

Agenda Item Information Sheet



Malina E. Dumas Senior Managing Associate

malina.dumas@dentons.com D +1 207 835 4355 Dentons Bingham Greenebaum LLP One City Center Suite 11100 Portland, ME 04101 United States

dentons.com

December 19, 2024

Gardiner City Hall Planning & Development Department ATTN: Angelia Christopher 6 Church Street Gardiner, ME 04345

Re: Application for Mystique Retail LLC Adult Use Cannabis Store at 31 Maine Avenue (Replacing License Currently Held By NPG, LLC) - Well ness Connection

To Whom It May Concern:

Please find enclosed Mystique Retail LLC's application for a cannabis store at 31 Maine Avenue in Gardiner. As you know, this store has been licensed under NPG, LLC to date. Because the license is not transferrable, I am working with the Office of Cannabis Policy ("OCP") on the process of transitioning the facility from the NPG, LLC license (AMS335) to the new Mystique Retail LLC license (AMS1686). The objective is to make the transition as seamless as possible, and an important part of the process will be maintaining close coordination between the applicant, the municipality, and OCP.

OCP already issued the conditional license to Mystique Retail LLC, so the next step is to obtain local authorization from Gardiner. To that end, we are submitting a local license application for Mystique Retail LLC while the existing license is still active under NPG, LLC. The store will remain open throughout this transition process. On the same day the new Mystique Retail LLC license is activated, OCP will officially terminate the existing NPG, LLC license and the new lease to Mystique Retail LLC will go into effect. Mystique Retail LLC will not commence sales to the public until the NPG, LLC license is surrendered.

Thank you in advance for your assistance moving this process forward. Please do not hesitate to contact me by e-mail at <u>malina.dumas@dentons.com</u> or by phone at 207-835-4355 if you have any questions.

Sincerely,

Malin Dumas

Malina E. Dumas Senior Managing Associate

Zaanouni Law Firm & Associates ► LuatViet ► Fernanda Lopes & Associados ► Guevara & Gutierrez ► Paz Horowitz Abogados ► Sirote ► Adepetun Caxton-Martins Agbor & Segun ► Davis Brown ► East African Law Chambers ► For more information on the firms that have come together to form Dentons, go to dentons.com/legacyfirms



Date Received Received by:	d in Office_/	Halas
Office Amour	Denied	\$ <u>7500</u>

# Marijuana Business License Application

New Application

Will be replacing NPG, LLC license upon approval from □ Renewal Application Gardiner and OCP

### **Type of Business**

- Retail Marijuana Store
- □ Cultivation Facility
- □ Manufacturing Facility
- □ Testing Facility
- □ Nursery/Grow Store

Medical Marijuana or Recreational-

Recreational

If cultivation, what Tier?

- Tier 1 -30-60 plants
- Tier 2- <2000sf of canopy
- Tier 3 -- 2k-7ksf of canopy
- Tier 4–7ksf of canopy

### **Applicant Information**

Name	Mystique Retail LLC
Address	200 Riverside Industrial Parkway, Portland, ME, 04103
Phone	207-939-8299
Email	sean@mystiqueofmaine.com
	wn/ have financial interest in any other marijuana businesses in Maine and/or other states?

If yes, Please list and describe: Yes, see attached

Do you currently hold a State of Maine Caregiver card or State of Maine conditional marijuana license?\_\_\_Yes

\*If so, please provide a copy of your States of Maine Caregiver Card or State of ME Conditional license and any documentation submitted to obtain these licenses.

Attached

### **Business Location**

Physical address of proposed marijuana business <u>31 Maine Avenue</u> , Gardiner, Maine 04345
Map Lot Zone_Traditional Downtown District
Property owner's name and address Triple Deuce, LLC - 95 Purington Ave, Augusta, ME 04330
Property owner's phone207-462-4832
Property owner's email showroom@tuttleantiques.com
*Please provide property owners permission documentation to operate a marijuana business at this location. Attached - Assignment of lease to go into effect upon approval of new license - NPG, LLC will remain licensee/tenant in the interim as store will remain open and existing licensee cannot assign the lease or sublease until their license is ready to be terminated by the Office of Cannabis Policy
Business Information Name of businessMystique Retail LLC (dba Mystique of Maine)
Number of employees7 employees7
Hours of operationMonday - Sunday, 9 am - 9 pm
Brief description of the businessAdult use cannabis store
Square feet of retail space1,000 square feet

Square feet of indoor/Outdoor plant canopy\_\_\_\_\_N/A

Square feet of manufacturing space N/A

Describe any security protocols See attached facility plan

If extraction will be performed, please describe the process to be used and the machines/chemicals

involved N/A

Are there any hazardous processes or chemicals to be used at the business, if so please describe \_

N/A - cleaning supplies only - no manufacturing

Describe any fire protection/suppression equipment\_

See information in attached facility plan equipment list

Please describe odor control measures to be used at the site.

All cannabis and cannabis products will be pre-packaged prior to being delivered to the store. Employees will be trained on other odor control measures such as keeping doors and windows closed and maintaining a complaint/response log as needed. If manufacturing, please describe the processes as well as the products that will be manufactured N/A

Jan L Okin

Signature

12/19/2024

Date

For Municipal Use Only	
Code Enforcement Approvals	Date 1/ 7/25
Economic Development	Date17/25
City Manager Quille Brain	Date 1735
Gardiner Fire Department	Date 1/7/25
Gardiner Police Department	Date/7/25
Public Works Alt Carnes	Date_ /-7 - 25
City Council Approval Date:	

The owners/principals of Mystique Retail LLC have a financial interest in the following cannabis licenses:

#### **Mystique Operations LLC**

ACC115 – active license in Auburn, ME AMF121 – active license in Auburn, ME ACC1627 - active license in Auburn, ME

#### **Mystique Retail LLC**

AMS117 – active license in Portland, ME AMS780 – active license in Auburn, ME AMS1545 - conditional license AMS1684 - conditional license AMS1685 - conditional license AMS1686 - conditional license AMS1687 - conditional license

CILE LLC (Chris LeFevre only)

CGR26706 - caregiver registration in Auburn, ME (Chris LeFevre only)

Chris, Carl, and Sean are Principals on NPG, LLC State Licenses - Pending Approval of New Licenses (no ownership in NPG, LLC)

AMS335 - active license in Gardiner, ME AMS1130 - active license in Brewer, ME AMS338 - active license in South Portland, ME AMS339 - active license in Portland, ME

### DEPARTMENT OF ADMINISTRATIVE AND FINANCIAL SERVICES OFFICE OF CANNABIS POLICY MAINE ADULT USE CANNABIS PROGRAM



# License Number AMS1686

has been issued a CONDITIONAL license as an ADULT USE CANNABIS STORE

under 28-B MRS. This does NOT permit the licensee to engage in any activity.

# NOTE: THIS IS NOT AN ACTIVE LICENSE

Issued on: November 08, 2024

Elisa C Ellis, Director of Licensing OFFICE OF CANNABIS POLICY MAINE ADULT USE CANNABIS PROGRAM

To make a complaint about this licensed Adult Use Cannabis Establishment: Email: <u>Licensing.OCP@maine.gov</u> Expires on: November 07, 2025 The Conditional License for AMS1686 has been issued based on the following organizational structure:

### **Principals:**

CARL JOHN LEFEVRE, LLCMEMBERMANAGER CHRISTOPHER JAMES LEFEVRE, LLCMEMBERMANAGER SEAN BENJAMIN O'BRIEN, LLCMEMBERMANAGER

**Owners:** 

33.33% - SEAN O'BRIEN 26.67% - CARL JOHN LEFEVRE 26.67% - CHRISTOPHER JAMES LEFEVRE 13.33% - CINDY WILSON

**NOTICE:** This conditional license was issued based upon the information indicated above and submitted on application forms provided by the conditional licensee. The conditional licensee acknowledged and affirmed that the foregoing information was truthful and complete in the presence of a notary. Any changes to the information indicated above must be timely reported to the Office of Cannabis Policy and may affect the conditional licensee's licensure status. A conditional licensee will be required, at a minimum, to obtain a new local authorization based upon any changes to the entity ownership structure listed above.



# **OFFICIAL PLAN OF RECORD**

# Maine Adult Use of Cannabis Program Cannabis Store Facility Plan

The Facility Plan is an official Plan of Record. This document and use of this template are required. The Office of Cannabis Policy (OCP) understands that an applicant or licensee may have prepared other facility documents. Although the applicant or licensee may submit additional facility documents for reference, this Facility Plan is designed to be a succinct, standalone document.

- Applicant/Licensee Infor	mation	
License Number: AMS1686		
City: Gardiner	State: ME	Zip: <b>04345</b>
	License Number: A	

OCP shall keep on file a copy of all facility plans, as well as copies of certifications of testing facilities. The most recent plan, whether submitted with the application for a cannabis establishment license, or by the subsequent approval of an application to change, shall be the Plan of Record with which the licensee must comply. OCP's Compliance Division will have access to all plans and will review all plans prior to an inspection or investigation. Failure to comply with the Plan of Record may lead to enforcement action.

Any changes to the Facility Plan must be approved. The licensee shall submit an Application to Change an Official Plan of Record to OCP 30 days prior to any material change. OCP may deny an Application for Change to an Official Plan of Record if the changes requested are in violation of 28-B MRS, this Rule, conditions required for local approval or other applicable laws or rules.

#### Signature - This Plan of Record cannot be accepted without a signature

Any information contained within this Plan of Record or otherwise found, obtained, or maintained by OCP, shall be accessible to law enforcement agents of this or any other state, the government of the United States, or any foreign country.

Authorizing Business Representative's	Date: 12/14/2024	
Printed Name: Malina E. Dumas, Esq.	Email Address: malina.dumas@dentons.com	Phone Number:207-835-4355

Section 2: Facility Site Specific Information			
A. Ownership of the Premises			
Legal Name of Property Owner: Triple Deuce, LLC			
Mailing Address of Property Owner: 95 Purington Ave	City: Augusta	State: ME	Zip:04330
Property Owner Phone Number: 207-462-4832	Property Owner Er shorroom@tutt	nail: l <b>eantiaues.co</b> n	n

#### B. Tax Map

Attach a copy of a tax map clearly indicating an area of 1000 feet in all directions from the premises, or in cases where a municipality or the Land Use Planning Commission has reduced the setback to no less than 500 feet, then showing the distance in all directions required by local authority, and indicating that the area around the premises does not include a pre-existing public or private school, as defined in 28-B MRS§§402(2)(A) and 403(2)(A).

#### C. Facility Diagram

- 1. Attach a diagram of the layout of the licensed premises, including:
  - (a) All limited access areas. (limited access area means a building, room or other area within the licensed premises of a cannabis establishment where a licensee is authorized to cultivate, store, weight, manufacture, package or otherwise prepare for sale adult use cannabis and adult use cannabis products.)
  - (b) Display areas.
  - (c) Square footage of the establishment and of the separate areas listed above in a and b.
  - (d) Any areas where the licensee intends to conduct curbside pick-up, including any areas adjacent to, but not within, the licensed premises where curbside pick-up will be conducted.
  - (e) Waste disposal area.
  - (f) Signage.
  - (g) Points of entry.
  - (h) Windows and doors, designating which are lockable.
  - (i) Alarm control panels and alarm sensors.
  - (j) Video cameras and surveillance storage devices.
  - (k) Communication devices (internet/telephone).
  - (l) Fences.
  - (m) Any other additional security measures.
  - (n) Legal ingress and egress onto and off the property from the closest maintained public way.
- 2. If the property is also used as a residence, clearly indicate on the diagram above, the location of that residence within the property and plans for complete separation of the residence from the facility, including:
  - (a) Entirely separate entrances to the residence and any portion of the property that is part of the licensed premises; and
  - (b) That no solvent extraction using potentially hazardous extraction methods or inherently hazardous extraction methods are in the same building or structure as the residence.
- 3. If the licensee co-locates adult use and medical use operations, clearly indicate the following:
  - The areas of the premises that will contain adult use cannabis plants, cannabis, cannabis products or cannabis concentrate;
  - The areas of the premises that will contain medical use cannabis plants, cannabis, cannabis products or cannabis concentrate;
  - The areas of the premises, if any, that will contain equipment, chemicals or other items that may be used for both adult use and medical use cannabis plants, cannabis or cannabis products.
- 4. For clarity, the use of numbering, labeling, and/or a diagram legend or key should be used to incorporate the information requested.

Section 3: Co-Location of Adult Use and Medical Use Operations			
1. Is this Adult Use facility co-located with any ot	her Adult Üse facilities?		
🗌 Yes 🛛 No			
If yes, with who?			
AU Licensee Name:	AU License Number:		
AU Licensee Name:	AU License Number:		
AU Licensee Name:	AU License Number:		

	2. Is this Adult Use facility co-located with any medical use caregivers or dispensaries?		
		🗌 Yes 🛛 No	
		If yes, with who?	
		Medical Registrant Name:	Registry Card/Certificate Number:
		Medical Registrant Name:	Registry Card/Certificate Number:
		Medical Registrant Name:	Registry Card/Certificate Number:
	3.	If the licensee co-locates adult use and medical use operation finished cannabis concentrate and other cannabis product adult use. N/A	
	4.	If the licensee co-locates adult use and medical use operation including input to the tracking system, cannabis, cannabis separately from adult use cannabis, cannabis concentrate a from becoming intermixed. N/A	concentrate and cannabis products for medical use
	5.	Describe how the licensee will ensure that each piece of eq and adult use cannabis, with the purpose of ensuring that cannabis products will remain separate from adult use can products. N/A	medical cannabis, cannabis concentrate, and other
All' are	can bei	on <b>4: Security Measures</b> nabis establishments must enact security measures to prev ng cultivated, manufactured, tested, packaged, stored, disp ay determine whether the requirements are met.	ent the diversion of cannabis or cannabis products that ayed or transported. Provide sufficient detail so that
А.	Lig	;hts	
	1.	Do gates and/or perimeter entry points have lighting suffic activity within 10 feet of the gate or entry? ⊠ Yes □ No	eient for observers to see, and cameras to record, any
		List and describe perimeter lighting at any point of entry o depicted and labeled in the facility diagram. <b>2610 lumen LED conversion fixtures placed at 8-10</b> building.	
<b>B</b> .	De	ors and Windows	
		Do all perimeter entry doors and all doors separating limit	ed access areas from areas open to visitors and

Do all perimeter entry doors and all doors separating limited access areas from areas open to visitors and customers have commercial grade locks, appropriate for facilities requiring high levels of physical security?
 Yes INO

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	3.	List equipment and describe commercial grade locks on all perimeter and limited access doors as depicted and numbered/labeled in the facility diagram. Adams-Rite MS1890 Dead latching storefront locks@ all glass doors (grade 1), Yale O-series
de	adb	olt @ transfer door (Grade 1)
	4.	Are all perimeter windows in good condition and lockable? ⊠ Yes □ No
	5.	List equipment and describe locks on each perimeter window as depicted and labeled in the facility diagram. Cam and latch on all exterior windows, windows also equipped with window contacts
C.	Ala	arm System
	1.	Does the licensee have an alarm system(s) monitored by a licensed security company capable of contacting the licensee and, if necessary, law enforcement?
	2.	Does the system include an audible alarm, which is capable of being disabled remotely by the security company? ⊠ Yes □ No
		List equipment and describe the alarm system. Honeywell 250pt alarm system with remote capabilities with AES cell device to transmit any nsor alarms
	4.	<ul> <li>Concerning the licensee's licensed security company, provide the following:</li> <li>a. Name of the licensed security company: Cunningham Security</li> <li>b. Specific point of contact: Mike Major</li> <li>c. Point of contact's phone number: 207-329-6111</li> </ul>
	5.	Does the licensee have monitored sensors on all perimeter entry points and perimeter windows, or perimeter windows protected by appropriately located motion sensors?
	6	
	6.	List equipment and describe monitored sensors on all perimeter entry points and perimeter windows, or perimeter windows protected by appropriately located motion sensors as depicted and numbered/labeled in the facility diagram. <b>Door Burglar contacts, motion detectors, panic alarms, alarm siren, window sensors</b>
D.		perimeter windows protected by appropriately located motion sensors as depicted and numbered/labeled in the facility diagram.
D.		perimeter windows protected by appropriately located motion sensors as depicted and numbered/labeled in the facility diagram. Door Burglar contacts, motion detectors, panic alarms, alarm siren, window sensors
D.	Vic	perimeter windows protected by appropriately located motion sensors as depicted and numbered/labeled in the facility diagram. <b>Door Burglar contacts, motion detectors, panic alarms, alarm siren, window sensors</b> <b>leo Surveillance</b> Does the licensee have a video surveillance system that meets the following minimum requirements? Check all
D.	Vic	perimeter windows protected by appropriately located motion sensors as depicted and numbered/labeled in the facility diagram. <b>Door Burglar contacts, motion detectors, panic alarms, alarm siren, window sensors</b> <b>leo Surveillance</b> Does the licensee have a video surveillance system that meets the following minimum requirements? Check all that apply.
D.	Vic	<ul> <li>perimeter windows protected by appropriately located motion sensors as depicted and numbered/labeled in the facility diagram.</li> <li>Door Burglar contacts, motion detectors, panic alarms, alarm siren, window sensors</li> </ul> Heo Surveillance Does the licensee have a video surveillance system that meets the following minimum requirements? Check all that apply. Minimum resolution of 720p
D.	Vic	<ul> <li>perimeter windows protected by appropriately located motion sensors as depicted and numbered/labeled in the facility diagram.</li> <li>Door Burglar contacts, motion detectors, panic alarms, alarm siren, window sensors</li> </ul> Heo Surveillance Does the licensee have a video surveillance system that meets the following minimum requirements? Check all that apply. Minimum resolution of 720p Internet protocol capability

less than 120 seconds prior to motion activation and 120 seconds following the cessation of motion
Clear and accurate display of the time and date on all recorded images
Ability to copy and provide video surveillance recordings to OCP or law enforcement upon request
<ol> <li>List equipment and describe, in detail, the video surveillance system, including the number and location of all permanently fixed cameras as depicted and numbered/labeled in the facility diagram. Exaqvision system with Hikvision cameras. A sufficient number of cameras installed inside and outside to oversee the parking lot and all exterior doors, interior of all exterior doors, point of sale areas, storage, delivery areas and any area customers may be standing.</li> </ol>
3. Check each box below to confirm the following requirements are met and reflected in the facility diagram and corresponding description(s) above.
Cameras must be permanently fixed inside each entry/exit point (perimeter and limited access area) to allow identification of persons entering the premises and limited access areas.
Cameras must be permanently fixed outside each entry/exit point (perimeter and limited access area) to allow identification of persons exiting the premises and limited access areas.
A sufficient number of cameras must be permanently fixed to allow the viewing, in its entirety, of any area where cannabis, cannabis plants, immature cannabis plants, seedlings, seeds, cannabis concentrate or cannabis products are cultivated, manufactured, stored or prepared for transfer or sale or where samples for mandatory testing are collected, and prepared and sealed for transport to a cannabis testing facility.
A sufficient number of cameras must be permanently fixed to allow the viewing, in its entirety, of any area where cannabis waste is stored before being made unusable, or where cannabis waste is made unusable.
Cameras must be permanently fixed at each point of sale to monitor the identity of the purchaser and ensure facial identity.
4. The video surveillance storage device must be secured. Indicate below which of the following approved methods will be used to meet this requirement.
⊠ On premise or □ Off premise, third-party server
🛛 Lockbox
□ Cabinet
⊠ Closet
Secured in another manner to protect from employee tampering or theft:
5. If the video surveillance storage device is secured on premise, list equipment and describe the manner in which it is secured. *Must be reflected in facility diagram. □ N/A The video recorder has a locking front face and is stored in a locking closet controlled by access control with limited employee access, also covered by a camera.
<ul> <li>6. If the video surveillance storage device is secured off premise with a third-party server, provide the following:</li> <li>a. Name of the third-party server: N/A</li> <li>b. Specific point of contact:</li> <li>c. Point of contact's phone number:</li> </ul>
<ul> <li>7. Describe the video surveillance records retention policy, including the minimum 45 days video surveillance records are maintained on the licensee's recording device.</li> <li>Video surveillance records will be maintained for 45 days.</li> </ul>

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8.	Describe how the applicant/licensee shall maintain a list of all persons with access to the video surveillance
	recordings and procedures for controlling access to the recordings.

The licensee will maintain a list of any persons with access to the video surveillance recordings. If an individual leaves the business their access will be revoked. Access will be restricted to owners and managers.

Se	ectic	m 5: Controlling Access
А.	Pu	blic Access to the Cannabis Establishment
	1.	Are all entry points designed so that no minor is allowed entry to the licensed premises, except for the cannabis store retail area when accompanied by the minor's parent, legal guardian or custodian?
	2.	Describe all entry points designated as the place where the licensee or licensee's employee will verify the age and identity of all persons entering the premises as depicted and numbered/labeled in the facility diagram, except for the cannabis store retail area. The point-of-sale area will be staffed by employees that have been issued an IIC that are trained to verify validgovernment issued identification and restrict entry only to legally authorized individuals that are 21 or older or under ifunder 21 are accompanied by a parent, legal guardian or custodian.
	3.	Describe all entry points designated as a place where the licensee or licensee's employees will receive mail or other deliveries as depicted and numbered/labeled in the facility diagram. Front main entrance is the only door that will be utilized for deliveries, except that deliveries of cannabis and cannabis products will come through the back delivery door which is equipped with access control devices, cameras, and panic alarm.
	4.	Describe how licensee will ensure that licensee and all of it's employees and security guards maintain compliance with all laws and regulations related to firearms and other weapons in and around the cannabis establishment. The company expressly prohibits employees from possessing a firearm or other dangerous weapon within the licensed premises. The policy applies to all employees including, but not limited to, employees who possess a valid concealed carry permit, and the policy will be enforced.
В.	En	aployee Access
	1.	Describe all entry points designated as employee entrances, including the manner in which employees gain access to the cannabis establishment (e.g. badge scanner or key locked doors), as depicted and numbered/labeled in the facility diagram. The facility has a comprehensive Electronic Access Control system, which has been installed throughout all of its facilities. These card-activated access points secure doors to buildings, limited access areas and restricted areas. Through this technology, Security is able to effectively control access throughout the facility.
	2.	Describe how the licensee will ensure all owners, managers, and employees display valid individual identification cards at all times. The company will have a policy that all owners, managers and employees must have their individual identification cards with them at all times while on the licensed premise, either on a lanyard or other mechanism for keeping the IIC on their person and visible

3. Describe any additional security measures aimed to prevent employ N/A	yee theft.

<b>C.</b>		ntrolling Access to Limited Access Areas
	1.	Are the following security measures in place for all limited access areas? Check all that apply.
		Identification checks
		⊠ Locked doors
		🖾 Video surveillance
		⊠ Required signage
	a l po	Describe how the licensee will utilize the security measures listed above to control access to all limited access areas as depicted and numbered/labeled in the facility diagram. Limited access area signs will be posted on entrance and exit points going into or out of limited cess areas. Doors leading into limited access areas will be kept locked. Visitors requiring access to imited access area will sign in on the visitor log and wear a visitor badge. Video surveillance is ositioned to capture faces going into or out of limited access areas and to cover any areas ntaining cannabis.
	3.	Are security measures in place to control access to limited access areas by contractors and visitors, who are not minors and who will not handle cannabis plants, cannabis or cannabis products?
	4.	Are security measures in place to control access to limited access areas by sample collector and cannabis testing facility licensees or their employees displaying valid individual identification cards?
	a j pu	Describe all designated areas where contractors, visitors and other licensees will be required to provide proof of identification, sign a visitor entry log, and receive a visitor identification badge by establishment staff as depicted and numbered/labeled in the facility diagram. The licensee or licensee's employee will verify the age and identity through review of a valid, vernment-issued form of identification within the store's retail area (immediately upon entry or at point of sale station) to verify they are 21 years of age or older before allowing an individual to urchase cannabis or cannabis products and/or before allowing a visitor to sign the visitor log, before a visitor badge, and enter the limited access area.
n.	Ad	ditional Security Measures Cannabis Stores
		At which point will the licensee or licensee's employee check for a valid government issued form of identification:
		$\boxtimes$ Prior to allowing access to areas of the premises designated for retail sales; or $\boxtimes$ Prior to initiating a sale in the area of the premises designated for retail sales.
	2.	Are display cases lockable and secure to prevent the public from handling cannabis plants, cannabis or cannabis products without direct supervision of a licensee or employee?
	3.	Are counters of sufficient height to prevent the public from handling cannabis plants, cannabis or cannabis products without direct supervision of a licensee or employee?
	4.	Describe how product will be moved from storage in a limited access area to display cases to prevent the public from handling the cannabis plants, cannabis or cannabis products? <b>Product will be moved from storage to a limited access area to display cases when the store is</b>

	close	d to	the	public o	or there	are othe	rwise no	customers	on the	e sales :	floor.
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5. Describe all security measures taken to ensure compliance with the above requirements. Cannabis will be kept in locked limited access areas (storage/display cases) and no member of the public will be able to access cannabis or cannabis products unless they are under direct supervision by an IIC holder (employee, manager, or owner).

Section 6: Cannabis Store Operation Specific Information
A. Curbside and Delivery
1. Does the licensee intend to make sales via curbside pick-up? 🗌 Yes 🛛 No
2. Does the licensee intend to make sales via delivery? ☐ Yes ⊠ No If yes, complete the Delivery Supplemental Facility Plan.
B. Days and Hours of Operation
Business Hours mean 9A.M. to 5P.M. Monday through Friday.
<ol> <li>List any hours during Monday through Friday between 9A.M. and 5P.M. the facility will NOT be conducting authorized activities. N/A</li> </ol>
<ul> <li>Does the licensee intend to conduct retail sales, including sales via curbside pick-up and/or delivery, to consumer only between the hours of 7A.M. and 10P.M., local time, or only those days and hours during which permitted by local regulation?</li> <li>Xes □ No</li> </ul>
<ul> <li>3. Does the licensee intend to operate seasonally?</li> <li>☐ Yes</li></ul>
If yes, a. What dates does the licensee plan to open and close each year?
b. Will the licensee maintain product at the facility while seasonally closed? $\Box$ Yes $\Box$ No
C. Equipment and Approval Listing

1.	List and describe all electrical	equipment to be used on the j	premises.
	Item	UL, ETL or CSA Listing	Intended Use
D. Pla	ans for Compliance with Ca	nnabis Legalization Act a	nd the Adult Use Program Rules
	vehicle. Any vehicle used and equipped with a func Department, any compan Transport Manifest for ea Manifest will include, as a product name and quanti in each transport; date of estimated time of arrival; number, and signature of signature of licensee/emp tax identification number and damaged or refused of Prior to departing origina Transport Manifests. At m	to transport will be insure tional manufacturer-insta y vehicle may be inspected applicable, the recipient's ties (by weight or unit) of transport and approximate delivery vehicle make and the employee accompany oloyee receiving the author and/or excise tax identified annabis or cannabis prod- ating premise, employee show the employee show the and the employee show the author the tax identified annabis or cannabis prod-	abis products to be transported by motor ed at or above the legal requirements in Maine lled alarm system. Upon request by the l. Company employees will generate a ed Inventory Tracking System. The Transport name and contact information, address; each cannabis or cannabis product contained te time of departure; arrival date and model and license plate number; name, IIC ing the transport; name, IIC number, and cized transfer if applicable; the correct sales cation number for the licensee and transferee; ucts being returned to the original seller. hall ensure that they have copies of all relevant has departed from the premises, shall the fest or void the Transport Manifest.
2.	All waste will be stored, s statutes, ordinances, and	secured, and managed in a regulations. All cannabis	ste cannabis and cannabis products. ccordance with applicable state and local waste generated from normal operations,

All waste will be stored, secured, and managed in accordance with applicable state and local statutes, ordinances, and regulations. All cannabis waste generated from normal operations, excess production, contamination, adulteration, or expiration will be securely stored, rendered unusable using more than 50% non-cannabis waste, and disposed of in a manner that ensures that it cannot be reconstituted for any kind of use or benefit, as related to its psychoactive content, by an unauthorized individual or organization. Prior to being rendered unusable cannabis waste will be securely stored within a limited access area within the licensed premises and shall be under video surveillance. The process of rendering cannabis waste unusable will occur within the limited access area of the licensed premises where surveillance cameras are permanently fixed and must occur entirely on camera. The contracted waste management company will transport all cannabis waste from the retail store to a solid waste facility or landfill in compliance with local and state regulations. Facility management will ensure proper training and implementation of destruction and disposal procedures and protocols. All cannabis waste disposed of by the company will be recorded in the Inventory Tracking System, including the date and time of disposal, the employee or manager responsible, the reason for disposal, and the quantity disposed

3.	Describe how the facility plans to conduct a background screening process for employees and vendors. The company shall not hire any individual as an employee unless the individual is 21 years of age or older. After a potential employee has been identified, the prospective employee must provide a government issued photo identification card showing a date of birth that makes the applicant 21 years of age or older. The prospective employee must either present an Individual Identification Card issued by the Office of Cannabis Policy or must obtain an Individual Identification Card prior to formally being hired. The company will confirm the status of a cannabis establishment's active registration with the state before engaging that establishment as a vendor.
4.	Describe plans for refrigerating any cannabis products requiring refrigeration. Refrigeration of all cannabis products will occur in areas with limited access. Products will only be taken out of refrigeration when the customer has made an approved transaction. The company will follow USDA guidance for proper refrigeration of perishable goods, including maintaining refrigerated storage spaces at 32-40°F. The company shall ensure that refrigerators have enough open, slotted shelving to allow for air circulation around shelves and refrigerator walls to maintain proper food temperatures. Designated employees will be required to check refrigerators and freezers to ensure they are maintaining 40 degrees or less for refrigeration and 25 or under for freezers. Employees shall aim to keep refrigerator and freezer doors closed as much as possible and will check to ensure they are closing and sealing properly.
5.	Describe plans to train employees to prevent sales to, or on behalf of, minors. Employees will be trained to check for a valid government-issued form of identification to verify any individual purchasing cannabis or cannabis products is 21 years of age or older prior to making a sale.
6.	
	If no, where will verification take place? Age verification may also take place immediately upon entry. *Must be reflected in facility diagram.

Section 7: Reports of Non-Compliant Conduct

Describe how the licensee will ensure any incident of non-compliance with the cannabis establishment licensee's authorized conduct will be reported in writing to the Department within 24 hours.

The licensee shall report any incident of non-compliance to the Department in writing within 24 hours.

FIRE	ALARM SYSTEM AND EXTINGUISH	ERS
MANUFACTURER	DEVICE TYRE	LISTING
FIRE-LITE BY HONEYWELL	CONTROL PANEL	UL
FIRE-LITE BY HONEYWELL	PULL STATION	UL
FIRE-LITE BY HONEYWELL	SMOKE DETECTOR	UL
FIRE-LITE BY HONEYWELL	MONITOR MODULE (FOR SPRINKLER TIE IN)	UL
FIRE-LITE BY HONEYWELL	POWER SUPPLY	UL
FIRE-LITE BY HONEYWELL	ANNUNCIATOR	UL
FIRE-LITE BY HONEYWELL	CELLULAR COMMUNICATOR	UL
SYSTEM SENSOR	HORN STROBE	UL
SYSTEM SENSOR	STROBE	UL
AMEREX	CO2 FIRE EXTINGUISHER	UL
AMEREX	ABC FIRE EXTINGUISHER	UL
MANUFACTURER	SECURITY SYSTEM	LISTING
HONEYWELL	CONTROL PANEL	UL
HONEYWELL	KEYPAD	UL
HONEYWELL	ZONE EXPANDER	UL
HONEYWELL	CELLULAR COMMUNICATOR	UL
HONEYWELL	DOOR CONTACT	UL
G.R.I TELEMARK CORP	DOOR CONTACT	UL
BOSCH	MOTION SENSOR	UL
	CCTV	
MANUFACTURER	DEVICE TYPE	LISTING
THEO FRACO	NVR	UL
TYCO EXACQ		
HIKVISION	CAMERAS	UL
	CAMERAS POE SWITCHES	UL

·····	ACCESS CONTROL	
MANUFACTURER	BEVICETYPE	LISTING
LINEAR	ACCESS CONTROL SERVER	
LINEAR	4 DOOR ACM MODULE	
LINEAR	CARD READER	
ALTRONIX	POWER SUPPLY	
LINEAR	CARD READER/PIN PAD	UC:
	POINT OF SALE	rus estatution and an and an
MANUFACTURE	DEVIC. TYPE	USTING
NCR	POS Terminal	UL
Epson	Receipt Printer	UL
Radiant Systems	Receipt Printer	UL
Apple	iPads	UL
Apple	OFFICE/CLERICAL EQUIPM	ENT
MANUFACTURER	OFFICE/CLERICAL EQUIPM	ENT
MANUE CTORER Konica Minolta	OFFICE/CLERICAL EQUIPM DEVICE TYPE Printer/Copier	ENT LISTING UL
Konica Minolta Royal Sovereign	OFFICE/CLERICAL EQUIPM DEVICE TYPE Printer/Copier Cash Counter	ENT LISTING UL UL
MANUE COURCE Konica Minolta Royal Sovereign Polycom	OFFICE/CLERICAL EQUIPM DEVICE TYPE Printer/Copier Cash Counter Phones	ENT LISTING UL UL UL
Konica Minolta Royal Sovereign Polycom Kronos	OFFICE/CLERICAL EQUIPM OSVICE(TYPE) Printer/Copier Cash Counter Phones Timeclock	ENT UL UL UL UL UL
Konica Minolta Royal Sovereign Polycom Kronos GE	OFFICE/CLERICAL EQUIPM OBVICETYPE Printer/Copier Cash Counter Phones Timeclock Employee Microwave	ENT UL UL UL UL UL UL
Konica Minolta Royal Sovereign Polycom Kronos GE Frigidaire	OFFICE/CLERICAL EQUIPM OFFICE/CLERICAL EQUIPM Printer/Copier Cash Counter Phones Timeclock Employee Microwave Employee Refrigerator	ENT UL UL UL UL UL UL UL
Konica Minolta Royal Sovereign Polycom Kronos GE	OFFICE/CLERICAL EQUIPM OBVICETYPE Printer/Copier Cash Counter Phones Timeclock Employee Microwave	ENT UL UL UL UL UL UL

		STORAGE EQ	UIPMEN	T	······································
MANUFACTURER		(DE#IC	TIPE		LISTING
	Cast	n Safe			N/A
Beverage Air	Proc	luct Refrigerator(s	)		UL
		CUSTOMER	FACINO	i	
MANUFACTURE		DRVICE	TYPE		LISTING
Nestle	Wat	er Cooler			UL
Hyosung	ATN	Λ			UL
Hisense	TV				UL
Seiki	TV				UL
Sanyo	TV				UL
Onn	TV				UL
Insignia	TV				U
	COMP	UTERS			
MANUFACTURER	DEVICE		NSTING		
Dell	Latitude	3490	UL		
Dell	OptiPlex	3070	UL	Anna and a segmentation	
Dell	Latitude	3440	UL		
Dell	Latitude	A CONTRACT OF A CO			
Lenovo	33472GL	J	UL		
N	IETWOP	K EQUIPMEN	Ť		]
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DEVICENT		A second s		Performance in an end of the last sector in the sector of	
		Network Switch		UL	]

### Tax Map- 31 Maine Ave Gardiner, ME













# Gardiner Moving Forward

January 6, 2025

Gardiner Planning Board Office of Economic and Community Development Gardiner City Council

Malina E. Dumas Senior Managing Associate Mystique Retail LLC (Replacing current NPG,LLC Wellness Connection) 31 Main Avenue Gardiner, Maine 04345

Regarding the newly requested license for Mystique Retail LLC to replace the existing license for NPG, LLC (dba Wellness Connection of Maine) I would refer to the concerns noted in the original license request response dated November 27, 2024, to NPG, LLC dba Wellness Connection of Maine. I would consent to the license under the new name (Mystique Retail LLC) and am hoping that Mystique Retail LLC, since they are keeping in place all security, fire plans and equipment, will be able to rectify the alarm issues before the next license renewal. Below is my original license renewal response to the current license under NPG, LLC dba Wellness Connection of Maine.

Regarding the license renewal for the Wellness Connection of Maine, the Gardiner Police Department has responded to nine (9) false alarm calls at this location since the start of the 2024 calendar year with eight (8) alarms since late May of 2024. Eleven false alarm calls in 2023 was a concern after the Gardiner Police Department responded to thirteen (13) false alarms in calendar year 2022 and this was noted in the 2022 and 2023 license renewal letters dated November 8, 2022, and January 3, 2024 with hopes that the applicant would work to address this concern with staff and the alarm company so that future license renewals would not be in jeopardy.

On November 27, 2024, I spoke with Ms. Vicki Denbow and explained my continued concerns with the number of alarms that the Gardiner Police Department has responded to over the past three years, and she seemed unaware of the number of alarms in 2024. She assured me

that she would be looking into this and thought that certain battery-operated window alarms may be the issue, but I advised her that the alarms that the department responded to were motion alarms. I was also told that there were some new employees and that there may have been some animal issues regarding the basement motion alarms. I was advised that the issues I brought to her attention would be taken care of.

At this point in time, although I have concern with the number of alarms from this business from the past three years, I would consent to the license renewal hoping that my most recent discussion with Ms. Vicki Denbow will correct the alarm issue. It would be my hope that that the re-evaluation of this license in 2025 will show that the alarm issue was addressed and corrected so that a renewal would not be in jeopardy.

Sincerely,

Chief Todd H. Pilsbury Gardiner Police Department City of Gardiner

Gardiner Police Department 6 Church St. Gardiner ME 04345

(207) 582-5150

Fax (207) 582-107



## CITY OF GARDINER FIRE & RESCUE DEPARTMENT



Chief Richard Sieberg

January 6, 2025

Dear Malina Dumas,

I have received your application for an Adult Use Retail Store license located at 31 Maine Ave in Gardiner under the name Mystique Retail LLC. Upon careful review of your proposal and discussion with the City's Code Enforcement officer I feel comfortable that your business would not create a significant impact on the Fire Department.

As always, we look forward to working with all of the businesses in the City. Please feel free to reach out to the Fire Department if you have questions or concerns.

Sincerely,

R S L

Richard Sieberg Gardiner Fire Department Fire Chief

• City of Gardiner

01/02/25 12:09PM ID:TLP #5937 TYPE----- REF--- AMOUNT Marijuana Establish 31 MAIN AVE Adult Retail St 1.500.00 Total: 1.500.00\* Paid Py: MYSTIQUE RETAIL Remaining Balance: 0.00

Check: 1,500.00 4 -1322 1,500.00