



Guidance for Cannabis Transport and Storage Application and Licensing

Version (2.4)

Table of Contents

Version Control	3
Terms & Abbreviations	3
1. Introduction.....	4
1.1 About This Document	4
1.2 Licence Types.....	5
1.3 About the GSC	6
1.4 The GSC's Mission.....	6
1.5 Which cannabinoids the GSC controls	6
1.6 The Status of THCA and Synthesised Products.....	7
1.6.1 THCA.....	7
1.6.2 Synthetic Cannabinoids and Cannabinoids Derived Otherwise than from Cannabis.....	7
1.7 Permissions relating to Transport and Storage	8
2 The approval and licensing process in summary	9
3 Application.....	11
3.1 Requirements.....	11
3.1.1 Application Acceptance	11
3.1.2 Applications That Do Not Meet Acceptance Criteria	11
3.1.3 Application Requirements	11
3.1.4 Transportation and Storage.....	13
3.1.5 Integrity and Competence checks	14
3.1.6 Business Checks	14
3.1.7 Security and Record Keeping	15
4 Multiple licences.....	15
5 Licensing.....	15
5.1 Licensing Process	15
5.2 Licence Conditions	15
5.2.1 Generic Conditions.....	16
5.2.2 Class Specific Conditions	16
5.2.3 Licence Specific Conditions	16
6 General Supervision, Enforcement Pathway.....	16
7 Subsequent Licenses	17
7.1 Renewals and Compliance History	17
7.2 Licence Surrender	17
Appendix A – Fees.....	18

Version Control

Version	Date published	Comments/Changes
V1.0	Not published	–
V1.1	15 April 2021	Amendments
V2.1	6 Jul 2021	Approved for publication/RMR
V2.2	5 August 2021	Amendments to Licence Types
V2.3	13 July 2021	Aesthetics
V2.4	1 July 2022	New regulation changes added

Terms & Abbreviations

2020 Regulations	Misuse of Drugs (Cannabis) Regulations 2020
Active Part/ Product	Any part of the cannabis plant or cannabis derived product that contains more than trace amounts of controlled cannabinoids
Biomass	Harvested cannabis plant material (excluding fibres and hemp hurds)
Cannabis	Any plant of the genus <i>Cannabis</i>
Cannabinoids	Chemicals, whether psychoactive or not, obtained through the cultivation of cannabis. Cannabinoids include THC and CBD
Cannabis Derived Products	Cannabis products that are created using a manufacturing licence
CBD	Cannabidiol, a cannabinoid – not a controlled cannabinoid
CBN	Cannabinol
Commission	The decision-making board of the GSC
Controlled Cannabinoids	<ul style="list-style-type: none"> • Cannabinol (CBN) • Tetrahydro derivatives of cannabinol • 3-alkyl homologues of cannabinol • 3-alkyl homologues of tetrahydro derivatives of CBN
Cultivation	The activity of raising plants. Cultivation includes the planting of seed or seedlings as well as the pruning of plants
DfE	Isle of Man Department for Enterprise
Extraction	Process that removes cannabinoids from biomass e.g. by means of a solvent. The result of extraction is known in Isle of Man regulation as a preparation
GSC	Isle of Man GSC
Inspectorate	The staff of the GSC managed by the Chief Executive
Key Personnel	Anyone accountable for the operation of the business, e.g. the responsible person, directors of the licensee
Manufacture	The creation of a cannabis derived product using substances other than cannabis biomass
POCA	Proceeds of Crime Act 2008
Psychoactive	Also psychotropic, affecting mental processes
Responsible Person (RP)	The person having overall accountability for licensing and compliance
Source of Funds	The vehicle used to fund a licensee's operation.
Source of Wealth	The activity used to generate the funds used to fund a licensee's operation
THCA	Tetrahydrocannabinolic Acid
THC	Tetrahydrocannabinol
UN Single Convention	United Nations Single Convention on Narcotic Drugs 1961, an international treaty that requires signatory countries to control narcotics in their territory

1 Introduction

1.1 About This Document

This document has been produced by the GSC to provide guidance on the application process for –

Transport and Storage of Cannabis

Separate guidance is available for related licences see: [1.2 Licence Types](#)

The content of this guidance does not constitute legal advice.

Please contact canna@gov.im if you cannot find guidance that matches your proposed business model, or if you have any questions about the guidance itself.

Please note a licence is not required for:

- Possession, import and export of cannabis seeds
- Postal services, couriers, airlines and shipping moving controlled cannabinoids to and from the Isle of Man in the course of their business; the obligation to ensure safe transmission and custody of product lies with the GSC licensee.

You do not require this licence if:

- You operate a single facility that is already licensed by the GSC; that licence will already permit you to store controlled cannabinoids on the premises;
- You do not intend to move product containing controlled cannabinoids from your facility to market (i.e to the ports, to retailers, etc.) but instead intend to use an independent, licensed transport operator.

You do require this licence if:

- You have more than one facility where controlled cannabinoids are handled or stored and only one facility is licensed;
- You intend to operate your own transports between facilities you own;
- You intend to offer secure storage and/or secure transportation of controlled cannabinoids to unrelated parties

Finally, you should note that even if your transport service straddles the Isle of Man and a second country, you do not require an export licence or import licence, even though your service is the mechanism for export or import. The obligation for those licences rests with the business that created the products being exported, or who ordered the product being imported.

The application form to begin a licence application can be downloaded on the GSC website www.isleofmangsc.com.

1.2 Licence Types

I want to grow Low THC cannabis	Industrial Hemp Licence	IH
I want to grow High THC female cannabis plants	Cannabis Licence	C
I want to grow male or female cannabis plants for research use only	Research Licence	R
I want to transport and store cannabis independent of cultivation	Transport Licence	T
I want to process or extract cannabinoids from biomass cannabis	Extraction Licence	E
I want to import or export cannabis to / from the Isle of Man	Import / Export Licence	IE
I want to analyse cannabinoids on behalf of others	Analysis Licence	A
I want to manufacture cannabis derived products	Manufacture Licence	M
I want to possess seeds for use other than cultivation	No Licence	



This document



1.3 About the GSC

The GSC is an independent statutory board of Tynwald, the parliament of the Isle of Man, and comprises the Inspectorate and the Commission. The Inspectorate is managed by the Chief Executive of the GSC and is responsible for processing applications and conducting supervision.

The Commission consists of various independent members drawn from relevant professions and backgrounds. Monthly hearings are held by the Commission to review and make licensing and supervision decisions, supported by recommendations from the Inspectorate. More information on the board members and meeting dates can be found on the GSC website.

The mandate to licence and supervise specific controlled substances, namely cannabis, has been given to the GSC by the Transfer of Functions (Cannabis) Order 2020. The types of licences that can be issued and the relevant fees are set out in the Misuse of Drugs (Cannabis) Regulations 2020 (2020 Regulations). Licensing and oversight of the activity described in this guidance sits solely with the GSC.

The GSC is available 9:00am to 5:00pm Monday to Thursday and 9:00am to 4:30pm on Friday and can be contacted via phone on **+44 (0)1624 694331** by e-mail at **canna@gov.im** or at the address below:

Cannabis Licensing & Supervision Team
Isle of Man GSC
Ground Floor
St. George's Court
Myrtle Street
Douglas
IM1 1ED

1.4 The GSC's Mission

The GSC's mission is to ensure that:

- Controlled cannabinoids remain within legitimate markets
- Products that contain cannabinoids originating from the Isle of Man are properly labelled for consumers so that the products may be used safely.

1.5 Which cannabinoids the GSC controls

The regulations define controlled cannabinoids as:

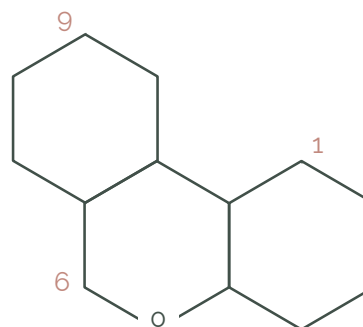
- Cannabinol (CBN)
- Tetrahydro derivatives of cannabinol
- 3-alkyl homologues of cannabinol
- 3-alkyl homologues of tetrahydro CBN derivatives.

Cannabinol means cannabinol-type phytocannabinoids CBN-C5, CBNM-C5, CBN-C4, CBN-C3, CBN-C2 and CBN-C1.

Cannabinol Derivative means any cannabinoid that shares the dibenzo-pyran scaffold of cannabinol, irrespective of substituent at position 1 or the arrangement of bonds, where that derivative has been reliably assessed as having a psychoactive property, or where such a property has not been ruled out. At the time of writing, this means *cis* and *trans*- Δ^9 -THC-C5, Δ^9 -THC-C4, Δ^9 -THC-C3, Δ^9 -THC-C1 as well as Δ^8 -THC-C5. This definition may capture synthetic cannabinoids. The GSC does not issue licences for synthetic cannabinoids.

Cannabinoids with this basic structure **and** which are either known to be psychoactive or whose psychoactive properties have not been excluded fall under GSC control.

The sidechain may contain any number of carbon atoms and any number of substituents.



Homologues are interpreted to mean molecules with variable counts of repeating identical sub-structures. In the case of 3-alkyl homologues, this is interpreted to include any number of carbon atoms on the sidechain, i.e. not just Δ^9 -THC-C₃ or Cannabinol-C₃.

Cannabis means plant material, whether live or harvested. **See 1.6** below for the status of THCA present in the plant.

Cannabis Resin means any substance derived from the harvested trichomes of cannabis, whether processed or not, and which has the potential for psychoactive properties.

1.6 The Status of THCA and Synthesised Products

1.6.1 THCA

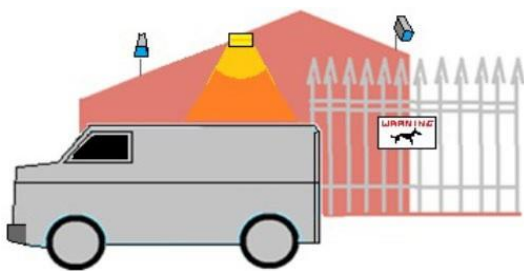
Tetrahydrocannabinolic acid (THCA), whether in a live or harvested plant part, or extracted in another form, is not a controlled cannabinoid, but it is easily converted into THC. For this reason, the GSC will also control THCA as if it were a controlled substance.

1.6.2 Synthetic Cannabinoids and Cannabinoids Derived Otherwise than from Cannabis

Any process which does not use cannabis plants but nonetheless produces controlled cannabinoids requires licensing where a controlled cannabinoid is processed.

Synthetic cannabinoids that are cannabinol derivatives (**see 1.5**) cannot be produced without a licence. If a model intends to synthesise cannabinoids rather than harvest them from plants, potential applicants are advised to discuss the matter with the GSC prior to applying for a licence.

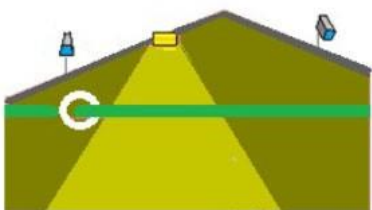
1.7 Permissions relating to Transport and Storage



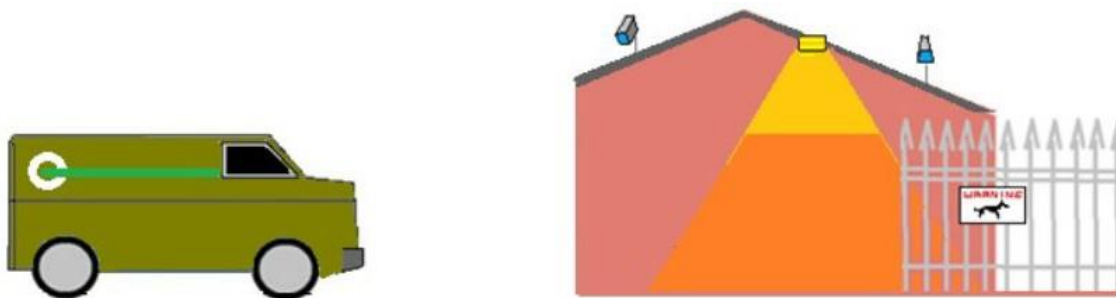
A **TRANSPORT** and **STORAGE** licence permits participation in the regulated cannabis sector, allowing licensees to possess controlled cannabinoids in the discharge of their service. One licence covers both activities but competence must be shown for each function in turn (storage and/or transportation).



Transport & Storage – organic mode: A licensee will need a transport and storage licence if it intends to transport its own products containing controlled cannabinoids between two or more facilities, or to and from ports or the airport.



controlled cannabinoids between facilities that are licensed to unconnected parties or between facilities owned by the same licensee, or between those facilities and ports and the airport.



Partial use of transport and storage licence: A third party may choose to simply operate either a secure storage facility for other licensees to use, or may choose to operate only a transportation service that does not store controlled cannabinoids between legs of the journey.

The following is permissible with this licence type:

Licence Type	Possession	Supply/offer to supply active part/product
Class 5 Transport and Storage	Possession involving transport and storage of cannabis biomass from high THC cannabis, a preparation containing cannabinoids or extracted from cannabis biomass, high THC cannabis or cannabis derived products.	No permission

Additional licences will be required for any applicants who wish to perform:

- Extraction or manufacturing in relation to cannabis derived products
- Manufacturing of cannabis based products
- Import or export of cannabis and cannabis derived products
- Cultivation of low or high THC cannabis
- Possession of cannabis products/biomass for testing.

More information on licence fees can be found at [Appendix A](#).

2 The approval and licensing process in summary

When an applicant applies for licensing, the application pack ([see 3.1.3](#)) is assembled by the applicant and supplied to the GSC.

Following processing, the Inspectorate will lay the application before the Commission for a decision at hearing. The Inspectorate will typically only recommend an application for hearing when it believes the application will gain approval, but an applicant has the right to insist that an application be heard by the Commission.

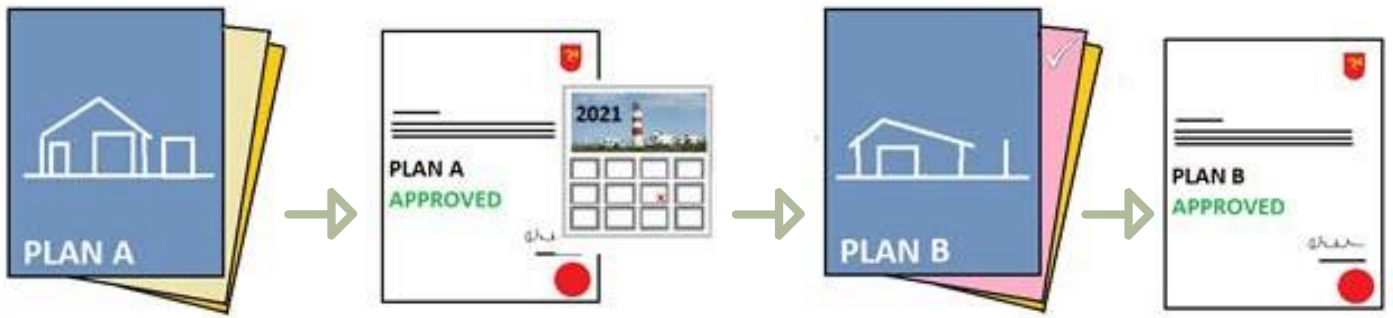
Approval may contain conditions that need to be fulfilled before the licence can be granted. If approval has been given, there are no conditions left to fulfil and the applicant is ready to commence business, then the licence can be purchased immediately.

If the business is not yet ready to operate then a letter of approval will be issued. At the same time, the GSC will agree an approval period during which the approval letter may be used to move the venture forward. When the approval period lapses, the GSC will issue an invoice for the licence.

If the business is still not ready to commence operations, the GSC will determine if the approval period is to be extended or if the invoice for the licence must be issued. If it is issued, the licensee will have the status of 'paid, not live' until operations commence.

Before the licence is granted, the GSC will check that the facilities and arrangements that have been created match the proposals in the application. If at any time after approval the details of the application required to be flexed, then the applicant must confer with the GSC on the revised arrangements so that the approval can be reconfirmed.

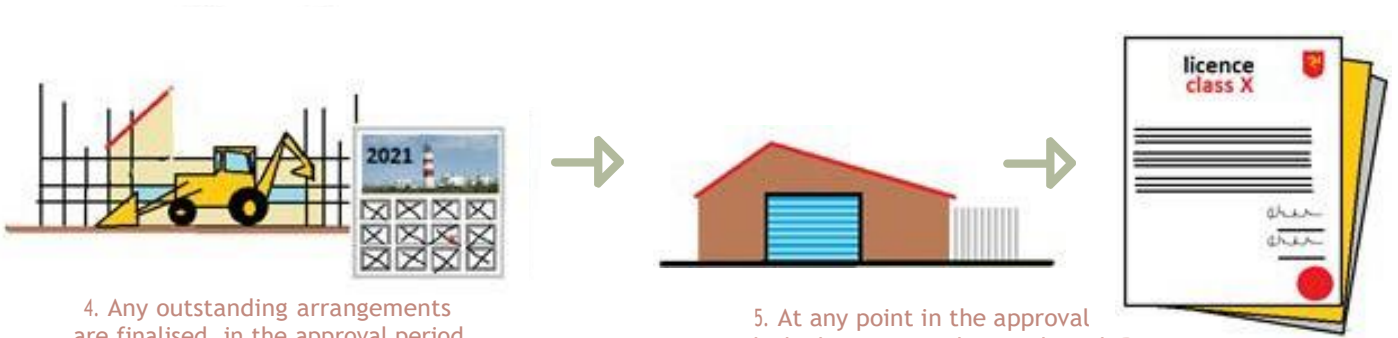
As part of the approval, the applicant is asked to agree to any interim checks the GSC requires. The GSC may use this agreement to request information and updates, inspect works in progress and so forth to ensure that the venture is progressing as agreed in the current approval letter.



1. The GSC process the application

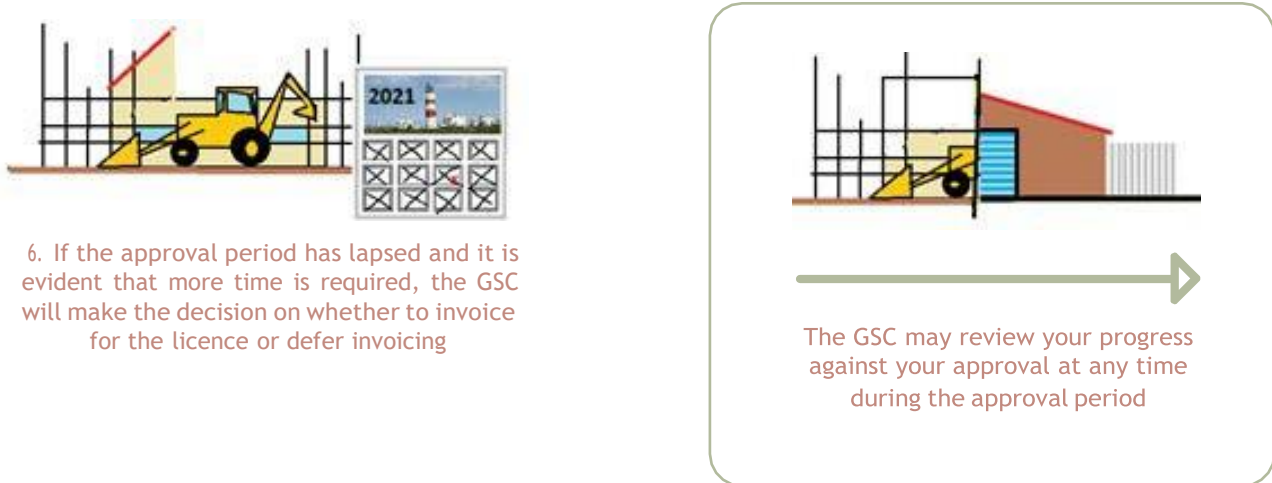
2. Successful applications receive an approval letter which specifies the approval period

3. Any changes to the approved proposal must be notified to the GSC in order that the approval letter can be updated



4. Any outstanding arrangements are finalised in the approval period

5. At any point in the approval period, the licence may be purchased. By default, purchase is mandatory when the approval period has lapsed



6. If the approval period has lapsed and it is evident that more time is required, the GSC will make the decision on whether to invoice for the licence or defer invoicing

The GSC may review your progress against your approval at any time during the approval period

3 Application

3.1 Requirements

The elements that are required for a licence application are listed below along with a description of the checks carried out by the GSC to ensure the safety and reputation of the Island. Additional checks may be carried out including checks that refer applicant information to trusted third parties. Please refer to the GSC Integrity Guidance and the GSC [Privacy Notice](#).

3.1.1 Application Acceptance

For an application to be accepted and processed, the following criteria must be met—

- The application must be complete
- All required supporting information must be included

Where applications are not complete or the supporting information is not included, applications may be rejected. Rejected applications may be resubmitted once their deficiencies have been corrected.

3.1.2 Applications That Do Not Meet Acceptance Criteria

If an application fails to be accepted, for example because it is obviously incomplete or missing key information, then the GSC will explain the reasons for not processing the application at that time. An applicant can always resubmit an updated application once deficiencies have been addressed. Having an application declined is an informal process and does not form part of the GSC's record of an applicant.

There is no fee for an application. To ensure fair treatment to all applicants, the GSC will only progress applications that are complete and clearly evidence the acceptance criteria.

3.1.3 Application Requirements

Applicants must be an Isle of Man registered company with a minimum of two on-Island directors and a nominated on-Island Responsible Person (RP). One of the on-Island directors may be appointed as the RP or another individual who lives in the Isle of Man may be appointed.

Applications can be submitted by the registered business or with the assistance of a legal or corporate advisor. The GSC accepts applications from all three channels and has no preference in the submission channel used.

The application form is split into the following sections:

Application Details

The application needs to indicate:

- What class of licence is being applied for
- Whether it is a first year licence or a renewal of a previously held licence (different fees apply for the first year's application see [Appendix A](#) for fee structure).

Responsible Person Details.

The Responsible Person (RP) is the on-Island business representative to whom the licence will be supplied. They are accountable for supplying the GSC with any information it requires as well as disclosing significant events to the GSC as they occur. The RP can nominate others to conduct day to day business with the GSC but cannot delegate responsibility.

The RP will be required to fill in a Personal Declaration Form and will be subject to due diligence checks by the GSC.

Other Key Persons

The application needs to indicate who the senior figures are for controlling—

- Security
- Regulatory Compliance
- Finance.

These individuals will be required to fill in a Personal Declaration Form and will be subject to due diligence checks by the GSC.

Business/Organisation Details

For the applicant business the following documentation is required:

- A copy of the Certificate of Incorporation
- Group structure chart highlighting shareholding percentages
- Register of Shareholders
- Details of how the business will be funded i.e. start-up and running costs
- Details of the vehicle funding the Isle of Man company and details about how that wealth was generated, that can be corroborated by the GSC
- 3 year financial projection and a sensitivity analysis that tests the variables in the business plan. Note that the GSC allows a grace period to run before the licence is purchased. The model should assume that the licence fee will be payable within 3 months of approval even if the GSC has discretion to extend that period
- Details of individuals other than the RP who may exercise control over a business including:
 - Beneficial owners
 - Shareholders
 - Directors (minimum of two on-Island directors required)
 - Trustees.

Each of the individuals named in this section will be required to fill in a Personal Declaration Form.

Other Licence

If the application is being made by an existing business, then the application must declare any existing licensing arrangements (cannabis licenses held elsewhere) and licensing history (previous licenses declined, held, revoked or surrendered).

People who are required to complete a Personal Declaration are invited on that form to disclose separately any involvement with an entity that has a licensing history.

Business Plan

A business plan is required in the application process. The business plan should include:

- Activity, an outline of activity all potential activity under the licence:
 - Size and nature of transport and storage activity
 - Vehicle and storage details
 - Third parties involved in the operation including contractors e.g. transport, security, machinery operators etc.
- Security and Record Keeping, details relating to the following and copies of standard operating procedures (SOP) for:
 - How products will be stored
 - How products will be transported
 - Procedures for record keeping, storage facility access, etc.
 - Record keeping in relation to incoming and outgoing product

The GSC recognises that new market entrants may yet require to procure facilities. If an applicant does not currently have facilities then the application should still contain as much detail as available. This should include estimates on facilities and arrangements where concrete detail is not yet available.

The GSC may seek to validate the information provided through other agencies, third party providers and by requesting further information. The GSC always reserves the right to conduct additional checks, even if those checks are not part of the standard application process. Please refer to the GSC Integrity Guidance and the GSC [Privacy Notice](#).

3.1.4 Transportation and Storage

In order to transport high THC products between facilities where the transport occurs in the public domain a licence is required. Licensees may possess cannabis, cannabis biomass, seeds, preparations or cannabis derived products in order to store them or transport them within the Isle of Man's territorial limits. Licensees may specialise in transporting and/or storing products on behalf of others, taking receipt, storing and delivering as required.

It is the responsibility of the licensee to see that all requirements are met where the transport destination is to another country. Licensees must see that the rules of that jurisdiction are understood and all relevant permissions are received.

Goods being transported to or from the Isle of Man on behalf of the licensee also require an import or export licence. Where the transport is taking place on behalf of a third party then they must hold the appropriate licence.

Carriers, specifically the operators of shipping lines, postal services and airlines, do not require any licence in order to carry goods permitted under the Isle of Man's cannabis regulations. Their carriage of controlled substances under licence is anticipated in the law, which places the licensing obligation and safe custody of goods upon those who use the carrier's service.

Storage must occur in the Isle of Man and is subject to the standing requirements for security.

3.1.5 Integrity and Competence checks

The GSC carries out checks on individuals to ensure the sectors it regulates are run by people of integrity and that those in charge of the business understand their legal and regulatory obligations, including those of good business and compliance.

Applicants for GSC licensing are exempted from the Rehabilitation of Offenders Act 2001, which means that convictions that may appear to be spent are still visible to the GSC.

The GSC takes a common-sense approach to sanctions and convictions that a person may have. Any declared convictions and sanctions falling outside of those mentioned will be assessed on an individual basis and factors such as length of time passed, type of offence, relevance of offence to the sector will be considered.

It is critical that all sanctions and convictions are declared. The Identification of undeclared convictions or sanctions will always cause delay and can cause an application to stall or be discontinued.

Integrity and Competence Information

Information is required in order to allow the GSC to check the backgrounds of owners and controllers. Owners must be people of integrity (i.e. they respect the law) and controllers must be people of integrity and competence (i.e. they respect the law and can be relied upon to act in the licence's best interests).

If a person is identified as an owner (shareholder, trustees, etc) or a controller (RP, head of security/compliance or finance) then their Personal Declaration should be accompanied by—

- Identification documents and verification of address to allow the GSC to carry out verification of identity
- A brief outline of experience that relates to the application to show that the applicant understands the nature of the proposed business
- Declarations of any sanctions or convictions or ongoing cases in order to assess individual integrity (including sanctions from other regulatory bodies)
- Information about any other licences held that may be relevant to the application and demonstrate experience of compliance requirements.

Please refer to the GSC Integrity Guidance and the GSC [Privacy Notice](#).

3.1.6 Business Checks

Applicants are required to be aware of, and comply with, any policies or regulations that are applicable in the proposed business activity, specifically—

- Health and safety requirements
- Company law
- Data protection
- Environmental protection.

These areas of law belong to other enforcement bodies in the Isle of Man. While the GSC does not oversee compliance in these areas, any failure to comply with any Isle of Man legislation may cause the GSC to review a licence.

The following documents are required from applicants to satisfy business checks:

- A shareholder register – this provides a list of shareholders and helps the GSC to ascertain any beneficial owners and controllers of a business;
- Source of funds checks – the applicant/licensee may be required to provide evidence that funds are available for the immediate liabilities incurred by the business in order to prove sustainability
- Financial projections – to evidence how much funding is required and assist with demonstrating that the business model is sustainable.

3.1.7 Security and Record Keeping

Licensees will be required to present a plan of security arrangements for transportation including any arrangements for storage, access controls and movement of goods on and off island. A business risk assessment should outline any relevant controls relating to security, transport and storage.

Records of goods inwards and outwards should be maintained detailing where the shipment originated, details of the provider and their licensed status, details of the intended recipient and their licensed status, details of person responsible for taking delivery and specific amounts and contents of the shipment.

4 Multiple licences

The Isle of Man's licensing framework splits the various roles in the regulated cannabis sector so that businesses may specialise.

It is permitted to acquire any number of licenses provided competence can be demonstrated to discharge the licensed functions.

The licensing framework predicts the acquisition of multiple licenses by companies and use a maximum fee cap to control costs to the licensee. The fee cap is automatically applied every time a licence fee is paid, whether a new licence or a renewal. It operates over a rolling 12 month period which means that the decision to add a new class of licence retains the benefit of the fee cap, no matter when it is added.

The fee cap is £62,500. This means that the maximum amount of licence fees that will have been paid in any twelve month window is £62,500, even if the cumulative costs of the same licenses is higher.

If an applicant knows that it requires multiple licences, then it may make a single application for the licenses it requires. If this is the case, each guidance note for each licence class must be read and details included in the application that meet the guidance's requirements.

Discrete licenses within a multi-licensing application can be released as operations come on stream.

Applicants are however discouraged from selecting multi-licensing on a "just-in-case" basis, with a view to dropping approvals in the future. For this reason, the business model that is submitted must demonstrate the requirement for the multi-licence approach.

Details of the cap and the method of calculation are available separately on the GSC website.

5 Licensing

5.1 Licensing Process

When the approval grace period lapses, the licence fee becomes due and the GSC will issue a 28-day-payable invoice for the approved licences.

The GSC will also check that the facilities and arrangements that sit under the licence are the same as those on the approval letter, notwithstanding that letter may have been modified any number of times prior to the issue of the licence.

5.2 Licence Conditions

When a licence is issued it will refer to applicable parts of the Cannabis Licensing Conditions, a central document which outlines licence conditions applicable to each type of licence.

For example, a licence permission may include a condition requiring the reporting of male plants or a condition obliging licensees to implement the GSC's policy on specific subjects with the policy being available on the GSC's website.

5.2.1 Generic Conditions

Generic conditions apply to all licence classes. If multiple licences are held, these conditions apply for each licence.

Examples of generic conditions are:

- Licensees must not act, or by omission of action bring the Isle of Man's regulated cannabis sector into disrepute
- Any theft or losses (including mistaken or accidental destruction) must be reported to the GSC as soon as they are discovered, detailing the quantity lost and the strength (estimated if necessary) of any psychoactive compounds.
- Section 3(2A) of the Misuse of Drugs Act 1976 obliges the GSC to obtain consent from the Department of Health and Social Care before it issues a licence that intends to import or export CBPMs. This process will be automatically performed by the GSC when you request your licence.

5.2.2 Class Specific Conditions

Specific conditions may apply to the class of licence that is held. If multiple licences are held then conditions may overlap or may not. If they do not overlap then the conditions in a given licence are to be read as only applying to the activities cited in the licence in which they are found.

An example of a class-specific condition is the requirement to report the use of a pesticide or plant growth regulator to the GSC.

5.2.3 Licence Specific Conditions

A licence may become restricted by the GSC, that is to say the licence remains in force to allow continued possession of controlled substances while some defect is corrected or steps are taken to wind down the licence.

If a licence is being managed as part of a wind-down process, then specific conditions will outline what the licensee is required to do as part of that process in order to remain under the protection of the licence.

6 General Supervision, Enforcement Pathway

A programme of supervision will be conducted by the GSC. The GSC's supervision of licensees includes:

- Visits and site inspections, including visits to check security arrangements
- Regular requests for financial data
- Checking that reportable events are being notified or pre-approved
- Auditing of record keeping
- Technical checks relevant to the licence.

Correspondence between the GSC and the licensee that relates to supervision will be addressed to the responsible person, or their delegates.

If supervision suggests that a licensee is not in compliance with its licence conditions or the regulations, then the GSC will consider the risk to security and/or customer safety. The GSC's aim is to guide licensees to compliance and then help them maintain compliance.

If the conduct of a licensee remains unsatisfactory after notification, then the GSC has three remedies that it can impose.

The first remedy is a partial restriction of the licence. The restriction is achieved through licence conditions. In such an arrangement, some aspect of the licensed activity might be stopped or limited until an issue has been addressed. This will typically be imposed where a licensee has already been asked to resolve an issue and has failed to do so.

The second remedy is full restriction. All licensable activity ceases and the continued power of the licence is simply a concession to avoid exposing those under its protection to a Misuse of Drugs Act prosecution. This action means that the GSC believes there is a significant risk of the misuse of drugs arising from the licensee's continued activity.

Finally, the GSC can revoke a licence. The protection of the licence falls away and it becomes unlawful for people previously associated with the licence to possess controlled drugs. This action indicates that the GSC has identified a material failure in the aims of licensing i.e. that the continued operation of the licensee means that drugs are being diverted or that customers' welfare will be harmed. This action can also be predicted if it becomes clear that the licensee holds the GSC's requests for compliance in contempt.

7 Subsequent Licences

Licences last for one year from the date of purchase. If an applicant wishes to renew a licence, then the GSC should be told in good time. At present the notification period is 12 weeks.

7.1 Renewals and Compliance History

Once a licence has been issued, the licensee will come under the GSC's supervision. If deficiencies are discovered during supervision then remediation will begin in order to re-establish compliance.

If a licensee is:

- in compliance when the licence expires; or
- not in compliance, but the GSC is satisfied with ongoing remediation efforts

then any second or subsequent licence will not require a repetition of the initial application process. A short review will check that all reportable events have been declared as they occurred and if they have been, then the second or subsequent licence will be issued as a formality.

If a licensee is not in compliance and the GSC becomes dissatisfied with the remediation effort then regulatory action, including action that affects the licence, will occur at that time. Put another way, the GSC will not postpone an intervention until the expiry of a licence, but rather will control the risk as soon as it arises.

Similarly, if the short review of reportable events discovers unreported events then licence renewal may require additional information to be submitted, which will necessarily include the reasons behind the failure to report the event when it occurred.

This policy means that a licensee who is in compliance and approaching the expiry of their licence can be confident of renewal.

7.2 Licence Surrender

It is the obligation of the licensee to ensure all licence conditions are met at all times. The protection against Misuse of Drugs Act offences afforded by the licence depends upon compliance with the licence conditions.

A licensee that no longer believes it can adhere to licence conditions may indicate its intention to surrender the licence. The GSC will coordinate the orderly wind-down of the licence until all stocks of controlled cannabinoids have been disposed of and the protection of the licence may be removed.

Appendix A

Licence Type	Year 1 Fee	Standard Fee
Industrial Hemp Licence Without Use	£500	£250
Industrial Hemp Licence With Use	£10,000	£5,000
Cannabis Licence (high THC cultivation)	£45,000	£35,000
Research Licence (male & female plants)	£20,000	£12,000
Transportation and Storage Licence	£5,000	£2,500
Extraction Licence	£22,500	£17,500
Import Licence	£10,000	£7,500
Export Licence	£10,000	£7,500
Manufacture Licence	£22,500	£15,000
Analysis Licence	£12,500	£8,000
Possession Licence (for a purpose specified by the Commission)	£0	£0

Fees are capped at £62,500 in a preceding period of 364 days for licensees with multiple licence types.



Ground Floor | St George's Court | Myrtle Street | Douglas | Isle of Man | IM1 1ED

+44 1624 694331 [✉ canna@gov.im](mailto:canna@gov.im) www.isleofmangsc.com