



SOUTH AFRICAN CANNABIS COMMUNITY & REGULATORY ASSOCIATION

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REPUBLIC OF SOUTH AFRICA

(Form of Petition to Parliament)

**TO THE HONOURABLE THE SPEAKER AND MEMBERS OF PARLIAMENT
OF THE REPUBLIC OF SOUTH AFRICA
IN PARLIAMENT ASSEMBLED**

The Petition of the undersigned ¹

The Executive Council Members of the South African Cannabis Community & Regulatory Association, being Janet O'Donoghue, Jason Sean O'Donoghue situated at Ebony Acres, 31 Killarney Valley, KwaZulu-Natal, South Africa,

Respectfully sheweth: That²

according to previously unacknowledged and suppressed evidence of the unprecedented potential socio-economic, health (human and animal), agricultural, environmental, and industrial benefits of the plant Cannabis Sativa L. as shown in the attached argument and evidence, prohibition of the plant was and is still not “the most appropriate means of protecting the public health and welfare”.

To continue to prohibit and criminalise the cultivation, production, manufacture, export and import of, trade in, possession or use of this plant “except for amounts which may be necessary for medical and scientific research only, including clinical trials therewith to be conducted under or subject to the direct supervision and control of the Party” is unconstitutional, inequitable, and immoral, and absolutely **not in the best interests of the people of South Africa.**

As shown with the attached argument and evidence supplied, less restrictive means exist to fulfill the purpose of the laws as they related to the prohibition of the plant Cannabis Sativa L e.g. self-regulation at Community level via Cannabis Community Associations as described in the S.A.C.C.R.A. Social Evolution Model.

The relief we therefore petition for is that the plant Cannabis Sativa L. be removed from the schedules of the Medicines and Related Substances Act 101 of 1965 as amended, and from the schedules of the Drugs and Drug Trafficking Act 140 of 1992 as amended, and all other laws and amendments. Further relief sought is that until such time as the above changes are made, the South African Cannabis Community & Regulatory Association be given full sanction and assistance to start implementing the proposed Community Development Model, using the Cannabis Sativa L. plant as a sustainability key.

Wherefore your petitioners pray that the Honourable Parliament will be pleased to take their case into favourable consideration, and grant such relief as it may deem fit.

And your petitioner, as in duty bound, will ever pray.

(Signatures to follow)

¹ Here insert (a) in the case of one petitioner, name, description and place of residence and (b) in the case of more than one petitioner, description and place of residence.

² Here set forth the case or circumstances to be brought to the notice of Parliament and the nature of the relief asked for.

TABLE OF CONTENTS (S.A.C.C.R.A. ARGUMENT AND EVIDENCE)		PAGE
OPENING STATEMENT		3
OUTLINE OF THE ARGUMENT ON THE UNCONSTITUTIONALITY OF THE PROHIBITION ON FREE AND FAIR ACCESS TO RESPONSIBLE USE OF THE CANNIBIS PLANT FOR ALL		3
ANNEXURE A	Definition of Cannabis - Cannabis is a plant which can be used naturally, not a drug.	14
ANNEXURE B	Cannabis in its raw form is not dangerous and is in fact extremely beneficial	14
ANNEXURE C	Cannabis has been used beneficially in agriculture for thousands of years	18
ANNEXURE D	Cannabis has tremendous nutritional value	19
ANNEXURE E	The prohibition of Cannabis has caused gross violation of human rights	23
ANNEXURE F	Cannabis has been used as a spiritual aid for thousands of years	25
ANNEXURE G	Cannabis has innate medicinal value which has always been accessed freely	26
ANNEXURE H	The medicinally active components of Cannabis are fully accessible in the raw plant	28
ANNEXURE I	The medicinal components of Cannabis can be safely extracted in a domestic setting	28
ANNEXURE J	The medicinal benefits of Cannabis have been scientifically proven over forty years	29
ANNEXURE K	Extensive testimony is available as to the success of treatments by laypeople	31
ANNEXURE L	The State hinders presentation of evidence by refusing immunity from prosecution	33
ANNEXURE M	Cannabis extracts have proven to be safe, effective treatments for children	34
ANNEXURE N	Cannabis has proven to be less invasive and damaging than allopathic medicine	37
ANNEXURE O	Cannabis is useful in palliative care	40
ANNEXURE P	Cannabis is useful in the treatment of drug addiction and the prevention of relapse	41
ANNEXURE Q	Cannabis has multiple industrial applications	43
ANNEXURE R	Cannabis is ecologically beneficial	45
ANNEXURE S	Cannabis as a sustainability key is socio-economically beneficial to everyone	46
ANNEXURE T	Cannabis was included in the Law on an unsound basis to protect vested interests; the current Parliamentary review process on cannabinoids is biased	47
ANNEXURE U	Cannabis in international law contravenes the Declaration of Universal Human Rights	51
ANNEXURE V	Cannabis is subjected to unfair disparity in foreign law	54
ANNEXURE W	The State has a constitutional obligation to examine and consider alternate, beneficial, less restrictive models for the implementation of legal Cannabis in South Africa	55
ANNEXURE X	Less restrictive means exists to regulate Cannabis use in South Africa	57

FULL ARGUMENT AND EVIDENCE ATTACHED FOR CONSIDERATION BY ALL THE RELEVANT PARLIAMENTARY COMMITTEES



S.A.C.C.R.A. PETITION TO THE NATIONAL ASSEMBLY AND THE NATIONAL COUNCIL OF PROVINCES FOR FREE AND FAIR ACCESS TO RESPONSIBLE USE OF THE CANNABIS PLANT FOR ALL VIA SELF-REGULATION AT COMMUNITY LEVEL.

This involves no complex change to current law other than removal of the plant from the relevant schedules of the laws, and a collaborative and co-operative effort for those who wish to see an equitable Cannabis industry open to all in South Africa.

NAME	CELL NUMBER	EMAIL	SIGNATURE