# Dear Planning Commission,

Once again, the resolution of the planning commission recommended tonight is not written as directed and made by unanimous vote by commissioners Logan, Roberts and Rogers in the meeting on July 14th based on your deliberations on June 23. It is imperative that staff follow direction from the planning commissioner and the resolutions need to reflect that. This has not been done for MUP 1-21 and it should be fixed by re-writing the resolution exactly as stated by the planning commissioners, not an alternative version prepared by staff that is not consistent with the commission's direction. The continued inaccuracies in planning work are not only unfair to the original applicant, those who appealed and the planning commissioners, but also to the city council who must make decisions on the appeal filed by the applicant based on the findings from the planning commission. I would hope that this third re-write would include an accurate resolution because this is important to all involved. Please correct the language of the resolution yourselves tonight and only adopt a resolution that accurately reflects your direction from past meetings.

Thanks,

Jenny Shattuck

From:	Jenny Shattuck
To:	Peters, Sarah
Subject:	Agenda item 4B addition comment
Date:	Thursday, August 05, 2021 1:19:39 PM

I realized my previous comment didn't include these sentences, so please attach to original comment..

My comment on the resolution not reflecting the planning commissions actual finding of denial about the notices was not specific enough. My point is that the resolution itself should explicitly state that the planning commission finds that not only was there not sufficient evidence that the required notices were properly posted at the property but the notices actually were not posted, including the notice for the June 23, 2021 appeal hearing before the planning commission.

The way it is currently written only mentions the notice for the minor use permit and the notice for the administrative minor use hearing but does not include the notice for the planning commission appeal hearing. Please revise the resolution.

Thank you,

Jenny Shattuck

From:	Bill Mann
To:	Peters, Sarah
Cc:	CDD User
Subject:	PLEASE ENTER TO AUG. 5, 2021 PLANNING COMMISSION RECORD
Date:	Thursday, August 05, 2021 2:17:40 PM

### August 5,2021

Dear Commissioners:

As residents within the neighborhood surrounding the Proposed Cannabis Dispensary at 144 N. Franklin St., we hereby make extreme objection to City Staff Revisionism of actual recent Planning Commission Meeting decisions and the improper Notifications concerning the meetings themselves.

The current Planning Commission Resolution regarding the findings of the July 14, 2021 Cannabis Appeal Hearing needs to be corrected to properly address and reflect the true findings and language of the Commission's unanimous rejection of the Sunshine Appeal. Specifically the flawed staff Summary of the July 14, 2021 Commission Hearing: (1) fails to properly recite that the Commission rejected the appeal due to improper Posting On Site Notice of the Planning Commission Hearing to be held on June 23, 2021; and (2) fails to fully detail the Neighborhood Objection and Testimony, illuminating the numerous and potentially catastrophic impacts of a cannabis dispensary butting up so dangerously close, to the high density residential neighborhood environment.

Please formally and immediately correct these sloppy and legally flawed revisions of the July 14, 2021 Planning Commission Hearing, including staff's faulty Notice Summaries, at your 6 P.M. Hearing this evening.

Regards, Bill Mann Susanne Rogers



Virus-free. <u>www.avast.com</u>

Planning Commission,

Please see the attached appeal filed by Brandy Moulton on behalf of Sunshine Holistic of your June 23, 2021 denial of MUP 1-21. The specific points she raised in the appeal may provide context for you to consider as you approve or revise the language concerning your specific findings of denial in the updated draft resolution before you tonight.

Regards,

--Jacob

# RECEIVED

JUL 06 2021

### CITY OF FORT BRAGG CITY CLERK

FOR CITY USE ONLY:	
File # 387-21/E	/
Date Filed: 7.6.2021	
Received by:	
0	

### **APPEAL OF PLANNING COMMISSION DECISION**

APPELLANT(S):	Sunshine	Holistic	(Brandy	Moulton)		
MAILING ADDRE	<b>ss</b> : 18601	N Hwy 1	#166			
CITY: Fort Bra	agg		STA	TE & ZIP CODE:	CA 95437	
TELEPHONE #:	707-223-1	129	FAX	#:		à É.

Describe the action being appealed and state the reasons for the appeal. (You may attach a letter or other exhibits to describe or justify this appeal.)

Appeal of the Planning Commission's action on June 23, 2021 regarding Item 6B - Minor Use Permit No. 1-21.

Please see letter attached for appeal reasons.

**APPELLANT(S) SIGNATURE:** 

DATE:	7	-	6.	21	
DATE:					

FOR CITY USE ONLY:	
Fee Paid <b>(1,000.22)</b> \$1,000.00 (#110-0000-3998)	Notice of Public Hearing:
Receipt #	Mailed () Date:
Date: 7-6-2021	Published () Date:
	Posted () Date:

#### **CITY COUNCIL ACTION:**

Approve:		
Deny:		
Table:	Until	
Receive & File:		

DATE:



City Clerk City of Fort Bragg 416 North Franklin Street Fort Bragg, CA 95437

**RE**: Sunshine Holistic's Appeal of the June 23, 2021 Planning Commission's Decision to Uphold Appellant's Appeal and Deny Minor Use Permit Application No. 1-21 ("MUP 1-21")

Dear City Council,

I, Brandy Moulton, as the Chief Executive Officer and owner of Sunshine Holistic, appeal the Planning Commission's June 23, 2021 decision to uphold the appeal submitted by Gene Mertle and Jay Koski ("Appellant") and deny MUP 1-21.

The basis for the Planning Commission's decision to uphold the Appellant's appeal and deny MUP 1-21 is unclear, vague, and ambiguous. Accordingly, Sunshine Holistic is appealing the Planning Commission's June 23, 2021 decision to deny MUP 1-21 in its entirety.

The Planning Commission did not articulate the specific reasons for granting the appeal and the record is devoid of facts to support its decision. In light of the arbitrary and capricious nature of the Planning Commission's decision, I am left to guess at the basis for their decision based upon comments made during the hearing. In doing so, I can specify the following reasons for my appeal:

1. An unsupported assertion was made by Jacob Patterson that the "Notice of Pending Permit" for MUP 1-21 was not properly posted. Contrary to this assertion, the Notice of Pending Permit was posted on February 12, 2021.

Please see the signed declarations attached to this letter attesting to this posting. Please also see the February 17, 2021 signed Declaration of Posting that was part of the staff materials provided to the Planning Commission.

Even if the notice was defective, pursuant to the Fort Bragg Municipal Code, this is not a basis for granting the appeal.

- 2. Appellant arbitrarily objected to the design, location, size, and operating characteristics of the proposed project. No evidence was provided to support this assertion. The Zoning Ordinance specifically allows for cannabis retail stores in the Central Business District ("CBD") with a minor use permit. The General Plan provides that the CBD supports mixed uses of retail stores and residences, *so long as the mixed-use does not conflict with the primary retail function of the CBD*. It would be counter-intuitive for the City to pass Ord. 952-2019 to allow for cannabis retail in the CBD while simultaneously finding the use incompatible with the neighboring land uses.
- 3. The Planning Commission arbitrarily held that our operating plan was not sufficient enough to ensure that the business would not endanger the public welfare. No evidence was provided or used to support this assertion about our project.

Contrarily, our submitted MUP 1-21 application (which was part of the staff materials provided to the Planning Commission) includes several security measures we intend to incorporate at our proposed facility. We are also subject to several operational restrictions at both the local and State level which ensures that commercial cannabis businesses are not detrimental to the public welfare.

4. The Planning Commission improperly considered issues outside the scope of its jurisdiction. Fort Bragg Municipal Code section 18.92.030(C) provides that an appeal shall limited to issues raised at or before the May 18, 2021 administrative hearing.

The Planning Commission engaged in and provoked unwarranted considerations including, but not limited to:

- a. Repeatedly considering information provided within the previous minor use permit application MUP 4-20;
- b. Requesting and discussing crime statistics for unrelated cannabis retail operations;
- c. Inquiring about the City's process on receiving cannabis tax money in light of the status of federal legalization;
- d. Inquiring about the Planning Commission's authority to inspect cannabis businesses employee lists; and
- e. Inquiring about the Planning Commission's authority to deny MUP 1-21 based on the required background check process despite the City Attorney's repeated statements that such considerations were outside the scope of the Planning Commission's review.

These unwarranted comments, considerations, and requests should be disregarded because the Planning Commission lacked jurisdiction to consider those issues.

5. All of the evidence in the record supports the necessary required findings for MUP 1-21.

Appellant cannot simply make assertions that are contrary to, and unsupported by, the evidence in the record, and the Planning Commission cannot overturn the Community Development Director's project approval based on these unsupported assertions.

Supplemental information to further support our appeal bases shall be submitted closer to the City Council hearing date as is expressly permitted by the City.

Thank you,

Brandy Moulton CEO of Sunshine Holistic **CITY OF FORT BRAGG** 416 North Franklin Street Fort Bragg, CA 95437 Tel: (707) 961-2827 Fax: (707) 961-2802 http://city.fortbragg.com



Case No(s) Date Filed	THE PARTY OF
Fee	
Receipt No.	
Received by	

# CANNABIS BUSINESS PERMIT APPLICATION FORM

Please complete this application thoroughly and accurately as possible using the application checklist. Incomplete applications cannot be processed until they are complete. This application will be processed along with a City Business License and will remain pending until all required licenses and permits are approved. Public hearing expenses are borne by the applicant, owner, or agent.

APPLICANT	
Name: <u>Sunshine Holistic / Brandy Maulton</u> Mailing Address	
City: Fort Bragg State (JA Zip Code: 95437 Email:	
PROPERTY OWNER	
Name: Lyndia Pycott	
Address:	
City: Fort Brugg State: (A Zip Code: 954)7 Email	
AGENT	
Name: <u>Same as applicant</u> . Mailing Address:Phone:	
City: State: Zip Code: Email:	
STREET ADDRESS OF PROJECT 144 N Franklin St Fort Bragg CH 972	477
ASSESSOR'S PARCEL NUMBER(S) 0081643900	101
PROPERTY SIZE Square Feet or Acres	
TOTAL SQUARE FOOTAGE OF ALL STRUCTURES AND BUILDINGS TO BE USED BY THE APPLICANT: うんの Square Feet	
PROPOSED HOURS OF OPERATION: 900	
PROJECT DESCRIPTION	
Briefly describe project as shown on proposed plans retail cannabis dispensery.	

Page 1 of 4

# TYPE OF CANNABIS BUSINESS ACTIVITIES TO BE CONDUCTED AT THE

PROJECT ADDRESS (Check all applicable boxes and indicate square footage of activity)

Type of Activity	CA State License Type/ Number	License Dates valid (MM/DD/YY – MM/DD/YY)	Total Sq. Footage for Use
PROCESSING			
MANUFACTURING			
Level 1 or 2 (circle)			
WHOLESALE/			
DISTRIBUTION			
RETAIL	1		1560 sq. fect
RETAIL – DELIVERY ONLY			

Attach a copy of all current/pending licenses specific to the project site to this application.

### CERTIFICATION

I hereby certify, under penalty of perjury that all the information contained in this application is true and correct. I understand that failure to provide requested information or misstatements submitted in support of the application shall be grounds for either refusing to accept the application, for denying the permit, for suspending or revoking a permit issued on the basis of such misrepresentations, or for seeking of such further relief as may seem proper to the City.

Signature of Applica

# INDEMNIFIC ATION AND HOLD HARMLESS AGREEMENT

As part of this application, the applicant agrees to defend, indemnify, release and hold harmless the City of Fort Bragg, its agents, officers, attorneys, employees, boards and commissions, as more particularly set forth in Fort Bragg Municipal Code Chapters 17.70.060 and 18.70.060 from any claim, action or proceeding brought against any of the foregoing individuals or entities, the purpose of which is to attach, set aside, void or annul the approval of this application or adoption of the environmental document which accompanies it. The indemnification shall include, but not be limited to, damages, costs, expenses, attorneys fees, or expert witness fees that may be asserted by any person or entity, including the applicant, arising out of or in connection with the approval of this application, whether or not there is conforment, passive [or active], but not sole, negligence on the part of the City, its agents, officers, attorneys, employees, boards and commissions.

Signature of App

#### SITE VIEW AND INVESTIGATION AUTHORIZATION

I hereby grant permission for City staff and hearing bodies to enter upon and site view the premises for which this application is made in order to obtain information necessary for the preparation of required reports and render its decision. Additionally, //grant permission for City staff and hearing bodies to seek verification of the information contained within the application.

Property Owner/Authorized Agent

\_\_\_\_NOTE: If signed by agent, owner must sign "Authorization of Agent" below.

# PUBLIC SAFETY REVIEW AUTHORIZATION

I hereby grant permission for City of Fort Bragg to review the application and premises for which this application is made in order to optain information necessary for the preparation of required reports and render its decision. Property Owner/Authonized Agen NOTE: If signed by agent, **owner** must sign "Authorization of Agent" below.

# **DECLARATION OF POSTING**

At the time the application is submitted for filing, the applicant must complete and post the "Notice of Pending Permit" form at a conspicuous place, easily read by the public and as close as possible to the project site. If the applicant fails to post the completed notice form and sign the Declaration of Posting, the Community Development Department cannot process the application.

I hereby certify that my authorized representative or I posted the "Notice of Pending Permit" form in a conspicuous place, easily seen by the public and as close as possible to the project site for:

TIONT in JOV (Describe location where notice is posted) Λ Property Owner/Authorized Agent Date

NOTE: If signed by agent, owner must sign "Authorization of Agent" below.

AUTHORIZATION OF AGENT I hereby authorize Brandy Maulton to bind me in all matters concerning this application.

mala Mat roperty Owner

to act as my representative and

I, Brandy Moulton, attest that the Notice of Pending Permit was posted on February 12th, 2021 in the west facing window next to the main entrance.

Signature

I, Jennifer Brown, work at 144 N Franklin Street in Fort Bragg and do confirm that the Notice of Pending Permit was posted in February and remained posted for several months.

m Signature 2 9

Date Printed: 07/06/2021 12:00 Receipt Date: 07/06/202112:00 PM Receipt No. 00437799

City of Fort Bragg 416 N Franklin St Fort Bragg, Ca 95437 (707)961-2825 www.fortbragg.com

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CR MiscReven Appeal of Plan ning Commissio n 6723/21 Item 68		1,000.00	
fotal Cash Check	11	1,000.00 0.00 1,000.00	

0.00

SEA Customer #: 017429 18601 N Highway 1 PMB 166 Fort Bragg, CA 954378759

Cashier: counter Station: CH1298

Change