

Recreational Marihuana License Application

Introduction:

Provisional and final permitting of Marihuana Businesses in the Village of Pinckney is governed by Chapter 113 of the Village of Pinckney Ordinance - Marihuana Establishments ("Ordinance") and may be viewed at https://villageofpinckney.org/ordinances. Pursuant to this Ordinance, the Village Clerk is required to review and score complete applications based upon a rigid scoring system. Applicants should familiarize themselves with the required scoring criteria, as this Application and all documents submitted therewith will be considered by the Village Clerk in scoring the Application. In scoring the Application, the Village Clerk will only consider information and documents submitted with this Application. No late applications will be accepted or considered. In addition to the licensing requirements, Marihuana Businesses must also comply with applicable Village of Pinckney Zoning ordinances. The Village has the right, but not the obligation, to make any adjustments to this Application required by, or recommended for, compliance with changes in the Michigan Regulation and Taxation of Marihuana Act, IL 1 of 2018, MCL 333.27951, et seq. ("MRTMA") and its corresponding rules and regulations.

The decision of the Village is final. It is the intention of the Village to select only applicants that have not only provided all required application materials and met all criteria required by the Ordinance and by MRTMA, but to select applicants that will, in the sole and absolute discretion of the Village, make the best community partners by demonstrating an established history of positive community partnerships, economic development, corporate responsibility and regulatory compliance that are best suited to operate in compliance with MRTMA within the Village of Pinckney. If, in the sole and exclusive opinion of the Village, no Applicants meet the rigorous criteria set forth by the Village, the Village is not obligated to issue any provisional permits.

By submitting an application for a Marihuana Business to the Village of Pinckney, the Applicant and all of its owners acknowledge that the Village is solely, exclusively and uniquely qualified and authorized to make a determination as to whether an Applicant is best suited to operate in compliance with MRTMA within the Village of Pinckney. Applicant and all of its owners further acknowledge that the submission of an application for a land use permit is not, and does not confer, any property right or standing.

All words and phrases used in this Application shall have the definitions ascribed to them in MRTMA and the Ordinance. No additional or supplemental materials will be accepted. Four (4) original duplicates of the Application and one copy of the Application in digital form is required for each submission.

I. APPLICANT INFORMATION

For Applicant that is an Entity:	
Business Name:	
Assumed Name(s):	
Registered Address:	
Phone Number:	Website:
E-mail:	EIN #:
Emergency Contact:	Phone:
 For all Stakeholders of the above-named afollowing: Full name, residential address, plants 	
For Applicants that are individuals:	
Full Legal Name:	
Date of Birth:	Social Security #:
Phone Number:	E-mail:
Residential Address:	
Emergency Contact:	Phone:
II. PROPOSED MARIUANA ESTABLIS	SHMENT TYPE
A separate application and fees must be sub	mitted for each establishment type and for each location.
☐ Retailer ☐ Processor ☐ Secure Transporter	☐ Safety Compliance ☐ Microbusiness
☐ Grower (Any Class)	
III. PROPOSED BUSINESS ESTABLISM	MENT LOCATION INFORMATION
Property Address:	
Parcel Tax ID No.:	Zoning:
Legal Description:	

App	olicant's Legal Interest in the Property:
Proj	perty Owner:
Proj	perty Owner Mailing Address:
Tele	ephone: E-mail:
IV	. PERSON COMPLETING APPLICATION (if different from applicant)
Nan	ne:Phone:
Add	lress:
	nail: Affiliation with Applicant:
IV.	CHECKLIST OF REQUIRED APPLICATION MATERIALS
	Fully completed and executed Application with all documents required herein.
	\$5,000.00 non-refundable application fee payable to the Village of Pinckney (certified check).
	Copy of the Special Use Permit recommended by the Village of Pinckney Planning Commission, and approved by the Village of Pinckney Village Council, and any and all municipal permits or approvals needed for the Marihuana Establishment.
	If the Applicant is an entity, a copy of the entity's filed Articles of Incorporation, Articles of Organization, Partnership Agreement, and other applicable organizational documents, including a copy of the Applicant's EIN Confirmation Letter and a Good Standing Certificate issued by the Corporations Division of the State of Michigan within the past ninety (90) days.
	A location area map of the marihuana establishment and surrounding area that identifies the relative locations and the distances (closest property line to the subject marihuana establishment's building) per Village ordinance 152.243 (S)(8).
	Documentation of ownership, lease agreement, or other legal interest in the Property authorizing the Applicant to apply for a permit on the Property, along with a property owner affidavit.
	A preliminary site plan of the proposed Marihuana Business facility, detailing the location of basic security features, entrances and exits, dimensions, and proposed layout of the Business Facility Address. This shall include the square footage of the Business Facility Address and the location of any shared walls, bathrooms, doors, air ventilation systems, or facilities with non- marihuana businesses and the location of any Business Facility Adjacent Addresses. The Applicant shall note if it is applying to be a vertically integrated facility by noting other license types that they are applying for at the Business Facility Address.
	Documentation that the Applicant has received a state operating license pursuant to the Michigan Marihuana Facilities Licensing Act or Michigan Regulation and Taxation of Marihuana Act, or that the Applicant has received pre-qualification approval from the Michigan Marihuana Regulatory Agency.
	A business plan which contains, but is not limited to, the following: The applicant's experience in operating other similarly permitted or licensed businesses and the applicant's general business management experience; The ownership structure of the establishment, including percentage ownership of each person or entity and documentation supporting such ownership; A current organizational chart that includes position descriptions and the names of each person holding each position; Planned tangible capital investment in the Village, including if multiple permits are proposed, an explanation of the economic benefits to the Village and job creation, if any, to be achieved through the award of such multiple permits, with supporting factual data; Expected job creation from the proposed marihuana establishment(s); If a Marihuana Grower Establishment is

proposed, the number of plants anticipated; Financial structure and financing of the proposed marihuana establishment(s); and Community outreach/education plans and strategies.
A written description of the training and education that the Applicant will provide to all employees, including planned continuing education for existing employees, and a written description of the method(s) for record retention of all training provided to existing and former employees.
A facility sanitation plan to protect against any marihuana being ingested by any person or animal, indicating how the waste will be stored and disposed of, and how any marihuana will be rendered unusable upon disposal. Disposal by on-site burning or introduction into the sewerage system is prohibited.
A security plan for the facility that demonstrates the Applicant's ability to meet or exceed the requirements of MRTMA and includes, but is not limited to, a detailed description of, and location placement of, any security lighting, alarms and alarm systems, barriers, monitoring devices and systems and / or security guard services, video surveillance, digital archiving, and a plan to reduce the impact of any enhanced security measures on the surrounding parcels.
A wastewater treatment plan that demonstrates the Applicant's ability to prevent wastewater from being released or discharged from the facility, which may include plans for zero discharge, recycling, collecting, storing or treating water used at the facility, and which shall include the specifications for any equipment proposed to be used in this process.
A signed acknowledgment that the applicant is aware of and understands that all matters related to marihuana growing, cultivation, possession, testing, safety compliance and transporting, are currently subject to state and federal laws, rules and regulations, and that the approval or granting of a license hereunder does not exonerate or exculpate the applicant from abiding by the provisions and requirements and penalties associated with those laws, rules, and regulations, or exposure to any penalties associated therewith; and further, the applicant waives and forever releases any claim, demand, action, legal redress, or recourse against the Village, its elected and appointed officials, and its employees and agents for any claims, damages, liabilities, causes of action, damages, or attorney fees that the applicant may incur as a result of the violation by the applicant, its Stakeholders and agents of those laws, rules, and regulations.
A written description of an estimate of the number and type of jobs that the marihuana establishment is expected to create, and the amount and type of compensation expected to be paid for such jobs.
If Applicant is an entity, a resolution authorizing the signatory to this Application to sign and submit the Application.

V. CERTIFICATION

By signing this Application, the Named Applicant and all owners or representatives of the Named Applicant acknowledge, agree, and consent to the following:

- The Village of Pinckney is authorized, through its agents or employees, to seek information and conduct an investigation to verify the statements and information in and attached to this Application.
- Applicant understands that if all required materials are not received by the Village by the deadline as set forth on the Application, the Applicant's application will be automatically denied and will not be scored.
- The Village of Pinckney ordinance, application and scoring rubric meet all of the requirements for a merit-based application process pursuant to 2018 IL 1, MCL 333.27951, et seq., commonly known as the Michigan Regulation and Taxation of Marihuana Act ("MRTMA"), and that the Village is basing, and will base, its decision(s) on which applicants receive a license based on its sole and exclusive opinion as to which applicants best show they are suited to operate in compliance with MRTMA within the Village of Pinckney.
- That the decision of the Village of Pinckney is final, and that one (1) request for Administrative review of the

Village's decision regarding an Application by the Named Applicant is the sole relief and remedy available for challenging a Village decision on this Application, and must be requested in writing to the Clerk within thirty (30) days of the announcement and communication to the applicants of the results of the application process.

- Applicant hereby verifies that all property taxes and assessments for the proposed facility location are current and not delinquent, and acknowledges that if this certification is false, that this Application will be denied.
- That the submission of this Application and the signing of this Application by the Named Applicant constitutes a waiver of the exemption from Freedom of Information Act disclosure of the application documents under the MRTMA (MCL 333.2727959(7).
- A License issued under this ordinance is not transferable without the prior approval of the Village under the same terms and conditions required for the initial issuance of a license under this Ordinance.
- That the Ordinance, the Application and the Scoring Rubric adopted by the Village are not unreasonably impracticable and do not in any way conflict with MRTMA.
- That I understand that any attempt to communicate with the Village during the Application approval process other than by official Village e-mail addressed to the Village Clerk will result in my Application being disqualified from the permitting process.
- Applicant hereby verifies that neither the Applicant nor any of its Stakeholders or its Landlord, if applicable, is employed by the Village, acts as a consultant for the Village, or acts as an advisor to the Village, or is or was involved in any way in the implementation, administration or enforcement of this Ordinance.

STATE OF

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•	nder oath that, I have the authority to sign this Application on behalf of myself or the about all the above answers and reviewed the supporting documentation, and such are true towledge and belief.
	Signature:
	Name & Title:
	Date:
	NOTARY PUBLIC
made oath that s/he has read th	, 20, before me personally appeared and ne foregoing and that the same is true of his/her own knowledge, except as to the ed to be upon his/her information and belief, and as to those matters, s/he believes
	Signature:
	Printed name:
	Expires:

VI. ACKNOWLEDGEMENTS

This Application form has been approved for use by the Village Council, and no other form of application is acceptable. Each license and each license type must be submitted separately with a separate non- refundable fee.

Four (4) hard copies with original signatures and one (1) digital copy on a USB drive of the complete, signed application with all attachments must be submitted. The determination of whether the application is complete is at the sole and exclusive discretion of the Pinckney Village Clerk. Any questions regarding this Application or the Ordinance must be submitted in writing to the Clerk's office. Questions submitted by any other method will not be answered.

Return completed application & \$5,000.00 application fee to:

Village Clerk's Office – Village of Pinckney 220 S. Howell Pinckney, MI 48169

Further information or questions must be submitted via email to the clerk:

Village Clerk's Office clerk@villageofpinckney.org

