

Maine Department of Agriculture, Conservation and Forestry
Division of Animal and Plant Health

Division of Animal and Plant Health 28 State House Station Augusta, Maine 04333

207-287-3891. www.maine.gov/ducf/ohp/hemp



## 2019 Industrial Hemp License Agreement

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Licensee Information
Licensee Name: Quinton Stevens-Palmer
company (if applicable): GNHC LLC
Mailing Address: 63 Federal Street City: Portland
State: ME Zip: 04103 Phone:
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Cop Details Nedler
Total Acres: / See Attached
Licensed Growing Areas: See Attached
Coby
Terms and Conditions
Please initial each item
Licenses are non-transferable and cannot be assigned to another business, individual or entity. $2$
This license expires on December 31, 2019. All Industrial hemp plant material must be planted and harvested before the
license expiration date. The license e must reapply to participate in the industrial hemp program each year.
All records relating to production, planting, cultivation and harvest of the industrial hemp crop must be kept for a period
of 3 years. The records must be made available to the Department upon request.
The Department may require reporting of any information or data associated with the planting, cultivation and harvest of
the industrial hemp crop. The licensee must submit all reports by the due date specified by the Department.
All information provided to the Department and data collected by the Department through the industrial hemp licensing program may be publicly disclosed and may be provided to law enforcement agencies without notifying the licensee.
Industrial hemp will only be planted on growing areas included on the attached list
Amendments to this licensing agreement are limited to reduction in the number or acres planted within the approved
growing area(s) and changes to contact information. Requests for amendment to this agreement must be received in
writing within 10 days of the change. No reimbursement of fees shall result from a reduction in the actual number of
acres of industrial hemp planted.
No industrial hemp plants planted in the approved growing area(s) shall be included in other licensed <i>Cannabis</i> produc-
tion programs. No growing area may contain <i>Cannabis</i> plants which the licensee knows or has reason to know are of a
variety that will produce a plant that when tested will contain more than 0.3% THC on a dry weight basis.
Continued on next page

## Industrial Hemp Licensing Agreement (cont.)

Terms and Conditions (cont.)
The licensee will allow the inspection and sampling of the industrial hemp crop at any and all times that the Department deems necessary. The licensee will be notified prior to inspection and sampling. During the inspection and sampling the licensee or authorized representative will allow complete and unrestricted access to all industrial hemp plants within the licensed growing area(s).  If the industrial hemp crop has not been inspected and sampled 15 days prior to the articipated harvest date, the licensee
will notify the Department of intent to harvest.  All industrial hemp plants from all varieties and licensed growing areas will be tested for THC content as one composite sample. Licensees that request to have growing areas or varieties tested separately are responsible for paying laboratory analysis costs for any additional testing.
Crops testing above the allowable THC limit (0.3% THC on a dry weight basis) will be destroyed in a manner approved by the Department. The licensee is responsible for paying all costs associated with crop destruction  A signed and initialed copy of this agreement must be returned to the Department with the correct licensing fee. This
agreement is not valid until the Department representative signs the agreement and assigns a license number. The Department will provide a completed signed copy of this agreement to the licensee to serve as proof of licensure.
A fee of \$500 plus \$50/acre (as reported in this agreement, partial acreage should be rounded up to the next whole acre) is due with this licensing agreement. Make checks payable to "Treasurer, State of Maine"
Amount Due:  The Medicine Farm
I understand that any violation of 7 MRS 406-A § 2231, CMR 01-001 Chapter 274 or this agreement shall be grounds for license revocation. I further understand that the activities described in this agreement may be considered a violation of federal law and that persons growing industrial hemp may be subject to federal sanctions for what may otherwise be considered authorized conduct in the State of Maine. Compliance with this agreement does not exempt licensees from federal prosecution. The Department is not responsible or liable for the actions of the industrial hemp licensee who is licensed under this agreement.  Signature:
Print Name: Physical Stevens Polices Date: 3179/7019
Keep a copy of this agreement for your records
Office Use Only  Date Received:  Check #:  Check #:
Departmental Approval: Yay Fish Copyright  Signature:
Print Name: Gary Fish Title: State Hortical turist
License Number: 1194 Expiration Date: December 31,2019