

MEMO / NOTE DE SERVICE

To/Destinataire	Registrar, Alcohol and Gamin	g AGCO License File/N° de
	Commission of Ontario	fichier: 1211420
From/Expéditeur	Benjamin Cool-Fergus	
	Planner	
	Zoning & Interpretation Unit	
Subject/Objet	Cannabis Retail Store	Date: 25 June 2021
	Authorization Application	

A Cannabis Retail Store Authorization Application in the City of Ottawa has been issued for Public Notice by the Alcohol and Gaming Commission of Ontario. Per the *Cannabis License Act*, a municipality or any other interested party has 15 calendar days to reply based on matters of public interest.

The Provincial legislation provides that the AGCO may not issue a retail store authorization for applications deemed not to be in the "public interest", which has been defined in s. 10 of Regulation 468/18 as meaning:

- 1. protecting public health and safety,
- 2. protecting youth and restricting their access to cannabis, and
- 3. preventing illicit activities in relation to cannabis.

Pursuant to <u>Council Direction</u> from December 13, 2018, City of Ottawa staff have reviewed the proposed application with respect to matters pertaining to the public interest. The Municipal Response is attached.

If you require any clarification or have any questions please do not hesitate to contact me directly.

Sincerely,

Benjamin Cool-Fergus Planner, Zoning & Interpretation Unit Economic Development and Long-Range Planning 613 580 2400 x 27915 Benjamin.Cool-Fergus@ottawa.ca

City of Ottawa Municipal Response to Cannabis Retail Store Authorization to Registrar, Alcohol and Gaming Commission of Ontario

Business Name:	Natural Mystic Cannabis & CBD
Proposed Address:	5556 MANOTICK MAIN STREET
AGCO File Number:	1211420

Pursuant to <u>Council Direction</u> from December 13, 2018, City of Ottawa staff have reviewed the proposed application and make the following observations pertaining to the public interest.

Key Principle 1: Prevention of Clustering

A 150 metre distance separation from other Licensed Cannabis Stores is in the public interest, as the Board of Health has noted concerns that excessive clustering and geographic concentration of cannabis retail outlets may encourage undesirable health outcomes.		Applicable?	
a.	Location is within 150 metres of the property boundary of a Cannabis Retail Store approved by the Alcohol and Gaming Commission	Yes □	No ⊠

Key Principle 2: Separation from Sensitive Sites

A 150 metre distance separation from sensitive uses including schools and facilities analogous to schools is in the public interest as these provide a community function or are locations where youth congregate. Separation may prevent the normalization of cannabis use.		Applicable?	
a.	Location is within 150 metres of the property boundary of a Public School or known location of a Private School, as defined by the Education Act	Yes □	No ⊠
b.	Location is within 150 metres separation distance from a publicly-owned and/or operated recreational facility	Yes □	No ⊠
C.	Location is within 150 metres separation distance from a publicly-owned and/or operated community centre	Yes □	No ⊠
d.	Location is within 150 metres separation distance from a publicly-owned and/or operated library	Yes □	No ⊠
e.	Location is within 150 metres separation distance from an active-use public park	Yes	No ⊠

Key Principle 3: Where Retail is a Permitted/Principal Use

Cannabis retail stores should be restricted to zones of a commercial focus where "retail store" is a principal use in the Zoning By-law. Locations where retail is secondary or accessory to another use are not appropriate, including locations in a residential context.		Applicable?	
a.	Location is in a zone where "retail store" is not permitted as a principal use in the Zoning By-law	Yes □	No ⊠
b.	Location is in a residential zone that allows retail, such as LC (local commercial) and small-c (neighbourhood commercial) designated zones.	Yes □	No ⊠
C.	Location is in a zone that has site-specific conditions and/or exceptions on "retail store" such that a stand-alone cannabis retail store as defined by the Cannabis License Act would not meet the provincial operating requirements.	Yes	No ⊠
d.	Location is in a zone where "retail store" is considered a legal non-conforming use.	Yes □	No ⊠

Key Principle 4: Additional Local Issues to be Noted

AGCO is requested to have regard to any additional local issues not captured by the above, and to take into consideration location concerns from other service providers where a cannabis retail store is proposed within 150m separation of those establishments.

Staff Comments

Staff note that the proposed establishment is located in a Village Mixed-Use (VM9) zone, which permits Retail Store as a use

Ward Councillor Comments

Manotick is a small village and I'm not sure two cannabis retail outlets within 200 metres of one another makes much sense. I realize the policy states 150 metres but these are, virtually, on the same street and it's a 200 metre straight line.