special circumstances:

- Determine the conditions of circulation on public roads of vehicles transporting Cannabis and some of its products, in particular those whose THC content exceeds the rate set by the Joint Order of the Minister of the Interior, the Minister of Health and Social Protection, the Minister of Agriculture, Maritime Fisheries, Rural Development and Water and Forests, and the Minister of Industry and Trade, No. 1297-22 of 11 Choual 1443 (12 May 2022) setting the tetrahydrocannabinol levels provided for in Articles 6 and 17 of Law No. 13-21 relating to the legal uses of cannabis;
- Prohibit the circulation of these vehicles on certain roads and during certain time slots;
- Require an escort (private, National Police, Royal Gendarmerie) of these merchandises during their transport and surveillance when parking the vehicles transporting them;
- Set speed limits and stopping and parking conditions for vehicles carrying Cannabis and its Products.

In addition, any vehicle loaded in the parked position must be subject to constant surveillance. The frequency of parking should be kept to a minimum.

ARTICLE 13. MAINTAINING QUALITY

In addition to the Carrier's responsibilities laid down by the Commercial Code, in particular those relating to losses and damages, the Carrier are required to ensure the maintenance of the quality of the Products it transports by referring to the regulations specific to the nature of the products transported.

ARTICLE 14. USE OF PACKAGING

The Carrier must absolutely verify that the Cannabis and its Products are contained in packaging or containers closed in such a way as to prevent any substitution or mixing of their contents with other products.

Packages must bear marks and labels specific to the types of Products they contain.

Cannabis Products intended for medical, pharmaceutical or industrial purposes must be labeled in accordance with the regulations in force on the labeling and presentation of poisonous and narcotic substances, or with any special provisions applicable to the product concerned.

ARTICLE 15. LOADING, FILLING AND UNLOADING

The Carrier is required to respect the loading dimensions as well as the loading and stowage devices provided for by the regulations in force.

If necessary, for specific types of products, ANRAC may require a procedure for verifying the loading and unloading weight of the vehicle transporting the merchandise.

ARTICLE 16. NOTIFICATION OF CHANGES CONCERNING THE CARRIER

In accordance with the regulatory requirements relating to for-hire transportation, the Carrier must notify ANRAC and the regional or provincial transportation department of the ministry responsible for transportation, in which he is registered, of any change affecting his establishment, including his corporate officers, shareholders, the composition of the board of directors (officers) and his fleet of vehicles, and which is liable to change his situation at the time of his entry in the above-mentioned register. Notification of the change must be made within a period not exceeding thirty (30) days from the date of the occurrence of the change, and must be made by any secure means.

ARTICLE 17. GENERAL SAFETY REQUIREMENTS

The Carrier and all stakeholders in the transportation of Cannabis and its Products, including the operator of the destination site and the person in charge of the depot of origin of these products, must:

- Take all necessary precautions and appropriate measures to avoid the occurrence of incidents or accidents and to minimize their effects;
- Notify, where appropriate and without delay, the competent authorities and make the information at their elimination available to them.

17.1 Obligations of the Carrier vis-à-vis of the ordering customer

The Carrier must ensure that the client submits the safety data sheet and the expedition declaration, and provides him with all the information relating to the expedition and necessary for the fulfillment of his obligations.

The Carrier must ensure that the merchandise is sealed by client: at the time they are made available.

The Carrier is required to refuse the loading of packages whose packaging is damaged or does not comply with the provisions of the aforementioned Law No. 13-21 and these specifications;

The Carrier is required to ensure that signs and placards or labels are affixed to all containers;

The Carrier is obliged to supervise loading and unloading operations;

The person assigned to the load is required to report to the Carrier any element that may contravene the smooth running of the operation;

17.2 Obligations of the Carrier

The Carrier is required to demand to his staff to respect professional secrecy and the confidentiality necessary for the safety of transport operations.

In addition to the obligations provided for in these specifications, the Carrier is required to declare to ANRAC by the means and according to the modalities provided by it, the date and time of departure as

well as the route that will be taken by each vehicle. This declaration must be made no later than 24 hours after the actual departure of the vehicle concerned.

17.3 Obligations of the driver

The driver is responsible for ensuring that all documents necessary for transport are on board the vehicle and that they are valid.

He is also required, and under his full responsibility, to respect the traffic conditions and speed limit as well as the special conditions of transport.

The driver must display in the driver's cab a copy of the safety data sheet, and present all the board documents, and present them for any request by the control officers.

In the event of serious incidents, he must:

- Immobilize the vehicle if he finds that the safety of transport may be compromised;
- Apply the instructions contained in the safety data sheet in the event of an incident or accident;
- Notify, without delay, the Carrier and the competent authorities so that they take the appropriate measures to the situation.
- During the loading, unloading and handling of Cannabis and its Products, the driver and any crew member are prohibited from:
 - Open a package;
 - Smoking or using any source of fire or heat in and around the vehicle;
 - It is strictly forbidden for the driver to transport persons on board the vehicle or load merchandise on his own account.

17.4 Obligations of the recipient

The consignee of the merchandise is obliged to acknowledge receipt of the merchandise before any resending and to refrain from postponing their acceptance without valid reason.

If the consignee refuses, for reasons arising during transport, to accept the merchandise in question, he must notify ANRAC without delay.

The consignee is required to ensure the storage of the merchandise in question until a decision is taken by ANRAC, which must intervene after investigation and within a period which may not exceed fifteen (15) calendar days.

ARTICLE 18. TRACEABILITY MODALITIES

In accordance with Article 45 of Law No. 13-21 on the legal uses of cannabis, the Carrier must keep a Data Register, including the date of recovery, the place of expedition, the client, the delivery note number on expedition, the destination, the consignee, the delivery note number at the destination as

well as the nature and quantity of the Product transported, and recording all deliveries of expeditions of Cannabis and its Products. The Data Register must follow the model referred to in Annex 2.6 of the aforementioned Order No. 1296-22.

The Carrier must also keep records in which will be recorded, the authorized activities, the date of their realization, the quantities of Cannabis and its Products authorized by the Agency.

The Carrier is required to keep all records for a period of ten (10) years and to present them at each inspection.

ARTICLE19. ENVIRONMENT

The Carrier is required to comply with the regulations in force relating to the protection of the environment, as well as with good practices in this area that ANRAC reserves the right to enact.

The guide to these good practices will be published by ANRAC before it is required of Carriers, under the provisions of Article 33 of the aforementioned Law No. 13-21.

He is also required to declare, without delay, to the ONSSA any finding of the presence of a harmful organism in the merchandise, or any reason to suspect such a presence, in accordance with the provisions of the aforementioned law n ° 76-17 and its implementing texts. A copy of this declaration must be immediately transmitted to ANRAC by any means.

ARTICLE20. MODALITIES FOR MONITORING COMPLIANCE WITH THESE SPECIFICATIONS

In addition to the controls provided for by the regulations in force, agents under ANRAC commissioned by it for this purpose and sworn in accordance with the legislation in force, may access the Carrier's head office to examine the documents relating to the activity of transporting cannabis and its products, and to verify compliance with the various clauses of these specifications.

The Carrier is required to receive the above-mentioned agents, facilitate their performance of their task and make available all the information and documentation requested to them.

In the event of non-compliance with the legislative and regulatory provisions on cannabis and the provisions of these specifications, and without prejudice to the legislative provisions specific to the transport of merchandise, the Carrier is required to submit, within a period which may not exceed seven (7) days, following the sending of the report of finding of infringements as established by the agents commissioned by ANRAC, his explanations of the violations found.

In the absence of a response, or if the justifications given by the Carrier are unfounded, ANRAC gives formal notice, by registered letter with acknowledgment of receipt or by bailiff, to put an end to the violations found within a period it sets and which may not be less than one (1) month.

Without prejudice to the application of Article 30 of the aforementioned Law No. 13-21, if the Carrier does not comply with the above-mentioned formal notice addressed to him, the authorization to transport cannabis and its products may be suspended for a period of six (6) months and no request to exercise an activity related to Cannabis and its Products may be filed with ANRAC by the Carrier during the period suspension.

The suspension is lifted as soon as the infringements found within the abovementioned period are terminated.

If the violations persist at the end of the aforementioned period, ANRAC may refer the matter to the Wali or the Governor of the province or the municipality on which the Carrier depends for the necessary sanctions, including the closure of its establishment.

The decision to suspend, or withdraw the authorization, under the conditions provided for by the aforementioned Law No. 13-21, is notified to the interested party in the same forms as those of the notification of the formal notice.

Read and approved, I undertake to strictly respect all the clauses of these specifications.

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APPENDIX 1

Safety Data Sheet

PRODUCT NAME

Version number: XXXXXX

Date established: XXXXX

1. Product Identifier

Substance identification: Repeat product name

Use of the product: Specify: Chemical, Food, Pharmaceutical, Cosmetic, etc.

Producer/company: Company name, address, RC, ICE, contact

2. Hazard identification

Dangerous product: YES / NO if yes

Special indications concerning hazards to man and the environment:

Inhalation: YES / NO

Skin contact: YES / NO

Ingestion: YES / NO

Eye contact: YES / NO

Allergen risks: YES / NO

3. First rescue (if applicable)

First aid gestures: detail for example

In case of contact with eyes: rinse with saline

If there is a skin reaction such as redness or burning sensation during application, stop application immediately and rinse with soap and water.

4. Fire-fighting measures

Recommended means of extinguishing: Detail for example

Extinguishing powder, foam, carbon dioxide. Fight large outbreaks with water spray.

5. Measures to be taken in the event of accidental release

Individual precautions: YES / NO if yes detail

Measures for the protection of the environment: YES / NO if yes detail

6. Handling and storage

Handling: Detail handling precautions for example Handle carefully and avoid splashing (slippery floor)
Use hoses and transfer utensils for food and clean purposes

Storage: Detail the storage conditions for example Store in a cool and dry room and away from light.
Store in its original packaging, full and closed to avoid excess oxidation

7. Personal protection

General protection and hygiene measures:

- Mask: YES / NO
- Gloves: YES / NO
- Glasses: YES / NO

Other: detail

8. Physical-chemical properties

General indications:

- Aspect: detail for example Liquid at room temperature, can partially freeze below 10 ° C
- Color: detail for example golden yellow
- Smell: detail for example the character of Linen

Important health and environmental information:

- Explosion hazard: YES / NO
- Density (20 ° C): detail for example 0.909 - 0.915kg/l
- Solubility in water: YES / NO
- Viscosity (C st): YES / NO
- PH: YES / NO

9. Stability and responsiveness

Thermal decomposition: Detail for example Product stable under normal conditions

Hazardous decomposition products: YES / NO

If yes dangerous reactions / conditions to avoid: detail for example In general, heat, air, humidity and light promote the oxidation of the product Avoid heating beyond 160 ° C in food and 60 ° C in cosmetics

Contributions to avoid: detail for example Strong oxidizing agents

10. Toxicological information

Toxic agents: YES / NO

Detail, for example, Non-toxic product, for cosmetic, pharmaceutical and food use

11. Elimination

Method of elimination: Detail for example Absorb the product with paper, cloth or sawdust and burn.

Treat waste in accordance with local regulations. Detail for example Release into nature prohibited.

Waste elimination/packaging: Detail according to sorting instructions subject to local regulations

12. Transport information

- Special precautions: Comply with the requirements of the SPECIFICATIONS FOR THE TRANSPORT OF CANNABIS AND ITS PRODUCTS

13. Regulatory Information

Incorporate current regulations and specifications

- Dahir No. 1-10-07 of 26 Safar 1431 (11 February 2010) promulgating Law No. 52-05 on the Highway Code and the texts adopted for its application;

- Dahir No. 1-21-59 of 3 doulhijja 1442 (14 July 2021) promulgating Law No. 13-21 on the legal uses of cannabis;

- Dahir No. 1-06-151 of 30 choual 1427 (22 November 2006) promulgating Law No. 17-04 on the Code of Medicines and Pharmacy;

- Joint Order of the Minister of the Interior, the Minister of Health and Social Protection, the Minister of Agriculture, Maritime Fisheries, Development

Rural and Water and Forests, and the Minister of Industry and Trade, No. 1293-22 of 12 May 2022 setting the MODALITIES for issuing authorizations for the exercise of activities relating to cannabis;

Joint Order of the Minister of the Interior, the Minister of Health and Social Protection, the Minister of Agriculture, Maritime Fisheries, Rural Development and Water and Forests, and the Minister of Industry and Trade, No. 1296-22 of 12 May 2022 setting the model registers and the modalities of their keeping by the Regulatory Agency for Cannabis-related Activities and by the holders of authorizations to engage in activities relating to cannabis;

- Dahir No. 1.63.260 of 24 Jumada II 1383 (12 November 1963) relating to transport by motor vehicles on the road, as amended and supplemented;

- Decree No. 2.03.169 of 26 March 2003 on the transportation of merchandise by road for hire or reward or for own account;

- SPECIFICATIONS RELATING TO THE TRANSPORT OF CANNABIS AND ITS PRODUCTS;

14. Other information

This safety data sheet does not constitute a guarantee as to the properties of the product and does not give rise to a contractual legal relationship. The information is given in good faith based on the current state of knowledge of the product. The attention of users is also drawn to the possible risks involved when the product is used for purposes other than the purpose for which it was intended.

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APPENDIX 2

Expedition declaration

[Your Company Name]

[Mailing address]

[City, postal code]

[Phone]

[Fax]

[E-mail] Ship to [Name]

[Company Name]

[Address]

[City, postal code]

[Phone]

Customer ID [ABC12345] Billing [Name]

[Company Name]

[Address]

[City, Postal Code]

[Phone]

Client ID [ABC12345]

Order Date Order Number Function

Item # Description Quantity Return code/comments

RETURN OF MERCHANDISE

1. CHECK THE BOX ABOVE FOR ANY ITEM YOU HAVE CHOSEN TO RETURN. 4. ATTACH THIS FORM TO THE ITEMS YOU RETURN BY CARRIER TO THE FOLLOWING ADDRESS:

ADDRESS: _____

TELEPHONE:

EMAIL: _____

www.siteweb.com

2. ENTER ONE OF THE CODES BELOW TO EXPLAIN THE REASON FOR YOUR RETURN (PLEASE ALSO COMMENT IF APPLICABLE):

1 - SIZE

2 - COLOR

3 - QUALITY 4 - DOES NOT CORRESPOND TO WHAT WAS EXPECTED / WANTED.

5 - OTHER

3. PLEASE LET US KNOW IN THE BOX BELOW WHAT WE CAN SEND YOU AS AN EXCHANGE OR REPLACEMENT.

Please let us know the exchange(s) or new item(s) you would like us to send you.

Item # Description Color Size Price

Merchandise returned WITHIN 14 days will be refunded in the same manner as purchased. Returns made AFTER 14 days and ALL merchandise on sale will only be considered for a merchandise credit.

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APPENDIX 3

LIST OF ORDERING CUSTOMER

Contract # Name of Principal Contract references Duration of the contract Visa of the Principal

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