

TOWN OF KITTERY

200 Rogers Road, Kittery, ME 03904 Telephone: (207) 475-1329 Fax: (207) 439-6806

KITTERY TOWN COUNCIL APRIL 27, 2020 6:00PM

The public may submit public comments for the DISCUSSION agenda item via email, US Mail, or by dropping written comments in the Drop Box outside the Town Hall entrance. Emailed comments should be sent to TownComments@kitteryme.org.

Comments received by noon on the day of the meeting will be read into the record by the Council Chair.

- 1. Call to Order
- 2. Introductory
- 3. Pledge of Allegiance
- 4. Roll Call
- 5. Agenda Amendment and Adoption
- 6. Town Manager's Report
- 7. All items involving the town attorney, town engineers, town employees, or other town consultants or requested offices -
- 8. DISCUSSION Discussion is limited to the matters on the agenda for this meeting.
 - a. Public comments will be received via email, mail, or the Town Hall Drop Box up until noon the day of the meeting.
 - b. Chairperson will read comments into the record.
 - c. Chairperson's response to public comments

Due to the Declaration of a State of Emergency for the State of Maine and Town of Kittery, this meeting will be held remotely in accordance with LD 2167. The meeting will be broadcast on Channel 22, Facebook, and live broadcast from the Town's website.

- 9. New Business
 - a. (040220-1) The Kittery Town Council moves to Amend Warrant Article 4.
 - b. (040220-2) The Kittery Town Council moves to approve and to sign Electronically a renewal Liquor License application for Anju Noodle Bar, 7 Wallingford Square Unit 102.
 - c. (040220-3) The Kittery Town Council moves to approve and to sign Electronically a renewal Liquor License application for Badger's Island Pizza, 3 Island Avenue.
 - d. (040920-4) The Kittery Town Council moves to approve a Municipal Release Deed for 2 Wainwright Avenue, Map/Lot 16-158.
- 10. Council Issues or Comments
- 11. Executive Session -
- 12. ADJOURNMENT

Posted: April 23, 2020



TOWN OF KITTERY

Office of the Town Manager 200 Rogers Road, Kittery, ME 03904 Telephone: 207-475-1329 Fax: 207-439-6806

kamaral@kitteryme.org

Town Manager's Report to the Town Council April 27, 2020

- **1. COVID-19 Update** Please see attached.
- 2. Rice Library Building Project The Rice Library Building Committee met (remotely) two weeks ago to receive an update on the project and the design development cost estimate. Due to the COVID-19 emergency, we are pushing out the proposed ground breaking date to spring of 2021.

The delay in ground breaking is the result of multiple factors. The original schedule would have the Town conducting its bond rating in April and May, and issuing the bond in June. Given the current financial uncertainty, it is not advantageous to seek a rating or issue notes at this time. Additionally, it is unclear what the construction market will look like this summer, creating greater challenges for bidding trades.

The project was in the process of obtaining Planning Board approval when the public health emergency occurred. A public project like this deserves an active public hearing process which is more challenging to accomplish while social distancing limitations are in place.

Finally, the design development cost estimate came in 20% over budget or approximately \$1.26M. The delay in schedule is affording us the time needed to refine the cost estimate, the design, and engage in a thorough value engineering effort. We are focused on retaining the interior program and the exterior architectural intent of the design.

3. Absentee Ballots and the July Election – The State and Town will be balloting on July 14 rather than June 9 of this year. We understand voters are nervous about their safety and are encouraging them to register to vote via mail and to vote absentee.

Applications for absentee ballots are available now. Requesting an absentee ballot can be done via our website. Voters can also call the office or send an email to the Town Clerk for assistance. Voters will receive their absentee ballot by mail and can return it by mail, avoiding the need to vote in person.

Residents can also register to vote via mail. Those needing to register to vote should contact the Town Clerk's Office.

Whether it will be safe for voters and election workers to congregate at polling locations in July is still unclear. We are beginning to plan for how to implement an election with social distancing and limited contact. Voters planning to come to the polls should expect lines and longer than normal wait times.

Upcoming Dates:

• State Primary Election and Town Meeting Ballot – July 14

Respectfully Submitted,

Kendra Amaral

Town Manager



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REPORT TO TOWN COUNCIL

Meeting Date: April 27, 2020

From: Kendra Amaral, Town Manager
Subject: COVID-19 Emergency Update

This information is provided as an update to the Council on the Town's emergency response efforts and the impacts of the emergency situation. The information in this report is based on what is known today. As the situation changes, so too will the operations and projections provided.

I would like to thank the Town Council for the support and leadership they are showing as we manage the safety of the community amid the COVID-19 crisis. These are difficult times and require difficult decisions to keep our town safe.

A great deal of thanks goes out to the staff who are weathering through and doing all they can to provide essential services and respond to customers' needs. This includes our Police, Fire, Public Works who are still interacting directly with the public, and all of the staff in our other departments who are creatively devising solutions to provide service while social distancing.

Additional thanks are due to the volunteers and community members who are prioritizing the needs of others through direct support and general social distancing. Thank you to the 80+ residents and business people who have filled out the Kittery Together form, are donating blood, delivering groceries and meals, and supporting the non-profits in town that help those balancing the secondary challenges of this public health emergency.

Finally, thank you to all who are doing their part to help their friends, family and neighbors get through this. There are so many people serving as ambassadors of hope.

This report covers the following topics:

- Status of Town Operations
- Challenges
- Fiscal Year 2020
- Fiscal Year 2021

STATUS OF TOWN OPERATIONS

Town offices and non-essential services remain closed during the stay-at-home order.

We are working on expanding and improving our online services to assist customers while closed to direct customer service. This includes improving our online tax and sewer bill payments, and working on expanding online, mail and phone applications for Clerk services, Fort Foster passes, and KRRF permits.

CHALLENGES

We raised the issue of limited PPE and the impact on our first responders' safety to the Governor's Office. Though they were unable to honor the request of providing our public safety team with more specific information about positive case locations, the Department of Health and Human Services was able to provide a significant supply of PPE for Police, Fire and EMS. We feel confident the new supplies will keep these vital personnel safe for the time being.

The next challenge we face is preventing a second wave of community transmission when the State starts to ease into normalcy. A unique concern for Southern York County is the easy accessibility to visitors from MA, which is still experiencing a surge in cases. We have completed our second discussion with various seacoast communities in ME and added seacoast communities in NH to the conversation. Our goal is to share and coordinate our reentry plans. We are advocating for our Governors to take a regional approach to lifting social distancing orders.

FISCAL YEAR 2020

We are continuing to conduct weekly updates to our year end projections for FY20.

Our spending freeze is having a positive impact. We are projecting a 1.5% surplus in the operational budget; or approximately \$225,000. Projected revenue loss remains around \$600,000 for the fiscal year.

The Council has approved a warrant article to utilize up to \$1M of the unassigned reserve to bridge the gap in revenue for FY20 and to support the FY21 budget as needed. This will go to the voters in July. It is my hope we will not need all of these funds.

FISCAL YEAR 2021

We are working to limit any municipal cost increases to those required to keep current services going. I plan to present the budget on June 8.

I am also proposing a change in Warrant Article 4 to allow us to access up to \$500,000 in unassigned reserve for grant matches. It is expected that Congress will be working on an infrastructure bill to support states and municipalities. We want to ensure we are positioned to take advantage of those resources if made available and aligned with our operational and capital goals. If approved, the funds will need to be appropriated by Council for grants they deem appropriate for the Town. Similar to the article in support of the FY20 operations and FY21 budget, funds will only be requested and transferred as needed.

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At this time, it would be beneficial to receive updated Council guidance on the FY21 budget.

CONCLUSION

The situation is still very fluid. My best guess is the Governor will look to lift some executive orders by mid-to-late May. Our region may lag behind in light of the proximity to Massachusetts and New Hampshire and the challenges that proximity presents to Kittery.

Take care and stay safe!

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REPORT TO TOWN COUNCIL

Meeting Date: April 27, 2020

From: Kendra Amaral, Town Manager

Subject: Amend Warrant Article 4 – Grant Match

Councilor Sponsor: Chairperson Judy Spiller

OVERVIEW

The Town is applying for and anticipating applying for multiple grants in FY21. The proposed amendment to Warrant Article 4 will increase the Town's ability to act on grant applications and awards requiring a match component.

PROPOSED AMENDEMNT

Warrant Article 4 allows the Town Council to appropriate up to \$100,000 from the unassigned reserve to meet match requirements for grants to support municipal operations and capital. The proposed amendment increases the possible funds to \$500,000.

The Council would have to approve any appropriation before funds can be used. The funds would only be accessed if needed. Every effort will be made to meet match requirements through in-kind and operating budgets first before utilizing these funds.

STATEMENT OF NEED

Given the COVID-19 crisis and the impact on revenue projections, various grant strategies are being identified to achieve both staffing needs and infrastructure investments which would otherwise be funded by the general fund budget via property taxes.

We anticipate increased economic development and infrastructure grants as a result of potential COVID-19 stimulus packages. The grants typically focus on shovel ready efforts or readily available match commitments. Having greater access to matching funds will make the Town more competitive in the application process.

Our federal legislators have requested lists from communities for possible infrastructure projects. We have also been in conversations with various state agencies about available and potential funding.

Potential infrastructure projects include:

- Rice Library Expansion and Renovation seek additional federal funding to offset bond
- Emery Field Phase 2 seek additional federal funding to offset local funding
- Route 1 repaying and intersection replacement scheduled for CIP FY22
- Sidewalk extension at Shapleigh identified as "On the Horizon" in the FY21 CIP
- Gorges Road Fire Station Expansion identified as "On the Horizon" in the FY21 CIP
- Kittery Point communications tower for public safety radio connection Planned for Public Safety Impact Reserve

REPORT TO TOWN COUNCIL APRIL 27, 2020

- Public Safety IT Upgrade planned for FY21 Municipal Technology Reserve
- Implement of Sewer SCADA system at various pump stations planned for phased implementation for Sewer Reserve.

Many of these projects are scheduled to be accomplished through our CIP program or have some grant funds already awarded. Additional infrastructure grants can reduce the amount of municipal funding needed through the Capital Improvement Plan.

Additionally, we are seeking grants to address our growing demand for public safety services.

I have raised the issue of having too lean of a police department to meet the growing needs and demands for service coming from the residents. However, given the economic impacts of the COVID-19 crisis, it is not practical to add funds to the FY21 operating budget to expand the Police Department to meet these needs.

We have also discussed the growing challenge of providing fire protection with a completely call department. The number of fully trained firefighters available during the day, Monday through Friday, are dropping consistently below NFPA safety guidelines. The next logical step is to add full-time firefighters for weekday shifts to ensure safe response to calls for service. Again, given the economic impacts of the COVID-19 crisis, it is not practical to add funds to the FY21 operating budget to meet these needs.

The federal government has two grant programs (COPS and SAFER) to offset the cost of staffing for police and fire operations. These grants support both wages and benefits for entry level police officers and firefighters for a three-year phase in plan.

The Police Chief has applied for two positions through the COPS grant. These positions will add depth to the roster, in turn helping reduce overtime costs and allowing the department to implement focused programs, such as a dedicated traffic officer. The Fire Chief is applying for 4 firefighter positions to staff the Gorges Road station during the day, Monday through Friday.

If awarded, grant Funds will cover wages and benefits of positions as follows:

PER POSITION	YEAR 1	YEAR 2	YEAR 3
Police Officer	72%	60%	41%
Firefighter	75%	75%	35%

If the Town is awarded either grant, the Town Council will need to vote on approving the use of the matching funds.

PROPOSED SOLUTION/RECOMMENDATION

Approve as proposed.

ATTACHMENTS

- Proposed Warrant Article Amendment

DRAFT: April 27, 2020

Article 4. Shall the town vote to authorize the Town Council to transfer up to \$100,500,000 from
unassigned funds (unencumbered surplus) and appropriate and expend up to \$100500,000 when
necessary for the purpose of providing the town's match to federal, state, and non-profit grants?

	Town Council	Recommends -	Vote:	Yes	No
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Explanation:

Grant applications are filed by different town departments to assist with the operations and capital purchases. These grants, if successful, often require a local match to be raised. <u>Legislation is being considered to make additional grants available for infrastructure, economic development, and other projects to offset the impacts of COVID-19.</u> The purpose of this article is to provide funds from the town's unassigned funds (unencumbered surplus) when and if necessary, for the purpose of meeting grant match requirements. The unassigned fund balance (unencumbered surplus) is currently \$6,313,900.

STATE OF MAINE



DEPARTMENT OF ADMINISTRATIVE AND FINANCIAL SERVICES BUREAU OF ALCOHOLIC BEVERAGES AND LOTTERY OPERATIONS DIVISION OF LIQUOR LICENSING AND ENFORCEMENT

Application for an On-Premises License

All Questions Must Be Answered Completely. Please print legibly.

Div	ision Use	Only	
License No:			
Class:		Ву:	
Deposit Date:			
Amt. Deposited:			
Payment Type:			
OK with SOS:	Yes 🗆	No 🗆	

Section I: Licensee/Applicant(s) Information; Type of License and Status

Legal Business Entity Applicant Name (corporation, LLC):	Business Name (D/B/A):
Soumal TINC	AND Nordle Bar
Individual or Sole Proprietor Applicant Name(s):	Physical Location:
Jolian Amstrone	7 wallingfood sq. and be kit
Individual or Sole Proprietor Applieant Name(s):	Mailing address, if different:
Mailing address, if different from DBA address:	Email Address:
	Sou mat food songral. com Business Telephone # Fax #:
Telephone # Fax #: 707 703 4298	Business Telephone # Fax #:
Federal Tax Identification Number:	Maine Seller Certificate # or Sales Tax #:
46-5034965	1168248
Retail Beverage Alcohol Dealers Permit:	Website address:
V o	ansonoule Barron
New license or renewal of existing license?	New Renewal
If a renewal, please provide the following information	
Your current license expiration date: 5/1/20	
The dollar amount of gross income for the licensure pe	
Food: 1,000,000 Beer, Wine or Spirits: 3	So, ooo Guest Rooms:
2. Please indicate the type of alcoholic beverage to be sol	d: (check all that apply)
☑-Malt Liquor (beer)	OWine OSpirits

3.	Indic	ate the type of license apply	ying for: (choose only one)			
	0	Restaurant (Class I, II, III, IV)		Class A Resta (Class XI)	aurant/Lounge		Class A Lounge (Class X)
		Hotel (Class I, II, III, IV)		Hotel – Food (Class I-A)	Optional		Bed & Breakfast (Class V)
		Golf Course with auxilia (Class I, II, III, IV)	ry and mo	bile cart options			Tavern (Class IV)
		Qualified Caterer		Self-Sponsore	ed Events (Qual	ified (Caterers Only)
	□ Otl	her:					
		Refer	r to Section	V for the License F	on Cohodi !		
	12.2	lication is for a new license					
5.	Busin	ess records are located at th	e followin	ng address:			
	7	wallingfad	y	not 102	Kiffex.	M	03904
6.	Is lice	nsee/applicant(s) a business Yes No If Y	entity like es, compl	e a corporation of ete Section VII	or limited liabil at the end of thi	ity con	npany?
7.	Do you	u own or have any interest i	n any ano	ther Maine Liqu	or License?		Yes No
	If yes, additio	please list license numb nal pages as needed using t	er, busine the same fo	ess name, and ormat)	complete physi	ical lo	cation address: (attach
ame (of Bus	iness	Lie	cense Number	Complete Ph	vsical	Address
					Zamprete I II	, mear	1001033

8. List name, date of birth, place of birth for all applicants including any manager(s) employed by the licensec/applicant. Provide maiden name, if married. (attach additional pages as needed using the same format) Full Name DOB Place of Birth Residence address on all the above for previous 5 years Address: Address: Name Name Address: 9. Is the licensee/applicant(s) citizens of the United States? No 10. Is the licensec/applicant(s) a resident of the State of Maine? 11. For a licensec/applicant who is a business entity as noted in Section I, does any officer, director, member, manager, shareholder or partner have in any way an interest, directly or indirectly, in their capacity in any other business entity which is a holder of a wholesaler license granted by the State of Maine? P No Yes Not applicable - licensee/applicant(s) is a sole proprietor 12. Is the licensee/applicant(s) directly or indirectly giving aid or assistance in the form of money, property, credit, or financial assistance of any sort, to any person or business entity holding a liquor license granted by the State of Maine? Yes I No 13. Will any law enforcement officer directly benefit financially from this license, if issued? Yes No If Yes, provide name of law enforcement officer and department where employed:

14. Has the licensee/applicant(s) ever been co of the United States? ☐ Yes ☐	nvicted of any violation of the liquor laws in Maine or any State No
If Yes, please provide the following info format.	rmation and attach additional pages as needed using the same
Name:	Date of Conviction:
Offense:	Location:
Disposition:	
Violations, in Maine or any State of the Ur If Yes, please provide the following informat. Name: Mana Araskan Offense: Chana Hagasins	Date of Conviction: Sept. 27 2004
16. Has the licensee/applicant(s) formerly held	
17. Does the licensee/applicant(s) own the pre- If No, please provide the name and address Michael (22 320)	
 If you are applying for a liquor license for guest rooms available: 	a Hotel or Bed & Breakfast, please provide the number of
 Please describe in detail the area(s) within the diagram in Section VI. (Use additional page 	the premises to be licensed. This description is in addition to

 What is the distance from the premises to the naine contrance of the dormitory, church, chapel or parish house by the 	he premises to the main entrance of the school, school or ordinary course of travel?
Name: Second christan chird	7 <u>.</u>
Distance: 13 Miles	
Section II: Signature; Fee; Delivery of application	
By signing this application, the licensee/applicant under punishable by law. Knowingly supplying false informat Criminal Code, punishable by confinement of up to one	erstands that false statements made on this application are tion on this application is a Class D Offense under Maine's e year, or by monetary fine of up to \$2,000 or by both.
Please sign and date in blue ink.	
Dated: Dated:	
Signature of Duly Authorized Person*	Signature of Duly Authorized Person*
3 dia Amelon	Signature of Duly Authorized Person*
Printed Name Duly Authorized Person	Printed Name of Duly Authorized Person
*The person signing this application must	t appear in Section VII on this application.

Section III: For use by Municipal Officers and County Commissioners only Approval of an application for an on-premises liquor license

Check only one:	City		Town		Unorganized Territory	
Name of City/Town/Unorga	nized Territ	ory:				
Who is approving this applie	cation?	Municip	al Officers			
		County (Commission	ers of		County
of Local Opti	ion Votes ha or the type o	ive been v f alcohol	rerified that a to be sold fo	allows this or the appr	nissioners must confirm that is type of establishment to be copriate days of the week.	licensed b
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This Approval Expires in 60 Days

Included below is the section of Maine's liquor laws regarding the approval process by the municipalities or the county commissioners. This is provided as a courtesy only and may not reflect the law in effect at the time of application. Please see http://www.mainelegislature.org/legis/statutes/28-A/title28-Asec653.html

§653. Hearings; bureau review; appeal

1. Hearings. The municipal officers or, in the case of unincorporated places, the county commissioners of the county in which the unincorporated place is located, may hold a public hearing for the consideration of applications for new on-premises licenses and applications for transfer of location of existing on-premises licenses. The municipal officers or county commissioners may hold a public hearing for the consideration of requests for renewal of licenses, except that when an applicant has held a license for the prior 5 years and a complaint has not been filed against the applicant within that time, the applicant may request a waiver of the hearing.

- A. The bureau shall prepare and supply application forms.
- **B.** The municipal officers or the county commissioners, as the case may be, shall provide public notice of any hearing held under this section by causing a notice, at the applicant's prepaid expense, stating the name and place of hearing, to appear on at least 3 consecutive days before the date of hearing in a daily newspaper having general circulation in the municipality where the premises are located or one week before the date of the hearing in a weekly newspaper having general circulation in the municipality where the premises are located.
- C.If the municipal officers or the county commissioners, as the case may be, fail to take final action on an application for a new on-premises license or transfer of the location of an existing on-premises license within 60 days of the filing of an application, the application is deemed approved and ready for action by the bureau. For purposes of this paragraph, the date of filing of the application is the date the application is received by the municipal officers or county commissioners. This paragraph applies to all applications pending before municipal officers or county commissioners as of the effective date of this paragraph as well as all applications filed on or after the effective date of this paragraph. This paragraph applies to an existing on-premises license that has been extended pending renewal. The municipal officers or the county commissioners shall take final action on an on-premises license that has been extended pending renewal within 120 days of the filing of the application.
- **D.** If an application is approved by the municipal officers or the county commissioners but the bureau finds, after inspection of the premises and the records of the applicant, that the applicant does not qualify for the class of license applied for, the bureau shall notify the applicant of that fact in writing. The bureau shall give the applicant 30 days to file an amended application for the appropriate class of license, accompanied by any additional license fee, with the municipal officers or county commissioners, as the case may be. If the applicant fails to file an amended application within 30 days, the original application must be denied by the bureau. The bureau shall notify the applicant in writing of its decision to deny the application including the reasons for the denial and the rights of appeal of the applicant.
- 2. Findings. In granting or denying an application, the municipal officers or the county commissioners shall indicate the reasons for their decision and provide a copy to the applicant. A license may be denied on one or more of the following grounds:
 - A. Conviction of the applicant of any Class A, Class B or Class C crime;
- B. Noncompliance of the licensed premises or its use with any local zoning ordinance or other land use ordinance not directly related to liquor control;
- C. Conditions of record such as waste disposal violations, health or safety violations or repeated parking or traffic violations on or in the vicinity of the licensed premises and caused by persons patronizing or employed by the licensed premises or other such conditions caused by persons patronizing or employed by the licensed premises that unreasonably disturb, interfere with or affect the ability of persons or businesses residing or located in the vicinity of the licensed premises to use their property in a reasonable manner;
- D. Repeated incidents of record of breaches of the peace, disorderly conduct, vandalism or other violations of law on or in the vicinity of the licensed premises and caused by persons patronizing or employed by the licensed premises;
- D-1. Failure to obtain, or comply with the provisions of, a permit for music, dancing or entertainment required by a municipality or, in the case of an unincorporated place, the county commissioners;
 - E. A violation of any provision of this Title:

- F. A determination by the municipal officers or county commissioners that the purpose of the application is to circumvent the provisions of section 601; and
- G.After September 1, 2010, server training, in a program certified by the bureau and required by local ordinance, has not been completed by individuals who serve alcoholic beverages.
- 3. Appeal to bureau. Any applicant aggrieved by the decision of the municipal officers or county commissioners under this section may appeal to the bureau within 15 days of the receipt of the written decision of the municipal officers or county commissioners. The bureau shall hold a public hearing in the city, town or unincorporated place where the premises are situated. In acting on such an appeal, the bureau may consider all licensure requirements and findings referred to in subsection 2.

A. Repealed

B. If the decision appealed from is an application denial, the bureau may issue the license only if it finds by clear and convincing evidence that the decision was without justifiable cause.

4. Repealed

Appeal to District Court. Any person or governmental entity aggrieved by a bureau decision under this section may appeal the decision to the District Court within 30 days of receipt of the written decision of the bureau.

An applicant who files an appeal or who has an appeal pending shall pay the annual license fee the applicant would otherwise pay. Upon resolution of the appeal, if an applicant's license renewal is denied, the bureau shall refund the applicant the prorated amount of the unused license fee.

Section IV: Terms and Conditions of Licensure as an Establishment that sells liquor for on-premises consumption in Maine

- The licensee/applicant(s) agrees to be bound by and comply with the laws, rules and instructions promulgated by the Bureau.
- The licensee/applicant(s) agrees to maintain accurate records related to an on-premise license
 as required by the law, rules and instructions promulgated or issued by the Bureau if a license
 is issued as a result of this application.
 - The licensec/applicant(s) authorizes the Bureau to obtain and examine all books, records and tax returns pertaining to the business, for which this liquor license is requested, and also any books, records and returns during the year in which any liquor license is in effect.
- Any change in the licensee's/applicant's licensed premises as defined in this application must be approved by the Bureau in advance.
- All new applicants must apply to the Alcohol and Tobacco Tax and Trade Bureau (TTB) for its <u>Retail Beverage Alcohol Dealers</u> permit. See the TTB's website at https://www.ttb.gov/nrc/retail-beverage-alcohol-dealers for more information.

Section V: Fee Schedule

Filing fee required. In addition to the license fees listed below, a filing fee of \$10.00 must be included with all applications.

<u>Please note:</u> For Licensees/Applicants in unorganized territories in Maine, the \$10.00 filing fee must be paid directly to County Treasurer. All applications received by the Bureau from licensees/applicants in unorganized territories must submit proof of payment was made to the County Treasurer together with the application.

Class of License Type of liquor/Establishments included Fee

Class I For the sale of liquor (malt liquor, wine and spirits) \$ 900.00

This class includes: Airlines; Civic Auditoriums; Class A Restaurants: Clubs with catering privileges; Dining Cars; Golf Courses; Hotels; Indoor Ice-Skating Clubs; Indoor Tennis Clubs; Vessels; Qualified Caterers

Class I-A For the sale of liquor (malt liquor, wine and spirits) \$1,100.00
This class includes only hotels that do not serve three meals a day.

Class II For the Sale of Spirits Only \$ 550

This class includes: Airlines; Civic Auditoriums; Class A Restaurants; Clubs with catering privileges; Dining Cars; Golf Courses; Hotels; Indoor Ice-Skating Clubs; Indoor Tennis Clubs; and Vessels.

Class III For the Sale of Wine Only \$ 220.00

This class includes: Airlines; Civic Auditoriums; Class A Restaurants; Clubs with catering privileges; Dining Cars; Golf Courses; Hotels; Indoor Ice-Skating Clubs; Indoor Tennis Clubs; Restaurants; Vessels; Pool Halls; and Bed and Breakfasts.

Class IV For the Sale of Malt Liquor Only \$ 220.00

This class includes: Airlines; Civic Auditoriums; Class A Restaurants; Clubs with catering privileges; Dining Cars; Golf Courses; Hotels; Indoor Ice-Skating Clubs; Indoor Tennis Clubs; Restaurants; Taverns; Pool Halls; and Bed and Breakfasts.

Class III and IV For the Sale of Malt Liquor and Wine Only \$ 440.00

This class includes: Airlines; Civic Auditoriums; Class A Restaurants; Clubs with catering privileges; Dining Cars; Golf Courses; Hotels; Indoor Ice-Skating Clubs; Indoor Tennis Clubs; Restaurants; Vessels; Pool Halls; and Bed and Breakfasts.

Class V For the sale of liquor (malt liquor, wine and spirits) \$ 495.00 This class includes only a Club without catering privileges.

Class X For the sale of liquor (malt liquor, wine and spirits) \$2,200.00
This class includes only a Class A Lounge

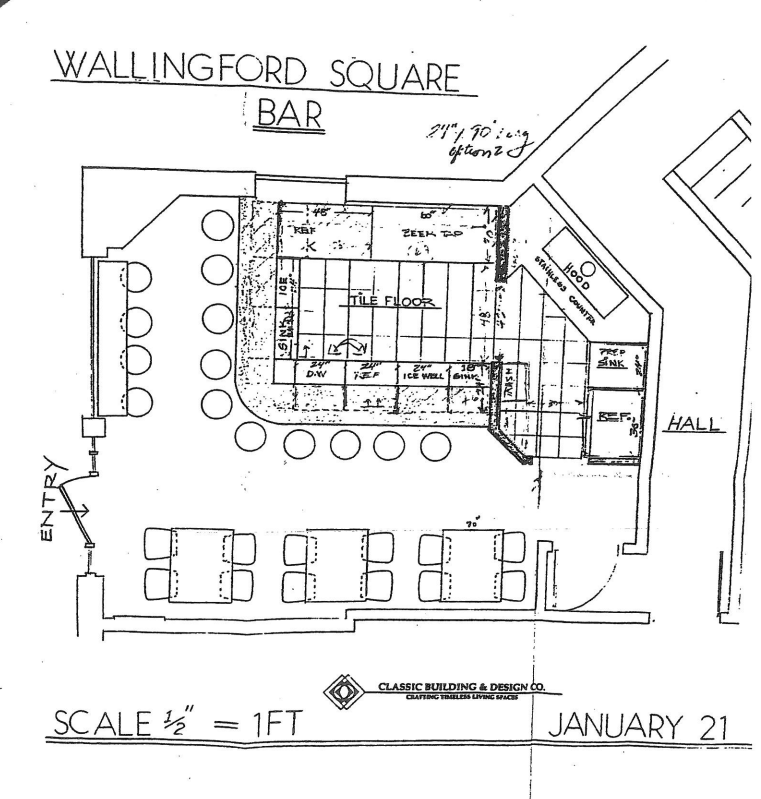
Class XI For the sale of liquor (malt liquor, wine and spirits) \$1,500.00
This class includes only a Restaurant Lounge

Self-Sponsored Events \$ 700.00

This class is for Qualified Caterers Only

Section VI Premises Floor Plan

In an effort to clearly define your license premise and the areas that consumption and storage of liquor authorized by your license type is allowed, the Bureau requires all applications to include a diagram of the premise to be licensed.



Section VII: Required Additional Information for a Licensec/Applicant for an On-Premises Liquor License Who are Legal Business Entities

Questions 1 to 4 of this part of the application must match information in Section I of the application above and match the information on file with the Maine Secretary of State's office. If you have questions regarding your legal entity name or DBA, please call the Secretary of State's office at (207) 624-7752.

All Ouestions Must Be Answered Completely. Please print legibly.

1.	Exact legal name:	2/146mcs	0		
	Doing Business As, if any:		Bar		
3.	Date of filing with Secretar	ry of State: 4/15/2014	_State in which you	are formed:	ME
4.	If not a Maine business ent	tity, date on which you were au	thorized to transact by	isiness in the	State of Maine:
5.		es for previous 5 years, birth da age ownership any person liste			
	Name	Address (5 Years)	Date of Birth	Title	Percentage of Ownership
_	(1 (1	20 m 10	L Starbilar	0 11	1

(Ownership in non-publicly traded companies must add up to 100%.)

STATE OF MAINE



DEPARTMENT OF ADMINISTRATIVE AND FINANCIAL SERVICES BUREAU OF ALCOHOLIC BEVERAGES AND LOTTERY OPERATIONS DIVISION OF LIQUOR LICENSING AND ENFORCEMENT

Application for an On-Premises License

All Questions Must Be Answered Completely. Please print legibly.

Divi	Division Use Only						
License No:							
Class:	Ву:						
Deposit Date:							
Amt. Deposited	:						
Payment Type:							
OK with SOS:	Yes □	No □					

Section I:	Licensee/Applicant(s) Information
	Type of License and Status

Legal Business Entity Applicant Name (corporation, LLC):	Business Name (D/B/A):
Badger's Island Pizza, LLC	Badger's Island Pizza
Individual or Sole Proprietor Applicant Name(s):	Physical Location:
	3 Island Ave. Kittery, ME 03904
Individual or Sole Proprietor Applicant Name(s):	Mailing address, if different:
M. II	Eurail Adduson
Mailing address, if different from DBA address:	Email Address:
	john@badgersislandpizza.com
Telephone # Fax #:	Business Telephone # Fax #:
	207-439-5996
Federal Tax Identification Number:	Maine Seller Certificate # or Sales Tax #:
46-4531902	a
Retail Beverage Alcohol Dealers Permit:	Website address:
	badgersislandpizza.com
1. New license or renewal of existing license? \square N	ew Expected Start date:
ズ R	enewal Expiration Date: 04/30/2020
2. The dollar amount of gross income for the licensure perio	d that will end on the expiration date above:
Food: \$ 701,141.00 Beer, Wine or Spirits: \$	8,668.00 Guest Rooms:
3. Please indicate the type of alcoholic beverage to be sold:	check all that apply)
Malt Liquor (beer)	Spirits

4,	indica	te the type of ficense apply	ing for	: (cnoose	e only one)				
	×	Restaurant (Class I, II, III, IV)		Class (Class	A Restaurant/Lounge XI)			Class (Class	A Lounge X)
		Hotel (Class I, II, III, IV)		Hotel (Class	– Food Optional I-A)			Bed & (Class	Breakfast V)
		Golf Course (included option (Class I, II, III, IV)	onal licer	ises, plea	se check if apply)	Auxili	ary		Mobile Cart
		Tavern (Class IV)			Other:				and the control of th
		Qualified Caterer			Self-Sponsored Even	ts (Qua	lified C	aterers (Only)
		<u>Refer</u>	to Section	on V for t	the License Fee Schedule o	n page 9			
5.		ess records are located at the day and Ave. Kittery, ME 03904		wing ac	ldress:	o konstruir protession		and the second s	
6.	Is the	licensee/applicant(s) citize	ens of th	ne Unite	ed States?	×	Yes		No
7.	Is the	licensee/applicant(s) a resi	dent of	the Sta	te of Maine?	×	Yes		No
		OTE: Applicants that are siness entity.	e not cit	tizens o	f the United States ar	e requi	red to	file for	the license as a
8.	Is lice	nsee/applicant(s) a busines	ss entity	like a o	corporation or limited	liability	compa	ny?	
	×	Yes □ No	If Yes	, compl	ete Section VII at the	end of th	nis appl	ication	
9.	manag	licensee/applicant who is ger, shareholder or partner business entity which is a l	have in	n any w	yay an interest, directly	y or ind	irectly,	in their	capacity in any
		Yes 💢 No							
	. 🗆	Not applicable – licer	nsee/ap	plicant(s) is a sole proprietor				

10. Is the licensee or applicant for a license rendorsement of commercial paper, guaran entity within or without the State, if the pedistribution, wholesale sale, storage or trans	tee of credit or finance rson or entity is engage	ial assistance	of any sort from any person or
□ Yes ⋈ No			
If yes, please provide details:			
11. Do you own or have any interest in any an If yes, please list license number, business pages as needed using the same format)	-		
Name of Business	License Number	Complete P	hysical Address
12. List name, date of birth, place of birth licensee/applicant. Provide maiden name format) Full Name			
John Huddleston	1	2/15/1959	Palestine, TX
Kathleen Huddleston (Lucas)		3/12/1959	Beverly, MA
Residence address on all the above for previous	ous 5 years		
Samuel Control of the	Address:	Lane Kittery	, ME 03904
	Address:	s Lane Kittery	
	Address:	5 Dane Kitter)	, 11111 03701
Name	Address:		

13. Will any law enforcement officer directly benefit fin	ancially from this license, if issued?
□ Yes 🔀 No	
If Yes, provide name of law enforcement officer	and department where employed:
14. Has the licensee/applicant(s) ever been convicted of the United States? ☐ Yes ☒ No	
format.	
Name:	Date of Conviction:
Offense:	Location:
Disposition: 15. Has the licensee/applicant(s) ever been convicted violations, in Maine or any State of the United State. If Yes, please provide the following information format.	of any violation of any law, other than minor traffic
Name:	Date of Conviction:
Offense:	Location:
Disposition:	
16. Has the licensee/applicant(s) formerly held a Maine	liquor license? Yes No
17. Does the licensee/applicant(s) own the premises?	□ Yes 🕱 No
If No, please provide the name and address of th	e owner:
A & P Realty Trust 15 Van Buren Portsmouth,	NH

18. If you are applying for a liquor license for a Hotel or E rooms available:	Bed & Breakfast, please provide the number of guest
19. Please describe in detail the area(s) within the premise diagram in Section VI. (Use additional pages as needed)	es to be licensed. This description is in addition to the
Interior dining room consisting of 8 booths and pa	tio (seasonal) with two picnic tables.
20. What is the distance from the premises to the <u>neare</u> house, measured from the main entrance of the premise church, chapel or parish house by the ordinary course	es to the main entrance of the school, school dormitory,
Name: St. Marks United Methodist Church	
Distance: 0.50	
Section II: Signature of Applicant(s)	
By signing this application, the licensee/applicant underst punishable by law. Knowingly supplying false information Criminal Code, punishable by confinement of up to one ye	n on this application is a Class D Offense under Maine's
Please sign and date in blue ink.	
Dated: 04/16/2020	
Oldadallester)	Kathleen Huddleston
Signature of Duly Authorized Person	Signature of Duly Authorized Person
John Huddleston	Kathleen Huddleston
Printed Name Duly Authorized Person	Printed Name of Duly Authorized Person

Section III: For use by Municipal Officers and County Commissioners only

The undersigned hereby certifies that we have complied with the process outlined in 28-A M.R.S. §653 and approve this on-premises liquor license application.				
Dated:				
Who is approving this application?	☐ Municipal Off	icers of		
	☐ County Comm	issioners of	County	
records of Local Opti be licensed by the Bu	ion Votes have been areau for the type of	or County Commissioners must confirm the verified that allows this type of establishmer alcohol to be sold for the appropriate days this verification was completed.	nent to	
Signature of Offi	icials	Printed Name and Title		

This Application will Expire 60 Days from the date of Municipal or County Approval unless submitted to the Bureau

Included below is the section of Maine's liquor laws regarding the approval process by the municipalities or the county commissioners. This is provided as a courtesy only and may not reflect the law in effect at the time of application. Please see http://www.mainelegislature.org/legis/statutes/28-A/title28-Asec653.html

§653. Hearings; bureau review; appeal

1. Hearings. The municipal officers or, in the case of unincorporated places, the county commissioners of the county in which the unincorporated place is located, may hold a public hearing for the consideration of applications for new on-premises licenses and applications for transfer of location of existing on-premises licenses. The municipal officers or county commissioners may hold a public hearing for the consideration of requests for renewal of licenses, except that when an applicant has held a license for the prior 5 years and a complaint has not been filed against the applicant within that time, the applicant may request a waiver of the hearing.

A. The bureau shall prepare and supply application forms.

- **B.** The municipal officers or the county commissioners, as the case may be, shall provide public notice of any hearing held under this section by causing a notice, at the applicant's prepaid expense, stating the name and place of hearing, to appear on at least 3 consecutive days before the date of hearing in a daily newspaper having general circulation in the municipality where the premises are located or one week before the date of the hearing in a weekly newspaper having general circulation in the municipality where the premises are located.
- C. If the municipal officers or the county commissioners, as the case may be, fail to take final action on an application for a new on-premises license or transfer of the location of an existing on-premises license within 60 days of the filing of an application, the application is deemed approved and ready for action by the bureau. For purposes of this paragraph, the date of filing of the application is the date the application is received by the municipal officers or county commissioners. This paragraph applies to all applications pending before municipal officers or county commissioners as of the effective date of this paragraph as well as all applications filed on or after the effective date of this paragraph. This paragraph applies to an existing on-premises license that has been extended pending renewal. The municipal officers or the county commissioners shall take final action on an on-premises license that has been extended pending renewal within 120 days of the filing of the application.
- **D.** If an application is approved by the municipal officers or the county commissioners but the bureau finds, after inspection of the premises and the records of the applicant, that the applicant does not qualify for the class of license applied for, the bureau shall notify the applicant of that fact in writing. The bureau shall give the applicant 30 days to file an amended application for the appropriate class of license, accompanied by any additional license fee, with the municipal officers or county commissioners, as the case may be. If the applicant fails to file an amended application within 30 days, the original application must be denied by the bureau. The bureau shall notify the applicant in writing of its decision to deny the application including the reasons for the denial and the rights of appeal of the applicant.
- 2. Findings. In granting or denying an application, the municipal officers or the county commissioners shall indicate the reasons for their decision and provide a copy to the applicant. A license may be denied on one or more of the following grounds:
 - A. Conviction of the applicant of any Class A, Class B or Class C crime;
- **B.** Noncompliance of the licensed premises or its use with any local zoning ordinance or other land use ordinance not directly related to liquor control;
- C. Conditions of record such as waste disposal violations, health or safety violations or repeated parking or traffic violations on or in the vicinity of the licensed premises and caused by persons patronizing or employed by the licensed premises or other such conditions caused by persons patronizing or employed by the licensed premises that unreasonably disturb, interfere with or affect the ability of persons or businesses residing or located in the vicinity of the licensed premises to use their property in a reasonable manner;
- **D.**Repeated incidents of record of breaches of the peace, disorderly conduct, vandalism or other violations of law on or in the vicinity of the licensed premises and caused by persons patronizing or employed by the licensed premises;
- **D-1.** Failure to obtain, or comply with the provisions of, a permit for music, dancing or entertainment required by a municipality or, in the case of an unincorporated place, the county commissioners;
 - E. A violation of any provision of this Title;
- **F.** A determination by the municipal officers or county commissioners that the purpose of the application is to circumvent the provisions of section 601; and

- **G.** After September 1, 2010, server training, in a program certified by the bureau and required by local ordinance, has not been completed by individuals who serve alcoholic beverages.
- 3. Appeal to bureau. Any applicant aggrieved by the decision of the municipal officers or county commissioners under this section may appeal to the bureau within 15 days of the receipt of the written decision of the municipal officers or county commissioners. The bureau shall hold a public hearing in the city, town or unincorporated place where the premises are situated. In acting on such an appeal, the bureau may consider all licensure requirements and findings referred to in subsection 2.

A. Repealed

B. If the decision appealed from is an application denial, the bureau may issue the license only if it finds by clear and convincing evidence that the decision was without justifiable cause.

4. Repealed

5. Appeal to District Court. Any person or governmental entity aggrieved by a bureau decision under this section may appeal the decision to the District Court within 30 days of receipt of the written decision of the bureau.

An applicant who files an appeal or who has an appeal pending shall pay the annual license fee the applicant would otherwise pay. Upon resolution of the appeal, if an applicant's license renewal is denied, the bureau shall refund the applicant the prorated amount of the unused license fee.

Section IV: Terms and Conditions of Licensure as an Establishment that sells liquor for on-premises consumption in Maine

- The licensee/applicant(s) agrees to be bound by and comply with the laws, rules and instructions promulgated by the Bureau.
- The licensee/applicant(s) agrees to maintain accurate records related to an on-premise license as required by the law, rules and instructions promulgated or issued by the Bureau if a license is issued as a result of this application.
 - The licensee/applicant(s) authorizes the Bureau to obtain and examine all books, records and tax returns pertaining to the business, for which this liquor license is requested, and also any books, records and returns during the year in which any liquor license is in effect.
- Any change in the licensee's/applicant's licensed premises as defined in this application must be approved by the Bureau in advance.
- All new applicants must apply to the Alcohol and Tobacco Tax and Trade Bureau (TTB) for its <u>Retail Beverage Alcohol Dealers</u> permit. See the TTB's website at https://www.ttb.gov/nrc/retail-beverage-alcohol-dealers for more information.

Section V: Fee Schedule

<u>Filing fee required</u>. In addition to the license fees listed below, a filing fee of \$10.00 must be <u>included</u> with all applications.

<u>Please note:</u> For Licensees/Applicants in unorganized territories in Maine, the \$10.00 filing fee must be paid directly to County Treasurer. All applications received by the Bureau from licensees/applicants in unorganized territories must submit proof of payment was made to the County Treasurer together with the application.

Class of License Type of liquor/Establishments included Fee

Class I For the sale of liquor (malt liquor, wine and spirits) \$ 900.00

This class includes: Airlines; Civic Auditoriums; Class A Restaurants: Clubs with catering privileges;
Dining Cars; Golf Courses; Hotels; Indoor Ice-Skating Clubs; Indoor Tennis Clubs; Vessels; Qualified Caterers

Class I-A For the sale of liquor (malt liquor, wine and spirits) \$1,100.00
This class includes only hotels that do not serve three meals a day.

Class II For the Sale of Spirits Only \$ 550.00

This class includes: Airlines; Civic Auditoriums; Class A Restaurants; Clubs with catering privileges; Dining Cars; Golf Courses; Hotels; Indoor Ice-Skating Clubs; Indoor Tennis Clubs; and Vessels.

Class III For the Sale of Wine Only

This class includes: Airlines; Civic Auditoriums; Class A Restaurants; Clubs with catering privileges;
Dining Cars; Golf Courses; Hotels; Indoor Ice-Skating Clubs; Indoor Tennis Clubs; Restaurants; Vessels;
Pool Halls; and Bed and Breakfasts.

Class IV For the Sale of Malt Liquor Only

This class includes: Airlines; Civic Auditoriums; Class A Restaurants; Clubs with catering privileges;
Dining Cars; Golf Courses; Hotels; Indoor Ice-Skating Clubs; Indoor Tennis Clubs; Restaurants; Taverns;
Pool Halls; and Bed and Breakfasts.

Class III and IV For the Sale of Malt Liquor and Wine Only
This class includes: Airlines; Civic Auditoriums; Class A Restaurants; Clubs with catering privileges;
Dining Cars; Golf Courses; Hotels; Indoor Ice-Skating Clubs; Indoor Tennis Clubs; Restaurants; Vessels;
Pool Halls; and Bed and Breakfasts.

Class V For the sale of liquor (malt liquor, wine and spirits) \$ 495.00
This class includes only a Club without catering privileges.

Class X For the sale of liquor (malt liquor, wine and spirits) \$2,200.00

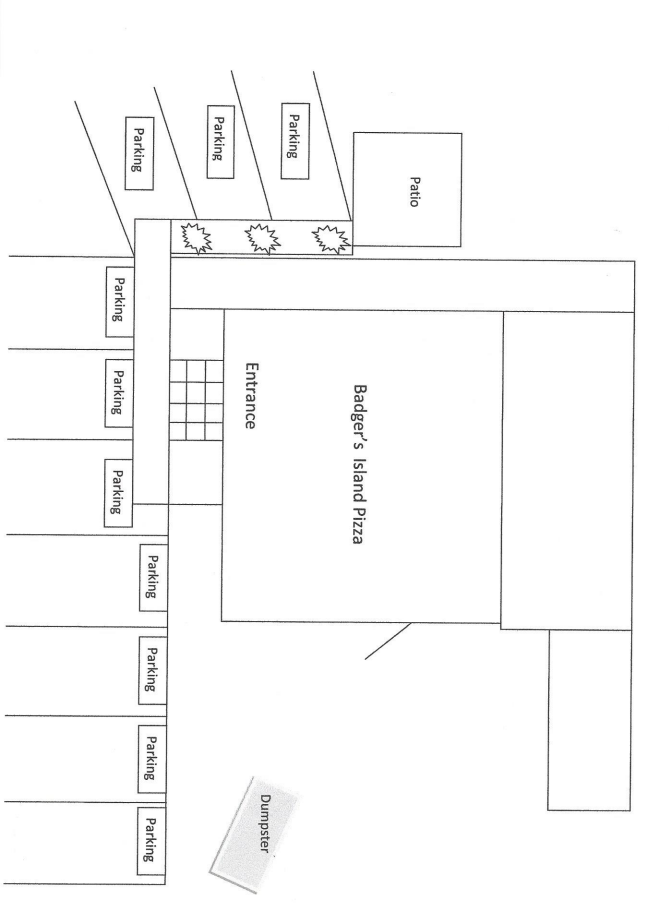
This class includes only a Class A Lounge

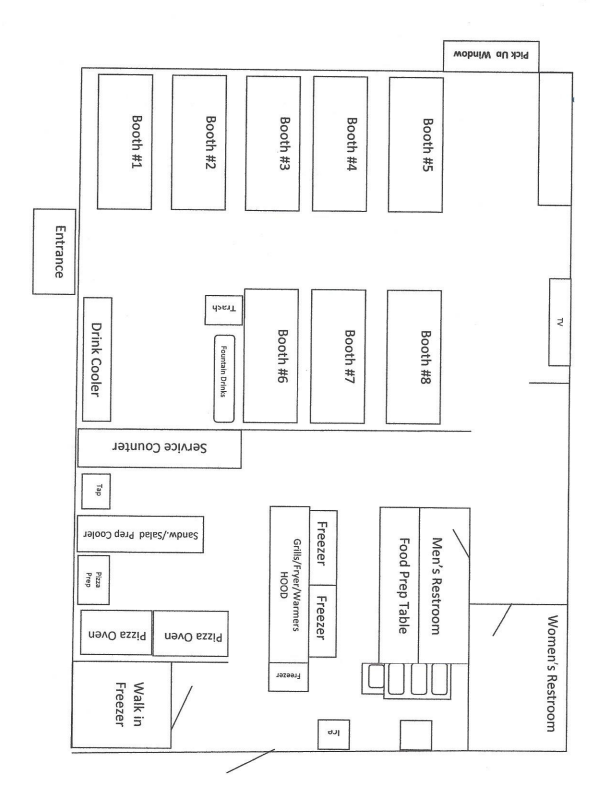
Class XI For the sale of liquor (malt liquor, wine and spirits) \$1,500.00

This class includes only a Restaurant Lounge

Section VI Premises Floor Plan

In an effort to clearly define your license premise and the areas that consumption and storage of liquor authoriz	ed
by your license type is allowed, the Bureau requires all applications to include a diagram of the premise to	be
licensed.	





Section VII: Required Additional Information for a Licensee/Applicant for an On-Premises Liquor License Who are Legal Business Entities

Questions 1 to 4 of this part of the application must match information in Section I of the application above and match the information on file with the Maine Secretary of State's office. If you have questions regarding your legal entity name or DBA, please call the Secretary of State's office at (207) 624-7752.

All Questions Must Be Answered Completely. Please print legibly.

1.	Exact legal name: Badger's Island Pizza, LLC
2.	Doing Business As, if any: Badger's Island Pizza
3.	Date of filing with Secretary of State: 04/15/2020 State in which you are formed: ME
4.	If not a Maine business entity, date on which you were authorized to transact business in the State of Maine:
~	I in the many and addresses for marriage 5 years birth dates titles of officers directors managers members

5. List the name and addresses for previous 5 years, birth dates, titles of officers, directors, managers, members or partners and the percentage ownership any person listed: (attached additional pages as needed)

Name	Address (5 Years)	Date of Birth	Title	Percentage of Ownership
John Huddleston	30 Remicks Lane Kittery, ME	12/15/1959	Owner	0.5000
Kathleen Huddleston	30 Remicks Lane Kittery, ME	03/12/1959	Owner	0.5000

(Ownership in non-publicly traded companies must add up to 100%.)

Maine Secretary of State



2020 Annual Report Electronic Filing Acknowledgment

For Limited Liability Companies on file as of December 31, 2019

Charter Number: 20142231DC **DCN Number:** 2200019113319

Legal Name: BADGER'S ISLAND PIZZA, LLC

Registered Agent's Name and Address:

JOHN W HUDDLESTON 30 REMICKS LANE KITTERY, ME 03904

Brief statement of the character of the business:

PIZZERIA/RESTAURANT

Name and Address of Members, Managers or other Authorized Persons:

KATHLEEN HUDDLESTON 30 REMICKS LANE KITTERY, ME 03904

JOHN HUDDLESTON 30 REMICKS LANE KITTERY, ME 03904

Date of Filing: April 15, 2020

Name and Capacity of Authorizing Party:

JOHN HUDDLESTON, MEMBER



TOWN OF KITTERY

200 Rogers Road, Kittery, ME 03904 Telephone: 207-475-1329 Fax: 207-439-6806

REPORT TO TOWN COUNCIL

Meeting Date: April 27, 2020

From: Kendra Amaral, Town Manager Subject: Release Deed Map 16 Lot 158

Councilor Sponsor: Chairperson Judy Spiller

EXECUTIVE SUMMARY

The Town Council is being requested to execute a Release Deed for Map 16 Lot 158, 2 Wainwright Avenue in order to resolve outstanding liens so the property.

BACKGROUND

The property was foreclosed on for unpaid property taxes dating back to 2012. Total owed is \$31,692.24 in property taxes and \$781.75 in sewer charges.

The owner has provided payment for all outstanding taxes and charges. Funds are being held in escrow awaiting the Release Deed.

PROPOSED SOLUTION/RECOMMENDATION

Approve the Release Deed as presented.

MUNICIPAL RELEASE DEED

The TOWN OF KITTERY (the 'Town'), a municipal corporation existing under the laws of the State of Maine and located in the County of York, State of Maine, releases to

with a mailing address of

any interest the Town may have in a certain lot or parcel of land with any improvements located thereon, located in the Town of Kittery, County of York and State of Maine, now or formerly owned by

and recorded in the

York County Registry of Deeds in Book / Page and further shown as Map / Lot on the Town of Kittery Assessor's Tax Maps, as may have been acquired by the Town by virtue of any of the following Tax Lien Certificates on record in said Registry of Deeds:

- 1. Tax Lien Certificate regarding real estate taxes recorded in the York County Registry of Deeds: Book Page
- 2. Tax Lien Certificate regarding real estate taxes recorded in the York County Registry of Deeds: Book Page
- 3. Tax Lien Certificate regarding real estate taxes recorded in the York County Registry of Deeds: Book Page
- 4. Tax Lien Certificate regarding real estate taxes recorded in the York County Registry of Deeds: Book Page
- 5. Tax Lien Certificate regarding real estate taxes recorded in the York County Registry of Deeds: Book Page
- 6. Tax Lien Certificate regarding real estate taxes recorded in the York County Registry of Deed: Book 17789 Page 66
- 7. Tax Lien Certificate regarding real estate taxes recorded in the York County Registry of Deed: Book 18033 Page 310

The sole purpose of this Municipal Release Deed is to release to the Grantee herein any interest which the Town may have acquired in the property described by virtue of delinquent taxes through and including the current taxes due.

IN WITNESS WHEREOF, the Town of Kittery, acting through its municipal officers, has caused this Municipal Release Deed to be signed.

DATE:	TOWN OF KITTERY
	By
WITNESS	JUDY SPILLER
	MATTHEW BROCK
	CYRUS CLARK
	JEFFREY D. THOMSON
	JEFFREY PELLETIER
	CHARLES H DENAULT, JR
STATE OF MAINE YORK, ss.	
	above named Municipal Officers and acknowledged the pe their free act and deed in said capacity and the free wn of Kittery, Maine.
Before me,	
	Print Name: Karen Estee Notary Public My commission expires August 4, 2023