

Interactive Sovereign Society

Controlled Drugs and Substances Committee of Canada

Charter of Commerce

drugs and substances otherwise prohibited by Crown legislation

The Interactive Sovereign Society (ISS) Controlled Drugs and Substances Committee of Canada (“the committee” herein), on behalf of the Canada Interactive Legislature (CIL), hereby charters the members listed herein (referred to as the “licensees”, listed in Appendix A) for commerce, under definitively restrictive conditions specified herein, in drugs and substances listed in the *Controlled Drugs and Substances Act* (referred to herein as the “Act”).

The CIL shall assert that it would be a contravention of the Constitution of Canada for a licensee to be subject to enforcement of the *Act*, other than as specified herein, for reasons described in Appendix A of the *CIL Charter*, involving periods of time during which fundamental constitutional democratic rights are not available to be exercised, which may be described as denials of these rights.

Each licensee affirms that it is reasonable and lawful that any contravention by her or him, either of the restrictive conditions herein or else of any laws of the Crown for which an appropriately designated jurisdictional subcommittee of the ISS External Legislation Committee such as the CIL has not explicitly enacted alternative legislation, shall, upon being discovered by 2/3 of the members of an ISS judicial panel constituted as per *Inter-sovereign Relations*, result in the committee, on behalf of the CIL, removing her or him from this Charter of Commerce, and may result in termination of her or his membership in the ISS, as well as Crown authorities being informed that the licensee’s legal arguments for constitutional protection against certain specified Crown laws have been invalidated and thus severe punitive measures may be warranted for any contravention of Crown legislation.

Specific regulations that the CIL shall require each licensee to abide by, as a condition of being relieved of subjection to ss. 5(1) and 5(2) of the *Act*, are in s. 5(3)(a) of the *Act* regarding any such commerce made in criminal affiliation, with violence, with weaponry, with previous convictions, in the presence of minors, in prisons, or using the services of a minor. This section is copied below, followed by several exceptions.

5 (1) No person shall traffic in a substance included in Schedule I, II, III, IV or V or in any substance represented or held out by that person to be such a substance.

(2) No person shall, for the purpose of trafficking, possess a substance included in Schedule I, II, III, IV or V.

(3) Every person who contravenes subsection (1) or (2)

- (a) if the subject matter of the offence is a substance included in Schedule I or II, is guilty of an indictable offence and liable to imprisonment for life, and
 - (i) to a minimum punishment of imprisonment for a term of one year if
 - (A) the person committed the offence for the benefit of, at the direction of or in association with a criminal organization, as defined in subsection 467.1(1) of the Criminal Code,
 - (B) the person used or threatened to use violence in committing the offence,
 - (C) the person carried, used or threatened to use a weapon in committing the offence, or
 - (D) the person was convicted of a designated substance offence, or had served a term of imprisonment for a designated substance offence, within the previous 10 years, or
 - (ii) to a minimum punishment of imprisonment for a term of two years if
 - (A) the person committed the offence in or near a school, on or near school grounds or in or near any other public place usually frequented by persons under the age of 18 years,
 - (B) the person committed the offence in a prison, as defined in section 2 of the Criminal Code, or on its grounds, or
 - (C) the person used the services of a person under the age of 18 years, or involved such a person, in committing the offence;

For subsection 5(3)(a)(i)(A), regarding criminal affiliation, if the only crimes known to be committed by an affiliate involve the *Act*, or in general any Crown legislation for which an ISS jurisdictional subcommittee such as the CIL has enacted alternative legislation, and the affiliate expresses an intention to seek s. 3 Charter protection for their contraventions of the *Act* by seeking ISS membership and seeking inclusion in this Charter of Commerce once they are reasonably satisfied that this would result in authorities abstaining from intervention in their commerce, then this requirement shall be inapplicable as long as the intention has been expressed in good faith.

For subsection 5(3)(a)(i)(D), regarding previous convictions, if the committee has been informed of all such previous convictions prior to being requested to add the ISS member's name to this *Charter of Commerce*, then at the discretion of the committee, this requirement may be inapplicable.

Further specific regulations that the CIL shall require each licensee to abide by include any laws of the Crown regarding privacy and sharing of personal information of any client or any other person offered for reference by a client or any other person related to any such commerce.

Each licensee shall be required to have every unit of drug or substance tested, prior to transacting with any client, for validity of composition, and to provide the committee with the testing facilities used for these tests. If the committee disallows a testing facility from being used, then the committee must provide the licensee with an alternative reasonable suggestion for an approved testing facility or, in the absence of any such available facilities, waive this requirement.

Each licensee shall be required, prior to conducting commerce with a client, under the terms of this *Charter of Commerce*, to

- see identification from the client and verify their membership in the ISS,

- require a client to produce a declaration that has been made in front of a Notary Public, whose wording shall be specified later herein,
- adhere to specifications of the Health Ministry of Canada for maximum dosages for inexperienced users, except as specified otherwise by the committee,
- have a public listing for her or his contact information and additional information as provided below.

One purpose of the public listing of contact information is to provide an avenue for members of the public to pursue judicial intervention in the conduct of a client of the licensee as per ISS *Inter-sovereign Relations* if it is believed that the usage contravenes *Self-wellness, Cycle of Wellness*, or any other ISS principles. An additional purpose is to provide an avenue to pursue judicial intervention in the conduct of a licensee if any conditions in this *Charter of Commerce* are not adhered to. Therefore the public listing should include a copy of this *Charter of Commerce* as well as any officials designated to receive requests for judicial hearings and forward such information to appropriate judiciary, including the ISS Chief of Justice.

The wording of the affirmation made by a prospective client in front of a qualified Notary Public shall include the following several quoted paragraphs.

“I, [name], hereby declare that I am a member of the Interactive Sovereign Society (ISS), recognized as a member of the society by the Lead Representative of the Canada Interactive Legislature, [name], said membership being effective as of [date].

“I intend to purchase [name(s) of drug(s) or substance(s)] from a licensee listed in the *Charter of Commerce* enacted by the Canada Interactive Legislature (CIL) of the ISS. Possession of this drug is designated as unlawful by the Crown in the *Controlled Drugs and Substances Act* (the ‘Act’ herein), but this legislation is asserted by a legislature that denies fundamental democratic constitutional rights for sustained periods of several years at a time without demonstrable justification. The CIL has created alternative legislation using a legislative process in which the above mentioned rights are available to be exercised at all times.

“I recognize that the ISS Controlled Drugs and Substances Committee of Canada (‘the committee’ herein) has been designated by the CIL to reasonably assure that licensees adhere to the regulations in the *Charter of Commerce*, for the safety of my lawful usage of drugs and substances, and therefore I agree to report any violation of the *Charter of Commerce* by a licensee to the committee.

“I assert that it would be a denial of my democratic rights to have legislation imposed upon me by a legislature that only makes these rights available to me occasionally when I am given permission by authorities despite there being alternative legislation on the matter that is enacted by a legislature that makes these rights available to me at all times, for which no observation has been provided by anyone to my knowledge that, on a preponderance of probability from available evidence, there is any detriment to peace, order, and good government under the

name of Her Majesty the Queen, or to the rule of law in Canada, caused by uninterrupted availability of fundamental democratic rights.

“As far as I am aware, the licensees have made it known to Crown law-enforcement and prosecution authorities that they are conducting commerce in these drugs and substances, and the authorities have abstained from interfering with the commerce of any such licensee.

“To my knowledge, the reason for authorities abstaining from enforcing relevant legislation upon the licensees is that it would be in contravention of the Constitution of Canada due to the denial of democratic rights by federal authorities for sustained periods of time.

“I invoke my right not to be arbitrarily detained or imprisoned as per [section 9](#) of the *Canadian Charter of Rights and Freedoms*. If no licensee has been detained or imprisoned for possession of this drug or substance and I am using the same constitutional defence as they are, then I assert that it would be arbitrary for me to then be detained for similar actions and thus in violation of my rights under the supreme law of Canada.

“I acknowledge that it is fair, lawful, and reasonable that I be subjected to specified Crown penalties for trafficking this drug or substance if I fail to reasonably assure that nobody else has access to any such drug or substance that I purchase from a licensee. I understand that contravening this condition may result in an ISS judicial panel directing the committee to inform Crown authorities that my constitutional defence to the usage of this drug or substance has been invalidated, and recommending punitive enforcement as per the law. I solemnly affirm that I shall take reasonable precautions, including any precautions duly recommended by the Health Ministry of Canada or the committee to prevent this from occurring.

[if the prospective client has used the drug or substance before, sufficiently as specified in the following, then the following two paragraphs shall be included]

“I have used this drug or substance in sufficient quantities, and over a sufficient period of time, that I believe it would be unreasonable to consider my actions to be substantially detrimental to my wellness. However, if any other person who knows of my usage believes any unprincipled results arise from it, and asks a qualified member of the judiciary of the ISS to assemble a judicial panel to hear the person’s evidence, then I shall either provide my attention to the judicial panel to assert my defence to the allegations or, if I find the reasons for the allegations to be deliberate vexation, scandal, frivolity, or what appears in my view to be abuse of justice, I may call for the member of the judiciary who called for the hearing to be removed from the judiciary, and engage the judicial process to have my request upheld. If such a judicial panel finds my conduct to be in contravention of ISS law, including principles of *Self-wellness* and *Cycle of Wellness*, then I intend to act as directed by a decision of at least 2/3 of the members of the panel.

“I understand that each licensee is required by law, upon any updated information being provided to them by the Health Ministry of Canada regarding potential harms of this drug or substance, and unless the committee provides otherwise, to present the information to me and

ask me to affirm that I have given it my full attention prior to being provided any more of this drug or substance by them.

[if the prospective client has not used the drug or substance to the above criteria for sufficiency, then the following seven paragraphs shall be included]

“I have negligible experience with this drug or substance.

[the following two paragraphs are subject to negotiation, but the licensee must give the committee one month notice of an intention to accept a client with alterations to these paragraphs, and if the committee resolves to disallow the exception, the licensee shall abide by the committee’s resolution]

“I shall provide any licensee, from whom I purchase this drug or substance, with contact information for two other ISS members [insert names] who have previously used this drug or substance sufficiently to claim reasonable and undisputed ability to avoid detrimental impacts upon their wellness, with whom I have discussed their experiences and heard their rational assessment of the conditions under which my usage may be expected to cause harm to me or to society through my actions due to its influence. They have indicated confidence that I have understood the dangers and can responsibly avoid them.

“I shall provide any licensee, from whom I purchase this drug or substance, with contact information for two other people [insert names] who have never used the drug or substance before and who have agreed to inform the licensee if it is brought to their attention that my conduct appears to be harmful as per the dangers specified by the Health Ministry of Canada for this drug or substance.

“I appreciate the above named people for their agreement to observe any information provided by the Health Ministry of Canada to help them understand the dangers of this drug or substance so that they know better how to be alert to any harms that may be caused by my usage. I affirm that I recognize this as a kindness that they, as dignified, contributing citizens of a lawful society, do for me.

“I understand that each licensee is lawfully required, except as provided otherwise by the committee, to contact the above mentioned persons with any information provided by the Health Ministry of Canada so that they are more fully informed of the potential harms of this drug or substance, and also, upon receiving any such updates, each licensee is required by law to ask me to affirm that I have given these updates my full attention prior to being provided any more of this drug or substance.

“[this paragraph subject to negotiation, with one month notice to the committee for any changes as specified previously] I consent to have the above named persons share knowledge of my usage of this drug or substance with anyone who they think might have insight into the harms possibly caused by its usage, except when they have observed evidence that such a person has an intention to use this information to impede my rights or freedoms, including my dignity as

a law abiding citizen of civil society. I affirm that I shall inform them of any people with whom I would not wish any such information shared for the above reasons.

“I affirm that I am lawfully required to adhere to the dosages prescribed by any licensee for the usage of this drug or substance and to be transparent with the licensee about times and amounts of my usage. I affirm that it is reasonable for a licensee to share any such information with the contact persons named herein. I reiterate the conditions, specified in the licensees’ Charter of Commerce, that each licensee must follow all laws regarding privacy and sharing of personal information with regard to anyone other than the persons named herein, and any violation of such laws shall result in prosecution against them.

[regardless of the level of experience with the drug or substance by the prospective client]

“[if applicable] I hereby assert that I am neither impoverished, emotionally vulnerable, nor financially dependent. I assert that the conditions which the licensees’ Charter of Commerce states to be applicable to a person experiencing above described living conditions are not applicable in their commerce with me. If circumstances of my life alter so that I become impoverished, emotionally vulnerable, or financially dependent, then I affirm that I shall inform any licensee, prior to further purchase, of any such changes so that they may become aware of the changes of their responsibilities in their commerce with me.

“[if applicable] I hereby assert that I am living in conditions of poverty, emotional vulnerability, and/or financial dependency, and thus licensees are required according to their Charter of Commerce to waive considerations of material benefit from their commerce with me in favour of recommendations of a professional psychological practitioner with accreditation in addictions counselling.

“I invoke my right under [section 13](#) of the *Canadian Charter of Rights and Freedoms* to not have any information given herein about prior usage of this drug or substance used in any proceedings other than as relates to any commerce between a licensee and myself to clarify the reasoning by which I assert that it would be offensive to the Constitution for myself or the licensee to be charged with contravention of the *Act*, including, but not limited to, any proceedings against myself for any prior incident of possession.”

To refute any maximum dosage levels for inexperienced users prescribed by the Health Ministry of Canada, licensees shall be required to scrutinize those prescriptions based on their provision of statistical analysis of available public data on usage of specified drugs or substances so that the possibility of an incident of substantial harm occurring for an inexperienced user based on the recommended dosage does not show a higher probability than the likelihood of a person acquiring a driver’s license experiencing an incident of substantial harm to themselves or anyone else during their first year of driving. If a licensee believes that the Health Ministry’s prescribed dosages are not consistent with this formula, then she or he should appeal to the

committee based upon this reasoning, and then if the committee prescribes alternative maximum dosages, then all licensees shall adhere to the committee's prescriptions.

For any client who has not affirmed an absence of poverty, emotional vulnerability, and financial dependency (not including social assistance), a licensee shall be required to consult with professional psychological practitioners with specific accreditation in addictions counselling to provide any specified drug or substance as recommended by the practitioners, prioritizing recommendations of the practitioners more highly than considerations of material benefit from commerce. Such practitioners should be specified by the Health Ministry of Canada except as explicitly specified otherwise by the committee, or in the absence of any such specifications, the licensee shall be required to find such practitioners and provide their credentials and contact information to the committee. A licensee shall offer financial compensation to any other licensee who waives material benefit for this reason so that the total of financial losses for this reason are reasonably commensurate between all licensees.

For a potential client who claims to be financially dependent, but not in poverty or emotional vulnerability, the requirement to involve a professional addictions counsellor may be waived with the permission of the guardians and/or benefactors.

The licensee shall be required to view any request by a client to receive a specified drug or substance without exchanging a fair market value payment at the time of purchase as a sign that the client may be experiencing poverty or emotional vulnerability and thus further commerce should require consultation with an accredited practitioner, as specified herein, for their recommendations.

For any discrepancy between this *Charter of Commerce* and ISS law, including any discrepancies created by any changes to ISS law subsequent to the issue of this *Charter of Commerce*, ISS law shall prevail. For further clarity, the ISS [Summation of Principles](#), in the principle of Respect For Others' Laws, makes all Crown laws applicable to the conduct of any licensee in any activities described herein except as explicitly specified otherwise by enactments of the CIL.

A precedent established by this *Charter of Commerce* is that any other ISS member who is a citizen of the First Nations or Canada (or possibly of any alternative responsibly sovereign lawful state functioning in Canada and recognized by the CIL) may be qualified to be added to this charter of commerce by the committee if there is insufficient evidence that the member does not fully comprehend this *Charter* or else does not intend to act according to its definitively restrictive conditions, and if due diligence has been undertaken in assuring neither of these conditions exist.

Appendix A

The following ISS members are licensees for commerce in the drugs and substances listed as being applicable for them.

Psam Frank (known by legal citizenship under the Crown as Samuel Michael Frank) is licensed for commerce in the drug described in section 2 of Schedule I of the [Act](#) as

Coca (*Erythroxylum*), its preparations, derivatives, alkaloids and salts, including:

- (1) Coca leaves
- (2) Cocaine (benzoylmethylecgonine)
- (3) Ecgonine (3-hydroxy-2-tropane carboxylic acid)

but not including

- (4) ¹²³I-ioflupane.