

1. General Information

Director Review is available for growers, processors, secure transporters, safety compliance labs, and collocated retailers consistent with Section 5.9.19 of the Zoning Ordinance. Special Land Use approval is required for all non-collocated retailers and those processors, secure transporters, and safety compliance labs located in specific zone districts. The Zoning Ordinance lists application procedures in Sections 5.12.09. and 5.12.16.

2. Pre-Application Consultation

A pre-application meeting with Planning Department staff is available prior to application submission.

3. Neighborhood Outreach

Neighborhood outreach is required for all cannabis license types. This is to inform nearby stakeholders of the proposed project, receive comments and address concerns about the proposal, and, whenever possible, resolve conflicts in advance of Planning Commission review. In addition to other documents, a Good Neighbor Plan is required for all applicable facility types and requires neighborhood engagement. Failure to conduct outreach activities will result in application postponement or denial.

4. Application Preparation

Application packets are available on the Planning Department website, www.grandrapidsmi.gov/planning, or from the Planning Department located at 1120 Monroe Avenue NW, 3rd floor. You may also call (616) 456-4100 to request an application to be emailed or mailed. Only complete applications will move forward in the application process for both Director Review and Special Land Use; the application windows and deadlines are listed on the Recreational Cannabis Administrative Policy and then Cannabis Social Equity Policy available on the website. For all recreational cannabis applications, this Supplemental Application is also required. Review this document carefully; there are many required attachments. We recommend that applicants budget a substantial amount of time to prepare the application materials, including gathering required attachments.

5. Application Process

Applications can be submitted online or in person at 1120 Monroe Avenue NW, 3rd floor. Online applications must also include all required attachments. Incomplete applications cannot be accepted. Staff will review applications for completeness and will contact the applicant to remedy any deficiencies. All applications will be reviewed to verify that 1) it meets the criteria for Equity Applicant or 2) the number of points earned from equity commitments are correct. For Director Review, applications will be processed based on the prioritization tiers in the Cannabis Social Equity Policy. For Special Land Use, the applications ranked from highest to lowest points will be queued for the next available Planning Commission meeting. Keep in mind that for Special Land Uses, a limited number of spaces is available on each Planning Commission agenda. Submission of

a complete application prior to the listed Planning Commission submission deadline does not guarantee placement on that agenda. Please refer to the Recreational Cannabis Administrative Policy for applications submitted outside the application windows.

6. Staff Review

Staff will review the application in detail. Staff may contact the applicant with questions, request additional information, or recommend changes or revisions to the application and attachments for clarity.

7. Director Review only

Staff will forward the application to the Planning Director who will review the request and make a final decision.

8. Notice of Public Hearing (Special Land Use only)

The application is forwarded to the Planning Commission for a public hearing following the staff review. A notice of the public hearing is published in the Grand Rapids Press 15 days prior to Planning Commission meeting. Property owners and residents within a 300 ft radius of the subject property will be notified by postcard. Interested persons may submit a letter or speak at the public hearing.

9. Planning Commission Meeting (Special Land Use only)

Meetings of the Planning Commission are held online or in the Public Hearing Room on the 2nd floor of 1120 Monroe Avenue NW. Planning staff introduces and explains the request to the Planning Commission. The applicant is then asked to present information on his or her proposal. The Planning Commission may ask questions of the staff and/or applicant. The Planning Commission then allows public comment and gives the applicant a chance to respond to any concerns or questions. The hearing is then closed, and the Commission deliberates in open session. The Commission may approve (with or without conditions), deny, or postpone the request. If approved, the effective date is 16 days after the decision.

10. Written Notice

The applicant will be provided with a letter and resolution documenting the decision of the Planning Commission, including any conditions of approval.

11. Effective Date and Appeal Period

Director Review approvals are effective immediately. Special Land Use approvals are effective 16 calendar days after the decision. During this time, a Special Land Use approval may be appealed by an aggrieved party, under certain circumstances. If the Planning Commission denies an application, the applicant may appeal the decision to the Board of Zoning Appeals. The appeal must be filed with the Planning Department within 15 calendar days of the decision. Conditions of approval cannot be appealed. For all appeals, the Board of Zoning Appeals is limited to determining whether the decision was made using the requirements and standards of the Zoning Ordinance and may only consider the information available at the time of the decision being appealed.





If a recreational cannabis facility meeting the requirements of the State of Michigan's Michigan Regulation and Taxation of Marihuana Act (MRTMA) is proposed, completion of this supplemental form is required. This supplemental form is required for a proposed (new) licensed recreational cannabis use or an addition to an existing medical cannabis license. The Planning Commission or staff will review this supplemental information in addition to the land use approval standards for the proposed land use.

Address:

Applicant:

Verification

Please select the proposed facility type(s), including whether stacking or co-location of licenses is proposed.

- Grower Permitted with Director Review
 - □ Class A (up to 100 plants)
 - □ Class B (up to 500 plants)
 - □ Class C (up to 2,000 plants)
- □ Excess (Class C only): Indicate how many Class C licenses are proposed to be stacked:
- □ Processor Permitted with Director Review (Requires Special Land Use in certain Zone Districts)
- □ Secure Transporter Permitted with Director Review (Requires Special Land Use in TCC Zone District)
- □ Safety Compliance Lab Permitted with Director Review (Requires Special Land Use in TBA Zone District)
- □ Retailer Requires Special Land Use
- Derived Provisioning Center Requires Special Land Use

Applicant Signature:

Date:

Required Application Attachments

Applications cannot be accepted if any required attachment is not included at the time of application. Attachments should be attached to this application in order of the following checklist:

1. Statement of Consent

A signed, notarized statement, on letterhead if possible, by the property owner (if owned by an LLC or other such corporate entity, a legally qualified representative of that entity):

a) Acknowledging the use of the property for a cannabis facility;

b) Agreeing to indemnify, defend, and hold harmless the City, its officers, elected officials, employees, and insurers, against all liability, claims, or demands arising out of, or in connection to, the operation of a cannabis facility.

c) Explicit written approval by both the owner and operator allowing the City to inspect the facility at any time during normal business hours to ensure compliance with applicable laws and regulations.

2. LARA Application Documents

- Prequalification Certification (Grower, Processor, Provisioning Center and Retailer)
 A copy of official paperwork as issued by LARA indicating that the applicant has successfully completed the prequalification step of the application for the state operating license.
- Proof of Application for Prequalification (Safety Compliance and Secure Transport only) Certification that all application materials required for prequalification have been received by LARA.
- □ Security Plan as required by/submitted to LARA.
- □ Facility Plan as submitted to LARA will be required prior to permitting, not at the time of application.



3. Documentation of Required Separation Distances

One or more scaled maps shall be submitted, identifying any of the following land uses (regardless of jurisdictional boundaries) and the distance of those land uses to the proposed facility location:

Within a 1,000 foot radius of the property boundaries:

- Childcare centers licensed by the State of Michigan
- Public or private K-12 schools
- Publicly owned parks and/or playgrounds
- Religious institutions
- Substance Use Disorder Programs licensed by the State of Michigan
- Within a 1,000 foot linear distance along the same primary street's frontage:
- □ Any residentially-zoned properties

Within a 2,000 foot radius of the property boundaries:

- Any other cannabis facilities currently licensed by the State of Michigan.
- Also required are:
- □ Written discussion of the measurement method used to identify such uses.
- Evidence of requested separation distance waiver(s), if applicable.
 If a waiver is proposed for a sepsitive land use (park or playground religious)
 - If a waiver is proposed for a sensitive land use (park or playground, religious institution, or licensed Substance Use Disorder Program only), the applicant shall provide the following documentation:
 - Evidence that all eligible sensitive uses within 1,000 feet of the proposed facility location have been notified in writing by the applicant of the intent to (1) request Special Land Use approval for the cannabis facility; and (2) seek a waiver by the Planning Commission from the separation distance requirements. Such evidence may include a copy of that communication and a certificate of receipt of certified mail or similar means.

4. Proof of Insurance

Evidence of a valid and effective policy for general liability insurance within minimum limits of \$1,000,000 per occurrence and \$2,000,000 aggregate limit, issued from a company licensed to do business within Michigan and having an AM Best rating of at least B++, that includes the name(s) of the insured, effective date, expiration date, and policy number. The City of Grand Rapids and its officials and employees shall be named as additional insured within insurance policy documents. A Letter of Intent issued by an insurance agency is acceptable as long as all above elements are included.

5. Building Elevations

- Proposed building elevations, including building materials, window calculations, descriptions of glass to be used, and any other pertinent information describing building construction or structural alterations. Any proposed changes to the building shall be explicitly noted on the elevations, including if and where proposed changes may not meet the requirements of the Zoning Ordinance.
- □ Current building elevations shall be provided if available, and if no changes at all are being proposed to the existing building. If current elevations are not available, dated color photographs of all building sides shall be provided, in PDF or PNG format, with a minimum resolution of 600 dpi.

□ 6. Site Plan

A measured, overhead-view site plan showing any proposed site changes, and available shared or dedicated vehicle and bicycle parking, site amenities, and building entrances/exits, shall be submitted, noting if and where proposed changes may not meet the requirements of the Zoning Ordinance. If no site changes at all are proposed, a current property survey should be submitted.

7. Sign Plan

A sign plan shall be submitted showing any proposed signage, including measurements, for:



- The exterior of the building (such signage may be included on required Building Elevation plans, as long as signage is included as a detail on such plans), and;
- Any interior signs that will be visible to the general public from the public right-of-way.

8. Lighting Plan

Any proposed lighting fixtures visible to the general public (on the exterior or interior of the building), should be identified on submitted plans, incl. intensity, fixture specifications, and hours of operation.

9. Floor Plans

A scaled general layout of the proposed use for all floors, including interior walls, entrances, windows, and fixtures, and denoting proposed use(s) of each room.

D 10. Operations and Management Plan

The applicant shall provide a written document describing all of the following:

- □ Security measures and procedures for cash handling;
- □ Expected lifecycle of cannabis plants or processed products within the facility, which may include the movement of the product(s), method of storage, etc.;
- □ A description of the proposed exterior appearance of the facility, including adherence to Zoning Ordinance requirements for building transparency, signage, and entry orientation. This should accurately describe all features shown on the submitted site plan(s) and/or elevations.
- □ A description of the proposed interior layout of the facility, including adherence to Zoning Ordinance requirements for product visibility, security measures, walls and transparency, lighting, and signage. This should accurately describe all features shown on the submitted floor plan(s).
- □ Proposed hours of operation
- □ Proposed methods for all of the following (explain if not applicable):
 - □ Processing;
 - □ Ventilation;
 - Disposal of waste or by-products;
 - □ Water management, and;
 - Odor control.

II. Good Neighbor Plan

The applicant shall provide:

- A written "Good Neighbor Plan" document describing all of the following methods to be employed:
 - **D** Training of staff in crime prevention and awareness
 - □ Methods to eliminate the sale of cannabis to minors, as applicable
 - □ Litter control
 - □ Loitering control
 - Trespass enforcement
 - □ Landscape maintenance
 - Neighborhood communication
 - □ Compliance with the City's anti-discrimination policies and ordinances related to hiring, housing, and public accommodation practices, as applicable
- Written verification that the owner, operator, manager, or a representative of the parent company has met with or attempted in good faith to meet with (1) the local recognized organization(s), (2) adjacent property owners, and (3) Planning Department staff. Meetings should be scheduled at a time and location convenient to residents. Written verification must include all of the following:
 - □ A copy of the dated notice and the names and addresses of those notified of the applicant's desire to meet;
 - □ A copy of the time, date, and location of the meeting(s), and the names, addresses, and phone numbers of those who participated in the meeting(s), such as a sign-in sheet;



- A copy of the draft Good Neighbor Plan and site plan (if applicable) as sent to the neighborhood association and/or as presented at the meeting(s), if different than as submitted;
- □ Identification of any components of the Good Neighbor Plan which were agreed upon or left unresolved as a result of the meeting(s), and any additional items discussed. For Special Land Use requests, this plan may be in process at the time of application but must be completed before the public hearing notice is sent.

12. Crime Prevention Through Environmental Design (CPTED) Plan

The applicant shall provide:

- A written document, prepared in coordination with the Grand Rapids Police Department, addressing CPTED principles to be employed at the proposed facility, including but not limited to surveillance methods, access control strategies, territorial reinforcement, maintenance, and target hardening, including the experience of customers, employees, and neighbors.
- □ A written statement from the Grand Rapids Police Department that the proposed CPTED plan has been reviewed and approved. For Special Land Use requests, this plan may be in process at the time of application but must be completed before the public hearing notice is sent.

13. Cannabis Social Equity Policy (CSEP)

The applicant shall provide a signed Cannabis Industry Social Equity Voluntary Agreement (CISEVA) agreeing to the requirements of the CSEP (as adopted July 7, 2020) and supporting documentation detailing how the proposed facility will meet any or all of the following equity commitments:

- Local Ownership
- □ Workforce Diversity
- □ Supplier Diversity
- New Business Development
- □ Cannabis Community Reinvestment Fund

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ate and time of receipt of application materials:	//
Land Use Application (Special Land Use or Director Review)	
Application and fee	
Required attachments	
Nature of Proposed Use	
Site and Building Layout	
Digital copies of all documents	
Supplemental Application	Signature of staff person receiving application
Verification of License Type, Signature and Date	
Required attachments	
□ Statement of Consent	
LARA Prequalification/Application Documents	Printed name of staff person
Documentation of Required Separation Distances	1
Description of Waiver(s) Requested Proof of Insurance	
Building Elevations	
□ Site Plan	
Sign Plan	
□ Lighting Plan □ Floor Plans	Staff witness signature
Ploor Plans Operations and Management Plan	e
Good Neighbor Plan	
Verification of Community Engagement	/ /
CPTED Plan	Date and time of acceptance of application
Cannabis Social Equity Policy (CISEVA form)	Date and time of acceptance of application
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Signature of staff person accepting application