

From: [REDACTED]
To: [REDACTED] (GROW)
Subject: Information on the use of Cannabis/hemp-derived ingredients in cosmetic products
Date: mardi 5 février 2019 13:38:22
Attachments: [2019-01-24 Annex 1- 41 ECDD recommendations- cannabis \(2\).pdf](#)
[2019-01-24 UNSG letter ECDD41 recommendations cannabis.pdf](#)

Dear [REDACTED],

I received the above mentioned information via circABC. Would you please sent my feedback to the responsible officer?

Thank you and best regards,

[REDACTED]

Thank you for the provided information on the use of Cannabis/hemp-derived ingredients in cosmetic products and the possibility for feedback. I would like to contribute some further very new information concerning this issue. On the forty-first meeting of the WHO Expert committee on Drug Dependence (ECDD) the following recommendations regarding the review of Cannabis and cannabis related substances in respect to cannabidiol preparations were submitted: It is written: "Cannabidiol preparations: To give effect to the recommendation of the fortieth meeting of the ECDD that preparations considered to be pure cannabidiol (CBD) should not be scheduled within the International Drug Conventions by adding a footnote to the entry for cannabis and cannabis resin in Schedule I of the Single Convention on Narcotic Drugs (1961) to read "Preparations containing predominately cannabidiol and not more than 0,2 percent of delta-9-tetrahydrocannabinol are not under international control."" (Please find attached the documents of interest of the WHO).

Please check, if this recommendation may be considered for dealing with cannabidiol in cosmetics.

Best regards,

[REDACTED]

[REDACTED]

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