Title: Market Disclosure Policy Document ID: POL007 Version No: 02 Page: 1 of 8 Effective Date: 08 Oct 2020 Review Date: 08 Oct 2022

1.0 PURPOSE AND OBJECTIVES

- 1.1 Cannasouth Limited has shares quoted on the Main Board of the New Zealand Stock Exchange and is committed to keeping the market and its shareholders informed of all information relating to the company as required by the NZX Listing Rules, NZX Disclosure Guidance Notes and the Financial Markets Conduct Act 2013.
- 1.2 The purpose of this Policy is to promote the timely and balanced disclosure of all matters to ensure
 - 1.2.1 The Capital Markets are informed at all times of relevant information to promote transparency, efficiency, and fairness;
 - **1.2.2** Equality of information so that no investor is disadvantaged against another and all investors are able to make informed investment decisions; and
 - **1.2.3** Promote effective, balanced, and understandable communication with shareholders.

CONTENTS

2.0 Scope	2
3.0 Roles and Responsibilities	2
4.0 Definitions and Abbreviation	2
5.0 Key Principles of Disclosure	3
3.0 Disclosure Reporting	3
7.0 Trading Halt	4
3.0 Measures to Prevent a False Market	4
P.0 Accountabilities	4
10.0 Confidential Discussions or Negotiations	5
11.0 Realease of Material Information	5
2.0 Analyst and Investor Briefings	7
3.0 Black out Periods	7
4.0 Breaches	7
15.0 Associated Documents	7

POLICY	C cani	nasouth		
Title: Market Disclosure Policy				
Document ID: POL007	Version No: 02	Page: 2 of 8	Effective Date:	08 Oct 2020
		3	Review Date:	08 Oct 2022

16.0 References	. 8
17.0 Authorisation and Review	. 8
18.0 Version History	. 8

2.0 SCOPE

2.1 The scope of this Policy applies to the Board of Directors ("Board"), senior management, and all employees, secondees, contractors and consultants of Cannasouth and its subsidiaries ("Cannasouth person, Cannasouth people").

3.0 ROLES AND RESPONSIBILITIES

ROLES	RESPONSIBILITIES				
Management	Is responsible for ensuring the Policy is accurate and fit for purpose, and preparing the first review of the policy for presentation to the AFR Committee.				
AFR Committee	Is responsible for the final review of the Policy and recommendation to the board.				
Board	Is responsible for approving the Policy on recommendation from the AFR Committee.				

4.0 DEFINITIONS AND ABBREVIATIONS

TERM/ABBREVIATION	DEFINITION			
The Board	Means the Board of Directors of Cannasouth Limited			
Cannasouth person/people	Means the Board of Directors, senior management, and all employees, secondees, contractors and consultants of Cannasouth and its subsidiaries			
Company	Means Cannasouth Limited and its subsidiaries			
CEO	Means the Chief Executive Officer of the company			
Chairperson	Means the Chair of the Board			
Director	Means a Member of the Board			
NZX	New Zealand Exchange			
Listing Rules Mean the current listing rules of the NZX market				

Prepared by:	Niki Mills	Sign/Date:	24 Sep 2020
Approved by:	Mark Lucas	Sign/Date:	24 Sep 2020

POLICY			C can	nasouth
Title: Market Disclosure Policy				
Document ID: POL007	Version No: 02	Page: 3 of 8	Effective Date:	08 Oct 2020
		3	Review Date:	08 Oct 2022

5.0 KEY PRINCIPLES OF DISCLOSURE

5.1 Cannasouth is subject to the continuous disclosure obligations of the listing rules which requires the Company to release any material Information to the market immediately upon the Company becoming aware of that information, unless an exemption to those disclosure obligations applies and the Company chooses not to disclose the information. This prohibits the disclosure of any material information to any other parties before it has been released to the NZX.

5.2 Material Information is information that:

- **5.2.1** A reasonable person would expect, if it were generally available to the market, to have a material effect on the price of Cannasouth's listed securities;
- **5.2.2** Relates to particular securities of Cannasouth, or to Cannasouth itself (rather than to securities generally or issuers generally)

6.0 DISCLOSURE REPORTING

- **6.1** The Chairperson and CEO, or a Disclosure Committee, will be responsible for ensuring the company complies with its disclosure obligations and this Policy.
- As soon as a Cannasouth person becomes aware of information that is or may be material, they must either consult with the Chairperson and CEO, or the Disclosure Committee, with all relevant information which, depending on the circumstances, may include:
 - **6.2.1** A general description of the matter;
 - **6.2.2** Details of the parties involved;
 - **6.2.3** The relevant date of the event or transaction;
 - **6.2.4** The status of the matter (e.g. final, negotiations still in progress, preliminary negotiations only);
 - 6.2.5 The term or value of the transaction; and
 - **6.2.6** The estimated effect on Cannasouth's financial position.
- 6.3 Following receipt of the information, the Board will be advised immediately, and a meeting convened to consider the matter. If there is likely to be any delay in releasing any Material Information, a Trading Halt may need to be requested until the Material Information can be released.

Prepared by:	Niki Mills	Sign/Date:	M	24 Sep 2020
Approved by:	Mark Lucas	Sign/Date:	1	24 Sep 2020

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POLICY	C cani	nasouth		
Title: Market Disclosure Policy				
Document ID: POL007	Version No: 02	Page: 4 of 8	Effective Date:	08 Oct 2020
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7.0 TRADING HALT

7.1 If necessary, the Chairperson and CEO, or Disclosure Committee, may consider requesting a trading halt (refer NZX Trading Halts & Suspensions Guidance Notes) to ensure orderly trading of the Company's securities and to manage disclosure issues.

8.0 MEASURES TO PREVENT A FALSE MARKET

8.1 The Company will monitor conventional media for speculation and rumours about the company. It will not generally comment on this unless the speculation or rumours indicate that previously undisclosed confidential information is no longer confidential. In this case, the board may authorize a statement to be released to the market.

9.0 ACCOUNTABILITIES

9.1 Cannasouth People

It is the responsibility of all Cannasouth people to discuss with the Chairman and CEO, or Disclosure Committee, whether any information they hold requires disclosure in accordance with this policy

9.2 Chairman and CEO, or Disclosure Committee

They are accountable for:

- 9.2.1 Promptly considering any Material Information from a Cannasouth person;
- **9.2.2** Determining what is Material Information and what information needs to be disclosed to the market in the form of an NZX market release;
- 9.2.3 Reviewing and approving announcements prior to release to the capital markets or media;
- 9.2.4 Liaising with the Board on disclosure matters; and
- **9.2.5** Immediately disclosing Material Information in accordance with this policy.

9.3 Cannasouth Senior Management

The Company's senior management will consider on a regular basis if there is any information that may require disclosure in accordance with this policy and are responsible for identifying and reporting any matters that may need to be disclosed.

9.4 Board of Directors

The Board will consider at each Board meeting if there is any information that may require disclosure in accordance with this policy.

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Prepared by:	Niki Mills	Sign/Date:	1	W)	W		24 Sep 2020
Approved by:	Mark Lucas	Sign/Date:			7		24 Sep 2020

POLICY	C) cani	nasouth		
Title: Market Disclosure Policy				
Document ID: POL007	Version No: 02	Page: 5 of 8	Effective Date:	08 Oct 2020
2000		3 3	Review Date:	08 Oct 2022

10.0 CONFIDENTIAL DISCUSSIONS OR NEGOTIATIONS

- 10.1 Before entering into any confidential discussions or negotiations that may result in the release or disclosure of any information not generally available to the market or public in general, all Cannasouth people must first have approval of the Chairperson, Board or Disclosure Committee.
- 10.2 If approval is given, the Chairperson, Board or Disclosure Committee will approve all information to be released and will ensure that before any discussions or negotiations take place, a binding Non-Disclosure Agreement ("NDA") is signed by all parties involved.
- 10.3 Those involved in the discussions will at all times be responsible for ensuring that no information is released outside the parties' subject to the NDA and if there is a suspected breach, the Chairperson, Board or Disclosure Committee must be advised immediately.

11.0 RELEASE OF MATERIAL INFORMATION

- 11.1 If Cannasouth becomes aware of any Material Information, it must release it immediately to the market. Material Information could include:
 - **11.1.1** The appointment of receivers, liquidators, or statutory managers to Cannasouth or any of its holding companies or subsidiaries;
 - 11.1.2 The result of any vote at a shareholders' meeting;
 - **11.1.3** A breach by the Company or any of its subsidiaries of a banking covenant that may result in the acceleration of payment of any sum;
 - 11.1.4 The service of any claim by or against Cannasouth or any of its subsidiaries in legal proceedings where the amount claimed is greater than 15% of Cannasouth's average market capitalisation;
 - **11.1.5** The Company or any of its subsidiaries enters into or agrees to enter into a significant transaction;
 - 11.1.6 A change in the essential nature of the business of Cannasouth or the group;
 - **11.1.7** The variation or termination or completion of a previously announced transaction, including a transaction referred to in point 5 above;
 - 11.1.8 Any decision to take action that would require approval by an interest group under section 117 of the Companies Act 1993;

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11.1.9 Any decision to subdivide or consolidate shares;

Prepared by:	Niki Mills	Sign/Date:			4	24 Sep 2020
Approved by:	Mark Lucas	Sign/Date:	_	=	1	24 Sep 2020

POLICY			cannasouth			
Title: Market Disclosure Policy						
Document ID: POL007	Version No: 02	Page: 6 of 8	Effective Date:	08 Oct 2020		
		Review Date:	08 Oct 2022			

- 11.1.10 Any decision to issue equity securities, grant an option in respect of equity securities, to make a call in respect of partly paid equity securities or to acquire or redeem any equity securities:
- 11.1.11 Any decision to propose an amendment to the terms of shares, equity securities, options in respect of equity securities or Cannasouth's constitution;
- 11.1.12 The cancellation of any proposal already notified by release;
- 11.1.13 Receipt of a request for a special meeting of shareholders of Cannasouth under Section 121(b) of the Companies Act 1993;
- 11.1.14 Any decision to:
 - 11.1.14.1 adopt or change a dividend policy;
 - 11.1.14.2 declare, recommend, or pay a dividend or distribution that would otherwise not be expected to be made or paid;
 - 11.1.14.3 not make or pay a dividend or distribution that would otherwise be expected to be made or paid;
- 11.1.15 Appointment to or cessation of office or employment (as the case may be) of any director, senior manager, or external auditor;
- 11.1.16 Any qualification or emphasis of a matter by the auditors on the financial statements of the Company or any subsidiary;
- 11.1.17 Any material adjustment to a preliminary announcement previously released or an error in the financial statements or group financial statements included in an annual report prepared if the board of Cannasouth has concluded that those financial statements should no longer be relied upon because of that error;
- 11.1.18The board determines that a director has attained the status of an independent director or that a director has ceased to be an independent director;
- 11.1.19 Any change in the Company's physical, postal or public website address, telephone, contact person, share registrar, or the opening or closure of a branch share register;
- 11.1.20 Any proposed change in name of the Cannasouth;
- 11.1.21 Any decision to extend a half-year reporting period or to change balance date;
- **11.1.22** Any credit rating applying to the Company, its holding company, any of its subsidiaries or any of its securities, or any change to a credit rating.

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Prepared by:	Niki Mills	Sign/Date:	V	V	1			24	Sep 202	20
Approved by:	Mark Lucas	Sign/Date:			\geq	#	5	24	Sep 202	20

POLICY				cannasouth			
Title: Market Disclosure Policy							
Document ID: POL007	Version No: 02	Page: 7 of 8	Effective Date:	08 Oct 2020			
			Review Date:	08 Oct 2022			

12.0 ANALYST AND INVESTOR BRIEFINGS

- 12.1 The Company recognises the importance of its relationships with investors and analysts. From time to time the Company may conduct analyst and investor briefings. In these cases, the following protocols will apply:
 - **12.1.1** No material information will be disclosed at these briefings unless it has been previously released to the NZX;
 - 12.1.2 If material information is inadvertently released it will immediately be released to the NZX;
 - **12.1.3** Questions at briefings that deal with material information not previously disclosed will not be answered; and
 - 12.1.4 The Board has authorised the Chair and CEO to represent the Company in its communications with investors, analysts, and the media. No other Company employees are authorised to communicate on behalf of the Company unless authorised by the Chair or a member of the Disclosure Committee if such a committee has been established.

13.0 BLACK OUT PERIODS

13.1 Unless the Board or CEO specifically approves, no unreported or prospective financial results or performance of the Company may be discussed with analysts or investors in the four weeks before the reporting of financial results i.e. the half-year announcement, full year announcement or annual shareholders' meeting ("Black-out Periods"). While the Company is at all times subject to continuous disclosure obligations, the Black-out Periods are particularly sensitive as potentially material information is in the process of being generated.

14.0 BREACHES

14.1 Failure to comply with this Policy may lead to a breach of applicable legislation, stock exchange listing rules or other regulations which may result in Directors or other officers of the Company incurring personal liability. Disciplinary action, including termination of employment in serious cases, may be taken against any person who fails to comply with this Policy associated documents

15.0 ASSOCIATED DOCUMENTS

POL006 Financial Products Trading Policy

Prepared by:	Niki Mills	Sign/Date:	24 Sep 2020
Approved by:	Mark Lucas	Sign/Date:	24 Sep 2020

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POLICY

Title: Market Disclosure Policy

Document ID: POL007

Version No: 02

Page: 8 of 8

Effective Date: 08 Oct 2020
Review Date: 08 Oct 2022

16.0 REFERENCES

Financial Markets Conduct Act 2013

NZX Disclosure Guidance Notes

NZX Trading Halts & Suspensions Guidance Notes

Companies Act 1993

17.0 AUTHORISATION AND REVIEW

17.1 This Cannasouth Limited Market Disclosure Charter has been agreed by the Board of Cannasouth on 24 April 2019. The policy will be reviewed at least every two years by the Board.

18.0 VERSION HISTORY

VERSION NUMBER	EFFECTIVE DATE	DESCRIPTION OF CHANGES	DUE DATE
01	03 May 2019	- New policy (Author: M. Lucas)	03 May 2021
02	08 Oct 2020	 Existing policy has been edited to suit new QMS Policy Template. Modifications include: Changed Chairman to Chairperson Updated policy reference and number system for new template Added contents table at section 2.0 Added Roles and Responsibilities into table at 3.0 Consolidated Definitions and Abbreviations into table at 5.0 Consolidated References at section 15.0 Made authorisation wording to be consistent with all policies. (Reviewers: A. Franklin & N. Mills) 	08 Oct 2022

Prepared by:	Niki Mills	Sign/Date:	My	24 Sep 2020
Approved by:	Mark Lucas	Sign/Date:	4	24 Sep 2020

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