City of Scottsbluff, Nebraska

Monday, March 4, 2024 Regular Meeting

Item Pub. Hear.1

Council to conduct a public hearing set for this date at 6:00 p.m. to receive information on the Class YK Liquor License for Papa Moon Vineyards & Winery, LLC d/b/a Papa Moon Ciders, 3109 Ave. B, Scottsbluff, NE.

Staff Contact: Kim Wright, City Clerk

Agenda Statement

Item No.

For meeting of: March 4, 2024

AGENDA TITLE: Council to hold a public hearing as advertised for this date at 6:00 p.m. for a Class YK Liquor License application from Papa Moon Vineyards & Winery, LLC d/b/a Papa Moon Ciders, 3109 Ave. B, Scottsbluff, NE.

SUBMITTED BY DEPARTMENT/ORGANIZATION: Administration

PRESENTATION BY: Applicant

SUMMARY EXPLANATION:

BOARD/COMMISSION RECOMMENDATION:

STAFF RECOMMENDATION: Conduct the public hearing and consider a recommendation to the Nebraska Liquor Commission either approving or denying said application.

Resolution 🗷	Ordinance □	EXHIBITS Contract □	Minutes □	Plan/Map □
Other (specify)	Application, Me	emorandums, Exhibit	S	
Exhibit #2 Exhibit #3 Exhibit #4	Ciders, 3109 Ave - City Council Che - Written Statemer - Written Statemer		Stat. §53-132 Cum	·
NOTIFICATION I	L IST : Yes ☑ No □	Further Instruction	s□	
Ryan Massey 230977 County Scottsbluff, NE				
APPROVAL FOR SUBMITTAL:City Manager				

Rev 3/1/99CClerk

APPLICATION FOR LIQUOR LICENSE CHECKLIST FARM WINERY Exhibit #1

NEBRASKA LIQUOR CONTROL COMMISSION

301 CENTENNIAL MALL SOUTH

PO BOX 95046

LINCOLN, NE 68509-5046 PHONE: (402) 471-2571 FAX: (402) 471-2814

EMAIL: lcc.frontdesk@nebraska.gov

WEBSITE: www.lcc.nebraska.gov

License Class:

License Number:

126264



JAN 3 1 2024 Date Stamp HERE ONLY

Do not stamp any of the following pages

NEBRASKA LIQUOR CONTROL COMMISSION

Office Use Only

REPLACING

Hot List: Yes / No

TOP: Yes/No

Initial:

PLEASE READ CAREFULLY

See directions on the next page. Provide all the items requested. Failure to provide any item will cause this application to be returned or placed on hold. All documents must be legible. Any false statement or omission may result in the denial, suspension, cancellation or revocation of your license. If your operation depends on receiving a liquor license, the Nebraska Liquor Control Commission cautions you that if you purchase, remodel, start construction, spend or commit money that you do so at your own risk. Prior to submitting your application review the application carefully to ensure that all sections are complete, and that any omissions or errors have not been made. You may want to check with the city/village or county clerk, where you are making application, to see if any additional requirements must be met before submitting application to the Nebraska Liquor Control Commission.

APPLICANT NAME Page Moon Vineyards + Winery LLC
TRADE (DBA) NAME Papa Moon Ciders
PREVIOUS TRADE (DBA) NAME
CONTACT NAME AND PHONE NUMBER Ryan Massey 308-631-8380
CONTACT EMAIL ADDRESS Your @ papamoon Vineyards. Com

Office use only
PAYMENT TYPE Pay port
AMOUNT \$ (50 - RCPT
RECEIVED:
DATE DEPOSITED 1-31-24





- 1. Application fee of \$400 plus license fee \$250 (nonrefundable), please pay online thru our PAYPORT system or enclose payment made payable to the Nebraska Liquor Control Commission Total \$650
- **\(\)**. Enclose the appropriate application forms

Individual License (Form 104)

Partnership License (Form 105)

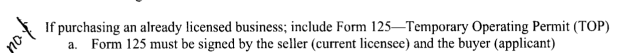
Corporate License (Form 101 & Form 103)

Limited Liability Company (LLC) (Form 102 & Form 103)

Corporation or Limited Liability Company (LLC) must enclose a copy of articles of incorporation; as filed with the Secretary of State's Office.

For citizenship enclose U.S. birth certificate; U.S. passport or naturalization paper

- a. For residency enclose proof of registered voter in Nebraska
- b. If permanent resident include Employment Authorization Card or Permanent Resident Card
- c. See guideline for further assistance
- Form 147 Fingerprints are required for each person as defined in new application guide, found on our website under "Licensing Tab" in "Guidelines/Brochures".



- b. Provide a copy of the business purchase agreement from the seller (current licensee sells "the business currently licensed" to applicant)
- c. Provide a copy of alcohol inventory being purchased (must include quantity, brand name and container size)
- d. Enclose a list of the assets being purchased (furniture, fixtures and equipment)
- K If building is owned or being purchased send a copy of the deed or purchase agreement in the name of the applicant.
- V. If building is being leased, send a copy of signed lease in the name of the applicant. Lease term must run through the license year being applied for.
- & Submit a copy of your business plan.
- Copy of Federal Basic Permit issued by Alcohol and Tobacco Tax and Trade Bureau (TTB)
- 10. Alcoholic Liquor Tax Bond, \$1,000 minimum including the Power of Attorney documentation (Form 115)
- N. Name and phone number of Wine Maker Ryan Massey 308-631-8380

	of license runs from May 1 – April 30 ag license (K) expires same as farm winery license
ď	Class Y Farm Winery Application fee \$400 plus licensee fee \$250 (non refundable)
*Do yo	Total \$650 (checks payable to Nebraska Liquor Control Commission) ou intend to sale cocktails to go as allowed under Neb Rev Statute 53-123.011(i) YES NO
Þ	Class K Catering endorsement (Submit Form 106)
Q	Copy of Federal Basic Permit
	Alcoholic Liquor Tax Bond minimum of \$1,000 (form 115 may be used)
	of license runs from May 1 – April 30 ng license (K) expires same as farm winery license
LICEN	TIONAL FEES WILL BE ASSESSED AT THE CITY/VILLAGE OR COUNTY LEVEL WHEN THE USE IS ISSUED CK TYPE OF LICENSE FOR WHICH YOU ARE APPLYING
	Individual License (requires FORM 104)
	Partnership License (requires FORM 105)
	Corporate License (requires FORM 101 & FORM 103)
_	Limited Liability Company (LLC) (requires FORM 102 & FORM 103)
NAM	E (TEMPLEROREY OR FIRM WESTEN WITH APPLICATION (TEMPLESTIC)
Name_	Phone Number:
Firm N	Jame
	address
	I we contact you with any questions on the application? YESNO

DEPARTMENT OF THE TREASURY - ALCOHOL AND TOBACCO TAX AND TRADE BUREAU	1. PERMIT NUMBER			
	NE-W-21024			
BASIC PERMIT	2. DATE OF PERMIT			
(Under Federal Alcohol Administration Act)	02/16/2023			
5. NAME AND ADDRESS OF PERMITTEE (Number and street, city or town, State and Zip Code)	3. REGISTRY NUMBER (if applicable)			
PAPA MOON VINEYARDS & WINERY, LLC	BWN-NE-21008			
DBA:PAPA MOON CIDERS	4. DATE OF APPLICATION FOR AMENDMENT 04/17/2023			
230975 COUNTRY ROAD J SCOTTSBLUFF, NE 69361				
6. TRADE NAMES AUTHORIZED BY THIS PERMIT (Trade name approval does not constitute approval as a brand name for labeling purposes. If needed, list on reverse or use continuation sheet.)	THE			
7. PERMIT GRANTED FOR (ONE TYPE OF OPERATION ONLY)				
Pursuant to the application of the date indicated in item 4, you are authorized and permitted to engage, a	at the above address, in the business of:			
a. Distilled Spirits - distiller rectifier (processor) warehouseman and/or warehouseman and bottler and while so engaged, to sell, offer or deliver for sale, contract to sell or ship, in interstate or foreign commerce, the distilled spirits so distilled or rectified, or warehoused and bottled, or the wines so rectified,				
b. X Wine - X producer and blender blender and while so engaged, to sell, offer or deliver for sale, contract to sell or ship, in interstate or foreign commerce, the wine so produced or blended,				
c. Importer - importing into the United States the following alcoholic beverages: while so engaged, to sell, offer to deliver for sale, contract to sell or ship, in interstate or foreign commerce, the alcoholic beverages so imported,				
d. Wholesaler – Purchasing for resale at wholesale the following alcoholic beverages: while so engaged, to receive or to sell, offer or deliver for sale, contract to sell or ship, in interstate or foreign commerce, the alcoholic beverages so Purchased.				
This Permit is conditioned upon your compliance with the Federal Alcohol Administration Act; the Twe enforcement; all other Federal laws relating to distilled spirits, wine, and malt beverages, including tax Pollution Control Act; and, all applicable regulations made pursuant to law which are now, or may here	es with respect to them; the Federal Water			
This basic permit is effective from the date shown above and will remain in force until suspended, revoked, annulled, voluntarily surrendered, or automatically terminated.				
THIS PERMIT WILL AUTOMATICALLY TERMINATE THIRTY DAYS AFTER ANY CHANGE IN PRO BUSINESS, unless an application for a new basic permit is made by the transferee or permittee within a new basic permit is timely filed, the outstanding basic permit will continue in effect until the application Alcohol and Tobacco Tax and Trade Bureau.	the thirty day period. If an application for			
THIS PERMIT IS NOT TRANSFERABLE. ANY CHANGE IN THE TRADE NAME, CORPORATE NAI BUSINESS COVERED BY THIS PERMIT, OR ANY CHANGE IN STOCK OWNERSHIP (MORE THA NATIONAL REVENUE CENTER OR PUERTO RICO FIELD OFFICE WITHOUT DELAY.				
THIS IS AN ORIGINAL PERMIT	X AMENDED PERMIT			
REASON FOR AMENDMENT	DATE OF AMENDMENT			
See Attached 05/16/2023				
SIGNATURE AND TITLE OF AUTHORIZED TTB OFFICIAL	Specialist			
Hum Rafee	Opecialist			
TTB F 5170.2 (1/2005)				

AUTHORIZED TRADE NAMES

*Used for Contract Bottling or Packaging/Branding Purposes

PERMIT NUMBER: NE-W-21024

REGISTRY NUMBER: BWN-NE-21008

TYPE

TRADE NAME

REASON FOR AMENDMENT

Add or Remove Non-Contiguous Premises Change in Doing Business As/Operating Name

Resound on The TTB has

allowed us to add Second

Location as "non-Lantiquous

Premise" I have Included

documentation stating Such

If guestions arise from

TTB Basic Permit

GN Making Life Sound Better

Smart Hearing?

Industry Member Information

Report Date: 12/11/2023 5:49:29PM

Original Application 04/17/2023

Submitted Date

Original Application Tracking Number

2023-WINE-00414-A

Application Type

Amended Application for Winery

Application Status

Approved

EIN

92-1285922

Company Name

Papa Moon Vineyards & Winery, LLC

Premises Address

230975 COUNTRY ROAD J

SCOTTSBLUFF, SCOTTSBLUFF NE 69361

Premise Contact Name

Premise Phone Number

Application Contact

Full Name

Ryan E Massey

Business Name

Address/City/State/Zip

230977 Cr J

Scottsbluff NE 69361

Phone/Fax

308-631-8380/--

Email

Ryan@papamoonvineyards.com

Mailing Address

Full Name

Business Name

Address/City/State/Zip

Phone/Fax

Email

APPLICATION TYPE

Bonded Winery - Full Operations

CHECKED

CHECKED

DBA/OPERATING NAME

Doing Business As / Operating Name

Papa Moon Ciders

By checking this box I certify that the Doing Business As / Operating Name listed above has been registered

with my county or state, if applicable

DECLARE AND ACKNOWLEDGE

** SENSITIVE BUT UNCLASSIFIED ** FOR OFFICIAL USE ONLY

Report Date: 12/11/2023 5:49:29PM

I declare under penalties of periury under the laws of the United States of America, that I have examined this application, including accompanying statements. and to the best of my knowledge and belief, it is true, correct, and complete.

CHECKED

04/17/2023 **Declaration Date**

ENTITY INFORMATION

Business Name Papa Moon Vineyards & Winery, LLC

EIN 92-1285922

OWNER BACKGROUND INFORMATION

Has any shareholder with more than 10% voting stock, sole owner, general partner, LLC member/manager, or corporate officer or director voting stock ever been denied a permit, license, or other authorization to engage in any business to manufacture, distribute, import, sell, or use alcohol products (beverage or non-beverage) by any government agency (federal, state, local, or foreign) or had such a permit, license, or other authorization revoked, suspended, or otherwise terminated?

Has any any shareholder with more than 10% voting stock, sole owner, general partner, LLC member/manager, or corporate officer or director ever been arrested for, charged with, or convicted of any crime under federal, state, or foreign laws other than traffic violations or convictions that are not felonies under federal or state law?

No

No

PERMIT AND REGISTRATION INFO

Registry Number BWN-NE-21008

REASON FOR THE AMENDMENT

Are you adding or removing a non-contiguous

premises?

Are you changing your Doing Business As/Operating

Name?

CHECKED

CHECKED

WINERY INFORMATION

Describe your proposed operation and/or production process

List the types of products you plan to produce/store,

including alcohol content

Grape wines still and carbonated with alcohol content rangin

To make still and carbonated wines from fruit.

from 6%-16% Apple wines Still and carbonated (Ciders) made with alcohol

content ranging from 5%-10%

Honey Wine still and carbonated with alcohol content rangin from 6%-18%

Total number of gallons you anticipate

producing/storing each year

5000

I certify that I AM NOT required to provide a bond

CHECKED

** SENSITIVE BUT UNCLASSIFIED ** FOR OFFICIAL USE ONLY

Report Date: 12/11/2023 5:49:29PM

Describe the entire tract of land by using directions and distances in feet and inches

Describe each wine premises building: provide size (using distances and directions), construction, use of building, and location of doors and windows

A part of the East Half of the Northeast Quarter (El/2NE1/4)c Section 18, Township 22 North, Range 54 West of the 6th PrincipleMeridian, Scotts Bluff County, Nebraska

The wine premises consist of 1 building located approximately 500' south of County Road J and can be accessed via the private drive. The building is single level ar constructed of wood with a poured concrete floor. The building is 34.25' x 42.3'. It was a farm outbuilding that has been converted into a production facility. The structure has ϵ 2 doors and patio on the south side and two windows, and a door on the east side. Overhead door on the north west side as well as a glass overhead door on the south west side. Th structure is used for production, tasting, bottling, and storage of equipment and inventory.

There is also a storage building located 100 feet East of the tasting and production facility. This building is steel construction 26' x 26' with a door and window on the east side of the building on the northern end.

Locking doors at every access point. Security cameras throughout the inside and outside of the building with remote data storage. Clearly posted signage for access points for public and private areas.

No

Describe where and how any taxpaid wine will be

Taxpaid wine, if applicable, will be boxed, labeled as such, and stored in a designated compartment under the counter of the tasting room, while untaxpaid wine will be boxed, labeled as such, and stored on designated shelving in the production area, which occupies the west half of the building

No

Describe any part of your process that will include the addition of spirits

Describe the wine premises security

Is your winery in a residential building?

stored and identified

Will you be alternating?

none

N/A

Describe any other operations that will take place on the premises and what type of equipment will be used

If you are producing a volatile fruit-flavor concentrate provide a step by step description of your process.

none

If you are applying as a bonded wine cellar or taxpaid wine bottling house, may TTB identify you as such to the general public upon request?

Not Applicable

NON-CONTIGUOUS LOCATIONS

Non-contiguous Location Address

3109 Ave B Scottsbluff, Nebraska 69361

** SENSITIVE BUT UNCLASSIFIED ** FOR OFFICIAL USE ONLY

Report Date: 12/11/2023 5:49:29PM

Description of Non-contiguous Location

This location consists of a wood built, steel sided building roughly 100 feet long by 50 feet wide with an attached steel framed 90x100 building with another 100x100 greenhouse. The main entrance is on the west side of the building, it is a double glass door with windows facing the west. Another entrance for the building is located on the northwest, south west, and east of the building. There are garage doors located on the north east and south east sides of the buildings.. Windows also line the buildings on the north side.

Wine production will take place in the south east corner of the steel built building. The wine production area will be blocked off from the retail area and is approximately 54 x 64.

3.2 Driving distance from the primary premises (in miles)

Description of proposed Operation(s) This location will serve as additional production space as well a

retail for the public.

REQUIRED DOCUMENT CHECKLIST

Document Type Lease Agreement or Proof of Property Ownership

Method of Submission Uploaded **Document Received** undefined

Document Type Diagram

Method of Submission Uploaded

Document Received undefined

^{**} SENSITIVE BUT UNCLASSIFIED ** FOR OFFICIAL USE ONLY

Western Surety Company

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS:

That WESTERN SURETY COMPANY, a corporation organized and existing under the laws of the State of South Dakota, and authorized and licensed to do business in the States of Alabama, Alaska, Arizona, Arkansas, California, Colorado, Connecticut, Delaware, District of Columbia, Florida, Georgia, Hawaii, Idaho, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Ohio, Oklahoma, Oregon, Pennsylvania, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington, West Virginia, Wisconsin, Wyoming, and the United States of America, does hereby make, constitute and appoint

	Larry Kasten	of	Sioux Falls ,
State of	South Dakota	, its regularly elected	<u> Vice President</u> ,
as Attorney-in-F	act, with full power and authori	ty hereby conferred upon him	to sign, execute, acknowledge and deliver for and on
	rety and as its act and deed, the		
One Farm	Winery		
bond with bond	number <u>66911338</u>		
for Papa Moon	n Vineyards and Winery l	LLC	
as Principal in th	ne penalty amount not to exceed	i: \$ 1,000.00	
			any of Section 7 of the by laws of Western Surety Company
	now in force, to-wit:	ne following is a true and exact of	opy of Section 7 of the by-laws of Western Surety Company
Section 7. A	All bonds, policies, undertakings, P	owers of Attorney, or other oblig	ations of the corporation shall be executed in the corporate
name of the Com	pany by the President, Secretary,	any Assistant Secretary, Treasur	er, or any Vice President, or by such other officers as the
Board of Director	rs may authorize. The President,	any Vice President, Secretary,	any Assistant Secretary, or the Treasurer may appoint rtakings in the name of the Company. The corporate seal is
not necessary for	the validity of any bonds, policies	undertakings. Powers of Attorney	or other obligations of the corporation. The signature of any
	he corporate seal may be printed by		
TI: D	-	I simulations and applied by a digital	al or otherwise electronic formatted corporate goal under and
Inis Power of	or Attorney may be signed by digital f the following Resolution adopted t	i signature and sealed by a digital by the Board of Directors of the C	al or otherwise electronic-formatted corporate seal under and ompany by unanimous written consent dated the 27th day of
April. 2022:			
"RESOLVED): That it is in the best interest of	the Company to periodically rat	ify and confirm any corporate documents signed by digital
		a digital or otherwise electronic-t	ormatted corporate seal, each to be considered the act and
deed of the 0	•		
In Witness	Whereof, the said WESTER	N SURETY COMPANY has	caused these presents to be executed by its
	e President with	the corporate seal affixed this	s <u>8th</u> day of <u>January</u> ,
2024		A STATE OF THE STA	•
ATTEST	^	NOW THE THE NEW YORK	WESTERN SURETY COMPANY
C	$\mathcal{V} \cap \mathcal{V}$		· () / / -
	Assunder	By.	Jany Lablum
	L. Bauder, Assist	ant Secretary	Larry Kasten, Vice President
	<u>,</u>	4	· USD · USD · Mange
STATE OF SOL	JTH DAKOTA (75 (20) 75 (20) 75 (20)
COUNTY OF M	IINNEHAHA SS		,
COUNTY OF M	IIINNEHAIA J	A District	
o	8th day of Ja	2024	, before me, a Notary Public, personally appeared
Larry Kas		and L. B	
who, being by n	ne duly sworn, acknowledged th	at they signed the above Pow	ver of Attorney as Vice President
		aid WESTERN SURETY CO	MPANY, and acknowledged said instrument to be the
voluntary act ar	nd deed of said Corporation.		
	AMARAMANA A		
4	G. GREEN		
E CEAL P	NOTARY PUBLIC SEAL SEAL		(X) THUE
\$ (%%) s	OUTH DAKOTA GOG 3 MY C		Notary Public
To validate b	ond authenticity, go to <u>ww</u>	<u>w.cnasurety.com</u> > Owne	r/Obligee Services > Validate Bond Coverage.

Form F9701

Executed In Triplicate

Effective Date: January 8th, 2024

ALCOHOLIC LIQUOR TAX BOND

NEBRASKA LIQUOR CONTROL COMMISSION 601 CENTENNIAL MALL SOUTH PO BOX 95046 LINCOLN, NE 68509-5046 PHONE: (402) 471-2571 FAX: (402) 471-2814 Website: www.lcc.nebraska.gov	
KNOW ALL MEN BY THESE PRESENTS:	
That we, Papa Moon Vineyards and Winery LLC	
of the County of	Scotts Bluff . State of
Nebraska as Principal of WESTERN SURETY COMPAN	Y , and duly licensed to transact the business
of surety insurance in the State of Nebraska, as Surety, are h	
he City (Village) of Scottsbluff	in Scotts Bluff
County, Nebraska, and the Nebraska Liquor Control Commis	sion and each of them jointly or severally, in the penal
sum of One Thousand and 00/100	
for the payment of which, we bind ourselves, our heirs, exec	utors, administrators, successors and assigns, jointly,
severally and firmly by these presents.	
The condition of this obligation is such that,	
WHEREAS, the said Papa Moon Vineyards and Winery LLC	has made
application under the Nebraska Liquor Control Commission A	
Class L-Craft Brewery Class W-Wholesale	Beer Class V-Manufacturer (beer, wine, spirits)
X Class Y-Farm Winery Class X-Wholesale	Liquor Class Z-Micro Distillery

NOW, THEREFORE, upon application for such license and continuing after the issuance of the same to the said principal above named, if the said principal hereinabove named shall faithfully perform all the terms and conditions of said license(s), and shall promptly account for and pay to the proper authorities all lawful taxes, fees, assessments that have accrued during the term of said license or licenses, and all fines, penalties and costs which shall become due from or shall be levied, charges or adjudged against said principal on account of defaults occurring during the entire effective period of this bond, under the provisions of said Act by said Commission, or any court or other lawful authority; and shall truly and faithfully comply as such licensee with all of the provisions of said Act of the Legislature and all future Nebraska Liquor Control laws which may be enacted during the term of such license or licenses, and shall truly and faithfully comply with all lawful rules and regulations of said Commission, and said City (Village) during the term of said license or licenses, then this obligation shall be null and void.

OTHERWISE, to be and remain in full force and effect;

This Bond shall run concurrently with the term of said license or licenses granted to the principal, and shall remain in full force and effect for any renewal thereof, provided, however, that the penalty of the Bond may not be cumulative from year to year, and the total aggregate liability of the surety shall not exceed \$ 1,000.00 regardless of the number of claims made under this Bond and the number of years this Bond remain in effect.

The surety may cancel this Bond by providing 60 days prior written notice of such cancellation to the Nebraska Liquor Control Commission, but the surety providing such notice shall not be discharged from any liability already accrued under this Bond or which shall accrue under this Bond before expiration of said 60 day period. Upon cancellation of this Bond, the surety shall be relieved of liability accruing after the effective date of cancellation, and the rights of the principal under such license, as is supported by said Bond, shall be cancelled and terminated on the date specified, unless the principal provides a sufficient replacement Bond.

> Page 1 of 2 REV 6/23/16 FORM 115

This Bond shall be effective during all proceedings involving the application for license under the Nebraska Liquor Control Act for Alcoholic Liquor and/or Beer license and upon issuance of said license this Bond shall continue until cancelled as set forth hereinabove.

This Bond has been given Bond number 66911338

PRINCIPAL

IN TESTIMONY, WHEREOF, said PRINCIPAL has hereunto subscribed his or their names or has caused this instrument to be signed by its duly authorized officer this date:

A.D.

A.D.

PRINT NAME HERE

HUCCOM MUSHChey
WITNESS SIGNATURE

MOILY M MCGhehey

SURETY COMPANY

IN TESTIMONY, WHEREOF, said SURETY has caused this instrument to be signed by its duly authorized office and its corporate seal to be hereunto affixed this date:

January, 2024

____ A.D. ___2024

SIGNATURE or Attorney in Fact FOR Surety Company

Larry Kasten, Vice President

PRINT NAME HERE

WESTERN SURETY COMPANY

SURETY COMPANY NAME

P. O. Box 5077, Sioux Falls, SURETY COMPANY MAILING ADDRESS:

800-331-6053

SURETY COMPANY AREA CODE AND PHONE NUMBER

(308) 635-2023

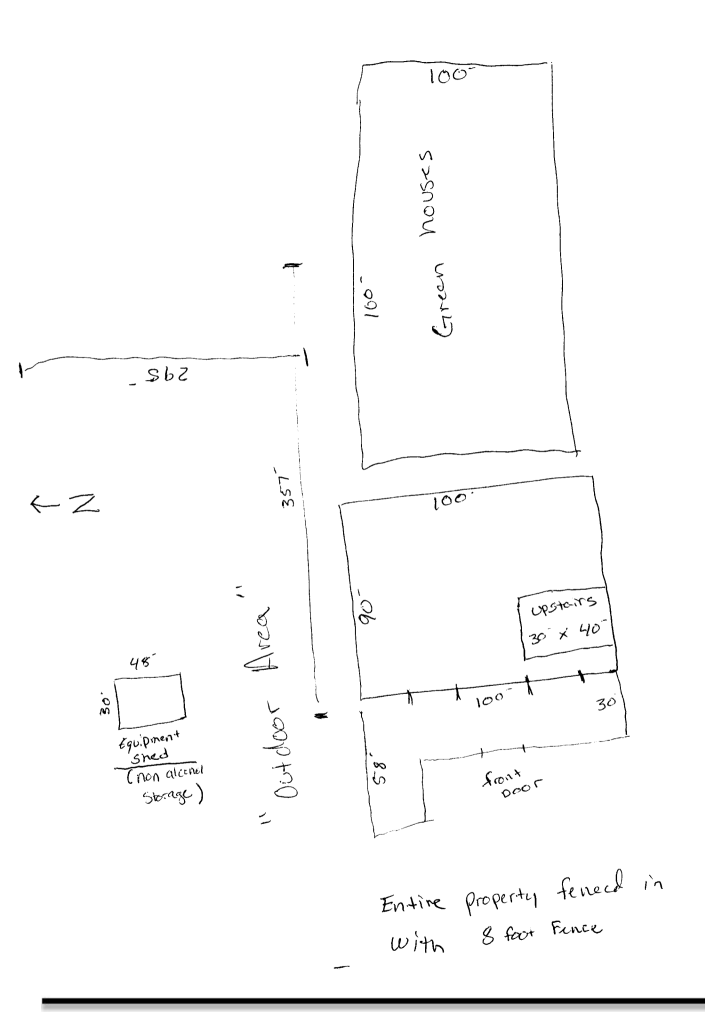
INSURANCE PRODUCER'S AREA CODE AND PHONE AS IMBER

NOTICE

Bond will not be accepted unless properly signed by applicant, whose signature shall be witnessed. It is also necessary that all Bonds be signed by an official or agent of the Bonding Company who holds and unexpired power-of-attorney from the Bonding Company and unexpired Nebraska liquor license as insurance producer for said company. An additional requirement is attachment of the seal of the Bonding Company and, if applicant is a corporation, their seal should also be attached.

Page 2 of 2 REV 6/23/16 FORM 115

PREMISES HEROUGHATION ?
Trade Name (doing business as) Popa Moon Ciders
Street Address 3109 AVE B +4350
City Scottsbluff County Scottsbluff 2 zip Code 69361
Premises Telephone number 970 · 781 - 7551
Business e-mail address Py Info & popamoon vineyords. com
Is this location inside the city/village corporate limits YES NO
MAILING ADDRESS (where you want to receive mail from the Commission) Check if same as premises
Name Popa Moon Ciders Street Address 3109 Ave B +4350
Street Address 3109 Ave B + 4350
City Scottsbluff State Nebraska Zip Code 69361
IN THE SPACE PROVIDED BELOW DRAW OR ATTACH A DIAGRAM OF THE AREA TO BE LICENSED DO NOT SEND BLUEPRINTS, ARCHITECH OR CONSTRUCTION DRAWINGS PROVIDE LENGTH X WIDTH IN FEET (NOT SQUARE FOOTAGE) INDICATE THE DIRECTION OF NORTH
Building length 220 x width 100 in feet
Is there a basement? Yes No If yes, length x width in feet
Is there an outdoor area? Yes X No If yes, length 295 x width 357 in feet *If including an outdoor area permanent fencing is required. Please contact the local governing body for other requirements regarding fencing
Number of floors of the building 2 Second 4100 F apx 30 x 40
PROVIDE DIAGRAM OF AREA TO BE LICENSED BELOW OR ATTACH SEPARATE SHEET



1. READ CAREFULLY Has anyone who is a party to this Charge means any charge allegin ordinance or resolution. List the or plea. Also list any charges per individual's name. Include traffic violations. Communication this application. YES NO If yes, please explain below of	s application, or the ng a felony, misden nature of the charg ending at the time or nission must be not	eir spouse, <u>EVER</u> be neanor, violation of ge, where the charge of this application.	f a federal or state law; a vious e occurred and the year and all more than one party, plear	cuilty to any charge. colation of a local law, Il month of the conviction ase list charges by each
Name of Applicant	Date of Conviction (mm/yyyy)	Where Convicted (city & state)	Description of Charge	Disposition
2. Was this premise licensed as	_NO		st two (2) years?	
If yes, provide business 3. Are you buying the business			9?	
YES YES If yes, give name of but	_NO siness and liquor lic	cense number		
4. Are you filing a temporary of YESYES		OP) to operate during	ng the application process?	
	erating permit (TO) y of the business pu of the furniture, fix	archase agreement	nt	

If yes, list the lender(s) Plate Valley 6. Will any person or entity, other than applicant, be entitled to a share of the profits of this business? YES NO If yes, explain. (all involved persons must be disclosed on application) No silent partners 019.01E Silent Partners; Profit Sharing: No licensee or partner, principal, agent or employee of any Retail Liquor License shall permit any other person not licensed or included as a partner, principal, or stockholder of any Retail Liquor License to participate in the sharing of profits or liabilities arising from any Retail Liquor License. (53-1,100)
6. Will any person or entity, other than applicant, be entitled to a share of the profits of this business? YESNO If yes, explain. (all involved persons must be disclosed on application) No silent partners 019.01E Silent Partners; Profit Sharing: No licensee or partner, principal, agent or employee of any Retail Liquor License shall permit any other person not licensed or included as a partner, principal, or stockholder of any Retail Liquor License to participate in the sharing of profits or liabilities arising from any Retail Liquor License. (53-1,100)
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If yes, explain. (all involved persons must be disclosed on application) No silent partners 019.01E Silent Partners; Profit Sharing: No licensee or partner, principal, agent or employee of any Retail Liquor License shall permit any other person not licensed or included as a partner, principal, or stockholder of any Retail Liquor License to participate in the sharing of profits or liabilities arising from any Retail Liquor License. (53-1,100)
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Liquor License shall permit any other person not licensed or included as a partner, principal, or stockholder of any Retail Liquor License to participate in the sharing of profits or liabilities arising from any Retail Liquor License. (53-1,100)
7. Will any of the furniture, fixtures and equipment to be used in this business be owned by others?
YES X_NO
If yes, list such item(s) and the owner.
8. Is premises to be licensed within 150 feet of a church, school, hospital, home for indigent persons or for veterans, their wives, and children; or within 300 feet of a college or university campus?
YESX_NO
If yes, provide name and address of such institution and where it is located in relation to the premises (Nebraska Revised Statute 53-177(1) AND PROVIDE FORM 134 – CHURCH OR FORM 135 – CAMPUS AND LETTER OF SUPPORT FROM CHURCH OR CAMPUS
9. Is anyone listed on this application a law enforcement officer? If yes, list the person, the law enforcement agency involved and the person's exact duties. (Nebraska Revised Statute 53-125(15) YESXNO
10. List the primary bank and/or financial institution (branch if applicable) to be utilized by the business.a) List the individual(s) who are authorized to write checks and/or withdrawals on accounts at this institution.
Platte Valley Bank 1212 Circle Dr. Sch NE 68361 - Ryan, Katlyn
Platte Valley Bank 1212 Creie Dr. Sch, wf 61361 - Ryan, Katlyn, 11. List all past and present liquor licenses held in Nebraska or any other state by any person named in this application. Include license holder name, location of license and license number. Also list reason for termination of any license(s) Trevor previously held.
Corrent - Papa moon vineyords + Winery 230975 CRJ Scottsblut NE 69361 125858, 125526
Surena iga non vilkyrias i winery 250113 CNS

- 12. List the alcohol related training and/or experience (when and where) of the person(s) making application. Those persons required are listed as followed:
 - Individual: Applicant and spouse; spouse is exempt if they filed Form 116 Affidavit of Non-Participation.
 - Partnership: All partners and spouses, spouses are exempt if they filed Form 116 Affidavit of Non-Participation.
 - Limited Liability Company: All member of LLC, Manager and all spouses; spouses are exempt if they filed Form 116 Affidavit of Non-Participation.
 - Corporation: President, Stockholders holding 25% or more of shares, Manager and all spouses; spouses are exempt if they filed Form 116 Affidavit of Non-Participation.

NLCC certified training program completed

Applicant Name	Date (mm/yyyy)	Name of program (attach copy of course completion certificate)
Ryan Massey	6/22	TIPS
,		

Experience

Applicant Name/Job Title	Date of Employment	Name & Location of Business
Ryan Massey owner	2012	Paga moon Scottsblux WE
Trevor Massey Jowner	2012	u ' "
James Massey Jowner	Zoiz	II. II.
0-1. 3 1 3CJ 1000100 1		1

13. If the property for which this license is sought is owned, submit a copy of the deed, or proof of ownership. If leased, submit a copy of the lease covering the entire license year.

Documents must be in name of applicant as owner or lessee

	Lease expiration date
	Deed (Included with attachments) Purchase Agreement
14.	When do you intend to open for business? Feburary 2024
15.	What will be the main nature of business? <u>Production of Ciders / Food Service</u>
16.	What are the anticipated hours of operation? Wednesday to Saturday 11AM - 10PM
17.	List the principal residence(s) for the past 10 years for ALL persons required to sign, including spouses.

RESIDENCES FOR THE PA	ST 10 YI	ears, ai	PELICANT AND SPOUSE MUST COMPI	SETTE	7
APPLICANT CITY & STATE	YI FROM	EAR TO	SPOUSE CITY & STATE	FROM YE	AR TO
Ryan Massey, Scottblurk, NE	1989	presint	Katlyn Massey Scottblof, WE	2010	picsent
Trevor Massey Scottsbluff NE	2011	Present	' '	1	present
tech James Massey	1986	Present	Borbre Sullivan Mation MS	2000	presert
	ļ			_	

If necessary, attach a separate sheet

PERSONAL OATH AND CONSENT OF INVESTIGATION

SIGNATURE PAGE -PLEASE READ CAREFULLY

The undersigned applicant(s) hereby consent(s) to an investigation of his/her background and release present and future records of every kind and description including police records, tax records (State and Federal), and bank or lending institution records, and said applicant(s) and spouse(s) waive(s) any right or causes of action that said applicant(s) or spouse(s) may have against the Nebraska Liquor Control Commission, the Nebraska State Patrol, and any other individual disclosing or releasing said information. Any documents or records for the proposed business or for any partner or stockholder that are needed in furtherance of the application investigation of any other investigation shall be supplied immediately upon demand to the Nebraska Liquor Control Commission or the Nebraska State Patrol. The undersigned understand and acknowledge that any license issued, based on the information submitted in this application, is subject to cancellation if the information contained herein is incomplete, inaccurate or fraudulent.

Individual applicants agree to supervise in person the management and operation of the business and that they will operate the business authorized by the license for themselves and not as an agent for any other person or entity. Corporate applicants agree the approved manager will superintend in person the management and operation of the business. Partnership applicants agree one partner shall superintend the management and operation of the business. All applicants agree to operate the licensed business within all applicable laws, rules, regulations, and ordinances and to cooperate fully with any authorized agent of the Nebraska Liquor Control Commission.

Applicant Notification and Record Challenge: Your fingerprints will be used to check the criminal history records of the FBI. You have the opportunity to complete or challenge the accuracy of the information contained in FBI identification record. The procedures for obtaining a change, correction, or updating an FBI identification record are set forth in Title 28, CFR, 16.34.

Must be signed by applicant(s) and spouse(s) owning more than 25%. (YOU MAY NEED TO PRINT MULITPLE SIGNATURE PAGES)

Katlyn Massey Signature of SHOUSE

Signature of APPLICANT

revor Printed Name of APPLICANT

REV 12/9/2022

APPLICATION FOR CATERING **ENDORSEMENT TO LICENSE** Office Use only NEBRASKA LIQUOR CONTROL COMMISSION 301 CENTENNIAL MALL SOUTH PO BOX 95046 License Date Stamp HERE ONLY K LINCOLN, NE 68509-5046 Class: Do not stamp any of the following pages PHONE: (402) 471-2571 FAX: (402) 471-2814 License website: www.lcc.nebraska.gov Number: Application fee \$100.00 Please pay online at: www.ne.gov/go/NLCCpayport Processing time is approx. 45-60 days from receipt of application by the Nebraska Liquor Control Commission LICENSEE TRADE NAME **PREMISES ADDRESS** 3109 CITY ZIP CODE Scottsblurf **CONTACT PERSON** assey **EMAIL** Office use only PAYMENT TYPE **BARCODE** AMOUNT **RCPT**

FORM 106 REV 12/2022

RECEIVED:

DATE DEPOSITED

Nebraska Secretary of State

PAPA MOON VINEYARDS & WINERY, LLC

Thu Feb 8 08:32:05 2024

SOS Account Number 2212219464 Status Active

Principal Office Address

230975 CR J SCOTTSBLUFF, NE 69361 USA

Registered Agent and Office Address

RYAN E MASSEY
230975 COUNTY ROAD J
SCOTTSBLUFF, NE 69361
Designated Office Address
230975 COUNTY ROAD J
SCOTTSBLUFF, NE 69361

Nature of Business

Not Available

Entity Type

Domestic LLC Qualifying State: NE

Date Filed Dec 06 2022

Next Report Due Date

Jan 01 2025

Associated Entities

Account Number	Name	Туре	Status
2303106489	PAPA MOON BREWING	Trade Name	Inactive
2301037285	PAPA MOON CIDERS	Trade Name	Active
10203398	PAPA MOON VINEYARDS & WINERY	Trade Name	Active

Filed Documents

Filed documents for PAPA MOON VINEYARDS & WINERY, LLC may be available for purchase and downloading by selecting the Purchase Now button. Your Nebraska.gov account will be charged the indicated amount for each item you view. If no Purchase Now button appears, please contact Secretary of State's office to request document(s).

Document	Date Filed	Price	
Certificate of Organization	Dec 06 2022	\$0.45 = 1 page(s) @ \$0.45 per page	Purchase Now

https://www.nebraska.gov/sos/ccorp/corpsearch.cgi?acct-number=2212219464

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Document	Date Filed	Price	
Proof of Publication	Jan 15 2023	\$0.45 = 1 page(s) @ \$0.45 per page	Purchase Now
Biennial Report	Jan 17 2023	\$0.45 = 1 page(s) @ \$0.45 per page	Purchase Now

Good Standing Documents

 If you need your Certificate of Good Standing Apostilled or Authenticated for use in another country, you must contact the Nebraska Secretary of State's office directly for information and instructions. Documents obtained from this site cannot be Apostilled or Authenticated.

Online Certificate of Good Standing with Electronic Validation \$6.50

This certificate is available for immediate viewing/printing from your desktop. A Verification ID is provided on the certificate to validate authenticity online at the Secretary of State's website.

Purchase Now

Certificate of Good Standing - USPS Mail Delivery

\$10.00

This is a paper certificate mailed to you from the Secretary of State's office within 2-3 business days.

Continue to Order

↑ Back to Top

NEBRASKA LIQUOR CONTROL COMMISSION 301 CENTENNIAL MALL SOUTH PO BOX 95046 LINCOLN, NE 68509-5046 PHONE: (402) 471-2571 FAX: (402) 471-2814 EMAIL: lcc.frontdesk@nebraska.gov WEBSITE: www.lcc.nebraska.gov

INSTRUCTIONS

- 1. All members and spouses must be listed
- 2. Managing/Contact member and all members holding over 25 % shares of stock and their spouse (if applicable) must sign the signature page of the application
- 3. Managing/Contact member and all members holding over 25% interest and their spouses must submit fingerprints. See Form 147 for further information
- 4. Attach copy of Articles of Organization

Papa Moon Vineyords + Winery LLC
Name of Registered Agent: Ryan Massey County Road
LLC Address: 230975 CR, J Sco
City: Scottsbluff State: NE Zip Code: 109361
LLC Phone Number: 308 631 8380 LLC Fax Number NA
Name and information of contact member must be listed on following page
Last Name: Massey First Name: Ryan MI: E
Home Address: Z30977 CR 5 City: Scotts bluff
State: Nebraska Zip Code: 69361 Home Phone Number: 308 631 8380
Reverse of Warraging Contact Mambar
Signature of Managing/Contact Member

FORM 102 REV 12/8/2022 Page 1

Last Name: Massey	First Name:KYQ	MI:
Social Security Number:		,
Spouse Full Name (indicate N/A if single):	Hlyn Massey	
Spouse Social Security Number:	,	
Percentage of member ownership 33.3	``	, .
Last Name: Massey	First Name: Trevo	MI:
Social Security Number:		
Spouse Full Name (indicate N/A if single):	eah K. Masse	- - <u> </u>
Spouse Social Security Number:		
Percentage of member ownership 33.33		
Last Name: Mass	First Name: Jame	MI:
Social Security Number:		
Spouse Full Name (indicate N/A if single): <u>Bo</u>	rbara Davey	Sullivan
Spouse Social Security Number:		
Percentage of member ownership 33.33	8	
Last Name:	First Name:	MI:
Social Security Number:	Date of Birth:	
Spouse Full Name (indicate N/A if single):		
Spouse Social Security Number:	Date of Birth:	
Percentage of member ownership		

FORM 102 REV 12/8/2022 Page 2

Is the applying Lithic	sdelindpillery (semmenty) (skripes)	TREE Endtis		
□YES	ANO			
If yes, Form 185 is re	equired			
indicate the company	Seza Processin Bas TRM (Exa	mple Palmary The	ofi ely liketh	ner)
Starting Date:	1 23	Ending Date:	12/31	23
is this anyone solid (Opposition?			
□YES	No			
If ves. provide the Fe	ederal ID #.			

FORM 102 REV 12/8/2022 Page 4

NE Sec of State - Robert B. Evnen Filing Document #: 9000802725 Pages: 1

Corporation Name: PAPA MOON VINEYARDS & WINERY, LLC

Filing Date and Time: 12/06/2022 01:37 PM

CERTIFICATE OF ORGANIZATION OF PAPA MOON VINEYARDS & WINERY, LLC

I. NAME

The name of this limited liability company is: PAPA MOON VINEYARDS & WINERY, LLC

II. INITIAL DESIGNATED OFFICE AND AGENT FOR SERVICE

The address of the limited liability company's initial designated office in the state of Nebraska is: 230975 County Road J, Scottsbluff, Nebraska 69361.

The name and address of its initial agent for service of process in the state of Nebraska is: Ryan E. Massey, 230975 County Road J, Scottsbluff, NE 69361.

III. PURPOSE

The purpose for which the limited liability company is organized is the transaction of any and all lawful business for which limited liability companies may be formed under the Nebraska Uniform Limited Liability Company Act.

DATED this <u>As</u> day of <u>November</u>, 2022.

RYAN E. MASSEY, Organizing Member

TREVOR J. MASSEY, Organizing Member

JAMES D. MASSEY, JR. LIVING TRUST, by JAMES D. MASSEY, JR., Trustee, Organizing

Member

OPERATING AGREEMENT

OF

PAPA MOON VINEYARDS & WINERY, LLC

I. MANAGEMENT

- 1.1 <u>Members.</u> Management of the company shall be vested in each member in proportion to such member's contribution to the capital of the company, as adjusted from time to time to properly reflect any additional contribution or withdrawal by another member.
- 1.2 Ownership. Ryan E. Massey owns 33.33% interest in the LLC, Trevor J. Massey owns 33.33% interest in the LLC, and James D. Massey, Jr. owns 33.34% interest in the LLC, as joint tenants with right of survivorship.
- 1.3 <u>Contracting Authority.</u> The company shall not enter into any contracts, agreements, documents, instruments, notes, deeds, mortgages, deeds of trust, or other documents of conveyance or indebtedness, nor incur any indebtedness, except with the approval of all members holding at least a majority in interest of the company. No member shall take any action on behalf of the company or otherwise bind the company except with the approval of members holding at least a majority in interest of the company.
- 1.4 <u>Statement of Authority.</u> The Manager may deliver to the Nebraska Secretary of State for filing a statement of authority pursuant to Neb. Rev. Stat., §21-127. The statement may provide with respect to any Member or Manager, the authority or limitations on the authority to do any of the following:
 - (a) Execute an instrument transferring real property held in the name of the company; and
 - (b) Enter into other transactions on behalf of, or otherwise act for or bind, the company.
- 1.5 <u>Duties of Members</u>. No member shall be expected to devote full time and attention to the affairs of the company, but shall devote the amounts of time and attention reasonable and appropriate in the member's good faith judgment under the circumstances then prevailing.
- 1.6 Officers of the Company. The officers of the Company shall be a President and Secretary/Treasurer, and shall be elected annually by the members. The officers shall report and be accountable to the Members of the Company. The duties and responsibilities of the officers are as follows:

<u>President</u>: The President shall be the principal officer of the Company and shall carry out the direct operations of the Company under the direction of the Members. The President

shall preside at all meetings of the Company members. The President shall have such other duties and responsibilities as may be prescribed by the Members from time to time.

<u>Secretary</u>: The Secretary of the Company shall:

- (a) Keep the minutes of the meetings of the members.
- (b) See that all notices are given in accordance with the provisions of this agreement;
- (c) Be custodian of the Company records
- (d) Keep a record of the names and addresses of the members
- (e) In general, perform all the duties of the Secretary and such other duties as may from time to time be assigned by the Members.

<u>Treasurer:</u> The Treasurer of the Company shall:

- (a) In general, have charge and custody and be responsible for all funds, securities, and property of the Company.
- (b) Receive and give receipt for monies due and payable to the Company from any source whatsoever and deposit all such monies in such banks or other depositories as shall be selected by the Members.
- (c) In general, perform all the duties of the Treasurer and such other duties as may from time to time be assigned by the Members.

II. CONTRIBUTIONS TO CAPITAL

- 2.1 <u>Initial Contributions</u>. Each member agrees to make the initial contribution to the capital of the company described on "Exhibit A" attached to this agreement on the date hereof. No member may make any additional, voluntary contributions to the capital of the company except with the prior written consent of a majority in interest of the members of the company.
- 2.2 <u>Additional Contributions.</u> No member shall be required to make any additional contributions to the capital of the company, except to the extent expressly set forth in this agreement or in the certificate of organization. Any requirement to contribute additional funds to the capital of the company shall be imposed upon the members pro rata based upon their respective percentage interests, except to the extent that all members agree to the contrary.

III. MAINTENANCE OF CAPITAL ACCOUNTS

- 3.1 <u>Maintenance Provisions.</u> A capital account shall be maintained on the books and records of the company with respect to each member.
 - (a) To each member's capital account there shall be credited:
 - (i) the cash and the fair market value (as reasonably agreed by the members in good faith) of any property other than cash contributed by the members to the capital of the company;
 - (ii) The member's allocable share of profits, and any items of income or gain which are specially allocated to the member; and

- (iii) The amount of any company liabilities assumed by the member or which are secured by any property of the company distributed to the members.
- (b) To each member's capital account there shall be debited;
 - (i) The amount of cash and the fair market value of any property (as reasonably agreed by the members in good faith) of the company distributed to the member;
 - (ii) The member's allocable share of losses and any items of expense or loss which are reasonably allocated to the member; and
 - (iii) The amount of any liabilities of the member assumed by the company or which are secured by any property contributed by the member to the company.
- 3.2 <u>Transfer of Capital Accounts</u>. If all or a portion of an interest in the company is transferred in accordance with the terms of this Operating Agreement, the transferee shall succeed to that portion of the capital account of the transferor which is allocable to the transferred interest.
- 3.3 <u>Capital Contributions</u>. For purposes of this agreement, "capital contribution" means, with respect to any member, the amount of money and the fair market value of any property (as reasonably agreed by the members in good faith) contributed to the company with respect to the interest held by that member.

IV. ALLOCATIONS OF PROFITS AND LOSSES

4.1 <u>Allocations</u>. The company's profits or losses for any fiscal year shall be allocated among the members in accordance with their respective cumulative capital contributions, adjusted to reflect any withdrawals of capital by any members. The percentage of the capital, profits, and losses of the company allocable to a member, determined in the manner set forth in this Section 4.1, shall be referred to herein as such member's "percentage interest" in the company.

4.2 Other Allocation Rules.

- (a) To determine the profits, losses, or any other items allocable to any period, profits, losses, and any such other items shall be determined on a daily, monthly, or other basis, as determined by the members, using any permissible method under Internal Revenue Code Section 706 and the Regulations thereunder.
- (b) The members are aware of the income tax consequences of the allocations made by this Section 4 and herby agree to be bound by the provisions of this Section 4 in reporting their shares of company income and loss for income tax purposes.

V. NON-LIQUIDATING DISTRIBUTIONS

5.1 <u>Discretionary Distributions</u>. To the extent that the company's assets exceed its liabilities (other than liabilities to members on account of their capital contributions) the company, with the approval of a majority in interest of the members, may make non-liquidating distributions

of cash or other property to members from time to time on a pro rata basis in accordance with the member's respective percentage interests.

VI. DISSOLUTION AND WINDING UP

- 6.1 <u>Liquidating Events.</u> The company shall dissolve and commence winding up and liquidating upon the first to occur of any of the following (each a "liquidating event"):
 - (a) The written agreement of all members to dissolve, wind up, and liquidate the company; or
 - (b) The death, retirement, withdrawal, resignation, expulsion, bankruptcy, or dissolution of any member in the company, unless the business of the company is continued by written consent of at least a majority in interest of the remaining member.

The members hereby agree that, notwithstanding any provision of the Nebraska Uniform Limited Liability Company Act, (the "Act"), the company shall not dissolve prior to the occurrence of a liquidating event. If a court of competent jurisdiction determines that the company has dissolved prior to the occurrence of a liquidating event, the members hereby agree to continue the business of the company without a winding up or liquidation until the occurrence of a liquidating event.

6.2 <u>Winding Up.</u> Upon the occurrence of a liquidating event, the company shall continue solely for the purposes of winding up its affairs in an orderly manner, liquidating its asset, and satisfying the claims of its creditors and members. No member shall take any action that is inconsistent with or not necessary to or appropriate for, the winding up the company's business and affairs. To the extent not inconsistent with the foregoing, all covenants and obligations in this agreement shall continue in full force and effect until such time as the assets of the company have been distributed pursuant to this section and the company has terminated. The members shall be responsible for overseeing the winding up and liquidation of the company, shall take full account of the company's liabilities and assets, shall cause the assets to be liquidated as promptly as is consistent with obtaining the fair market value thereof, and shall cause the proceeds from the liquidation, to the extent they are sufficient, to be applied and distributed in the manner required by the Act.

VII. TRANSFERABILITY OF INTERESTS

7.1 <u>General.</u> The Members do not want any Membership Units to be made generally available to persons other than current Members. Except as otherwise permitted herein, the Members agree that no Member will encumber, transfer, or permit to be encumbered or transferred all or any portion of a Membership Unit, including the economic transferable interest of the Member, whether now or hereafter acquired, except in accordance with the terms of this Agreement or with the prior written unanimous consent of the Members (other than the Offering Member). The Company books shall not reflect any attempted encumbrance or transfer of any Membership Units not in accordance with the terms of this Agreement.

- 7.2 <u>Encumbrances.</u> Notwithstanding any other restriction in this Agreement, Members may not encumber, or permit to be encumbered, all or any portion of a Member's Membership Units as security or collateral for loans acquired, assumed or contracted for by the Company, without the prior written unanimous consent of the Members (other than the encumbering Member).
- 7.3 Transfer by Gift or Bequest. Any member may transfer by gift or bequest all or any portion of his or her interest in the company to a spouse and/or child(ren) of the transferring member, or to a trust established for the benefit of such spouse and/or child(ren), or to an existing member of the company upon written notice to the company, of such gift or bequest. This is subject to a right of first refusal by the other members to purchase or the LLC to buy back that interest.
- 7.4 Death of Member. In the event that a member dies, and provided the business of the company is continued pursuant to this Operating Agreement, the company or the remaining members may at their option repurchase the deceased member's interest in the company from the deceased member's heirs for an amount equal to the fair market value of the interest on the member's date of death. The fair market value of the member's interest shall be as agreed in good faith by the remaining members and the personal representative(s) of the deceased member's estate; provided that, if no such agreement has been reached within ninety (90) days of the date of death, then the fair market value shall be determined by an independent and duly qualified appraiser mutually agreeable to the remaining members and the estate of the deceased member, which shall bear equally the cost of such appraisal. The fair market value of the deceased member's interest shall be payable by the company to the deceased member's estate within one hundred twenty (120) days of the establishment of such fair market value on the payment terms set forth in Section 7.4 of this agreement.
- Buy/Sell Rights. Except as provided in Section 7.1, 7.2, and 7.3 of this Operating 7.5 Agreement, any member desiring to sell, transfer or assign all or any part of the member's interest to a third party shall communicate such intention in writing to the company and all other members stating the purchase price proposed for the transfer. Within thirty (30) days after receiving this notice, the company may purchase, at its option, all or any part of the interest described in the notice for the purchase price stated in this notice. If the company elects not to purchase all of such interest within such thirty (30) day period, then the other members at that time may purchase, at their option, all or any part of the interest within forty-five (45) days of receiving such notice on the same terms and conditions that were available to the company. If more than one member shall desire to acquire this interest and no agreement is reached regarding the portion of the interest each may acquire, the members shall acquire the interest in proportion to their respective percentage interest. If, after the lapse of forty-five (45) days from the date of the notice, neither the company nor the other members have acquired the entire interest proposed to be transferred, then the selling member may consummate the proposed transfer of the remaining interest at a price and on payment terms no more favorable to the buyer than those available to the company and the members under this Section; provided, however, that if this sale is not consummated within one hundred twenty (120) days after lapse of the other member's option to purchase, no sale shall be permitted without again offering the interest to the company and the members in the foregoing manner.

7.6 <u>Expenses.</u> Except as otherwise expressly provided herein, all expenses of the company incident to the admission of the transferee to the company as a member shall be charged to and paid by the transferring member.

VIII. FISCAL YEAR

8.1 <u>Fiscal Year.</u> The fiscal year of the company shall be from January 1st to December 31st of each year.

IX. ACCOUNTING

9.1 Accounting. The company shall at all times maintain full and accurate books of account, in which shall be entered all the transactions of the company. The books of account shall be kept at the principal office of the company, and shall be open to reasonable inspection and examination by the members and their duly authorized representatives during normal business hours. The company shall deliver to each member within ninety (90) days after the expiration of each company fiscal year a) financial statements of the company for that fiscal year compiled on an income tax basis of accounting by an independent certified public accountant, b) the information about the company for that fiscal year required to be provided to the members for income tax purposes, c) a statement of each member's allocated share of profits or losses for the fiscal year, and d) the balance in each member's capital account as of the end of that fiscal year.

X. SALARIES OF OFFICERS

10.1 <u>Salaries of Officers.</u> The compensation, if any, to be paid to a member in exchange for the member's services to the company shall be fixed by a majority in interest of the members in their discretion from time to time.

XI. INDEMNIFICATION

- 11.1 General Indemnity Provision. With the approval of a majority in interest of the members, the company may indemnify any person who is a party (or is threatened to be made a party) to any action, suit or proceeding (whether civil, criminal, administrative, or investigative), if such person is a party by reason of the fact that he or she is or was a member, employee or agent of the company, or is or was serving at the request of the company as a member, manager, director, officer, employee or agent of another limited liability company, corporation, partnership, joint venture, trust or other enterprise. This person may be indemnified against expenses, including attorney's fees, judgments, fines, and amounts paid in settlement, actually and reasonably incurred by him or her in connection with such action, suit or proceeding.
- 11.2 <u>Insurance.</u> With the approval of a majority in interest of the members, the company may purchase and maintain insurance on behalf of any person who is or was a member, employee or agent of the company or is or was serving at the request of the company as a manager, member, director, officer, employee or agent of another limited liability company, corporation,

partnership, joint venture, trust, or other enterprise, against any liability asserted against the person and incurred in any such capacity or arising out of his or her status as such.

XII. MISCELLANEOUS

- 12.1 <u>Successors</u>. This Operating Agreement and all its terms and provisions shall be binding upon the members and any new members and their respective legal representatives, heirs, successors, and permitted assigns.
- 12.2 Notices. All notices or other communications under this Operating Agreement shall be in writing (unless the Operating Agreement otherwise provides) and shall be considered properly given if delivered by hand or mailed by first class United States Mail, postage prepaid, addressed in care of the respective members at their last-known addresses. Notice may also be delivered by means of a confirmed telecopy, provided the original of the notice is also promptly deposited in the United State Mail, first class, postage prepaid, addressed to the members at their last-known address. Notice of change of address shall be given to the company by hand or first-class United States Mail, after the date of receipt of which notice, the change of address shall be effective. Unless actual receipt of a notice is required by an express provision of this Operating Agreement, any notice shall be deemed to be effective as of the earliest of (a) the date of delivery or confirmed telecopy, or (b) the third business day following the date of deposit with the United States Post Office or in a regularly maintained receptacle for the deposit of United States Mail. Any refusal to accept delivery of any communication shall be considered a successful delivery of that communication.
- 12.3 <u>Applicable Law</u>. This Operating Agreement and the rights and obligations of the members under it shall be construed and interpreted under the laws of the State of Nebraska.
- 12.4 <u>Amendments.</u> Upon the affirmative vote of all the members of the company, amendments to this Operating Agreement may be adopted, and each member shall promptly execute the amendments or other documents as the company deems appropriate to reflect the amendments under the law of the state of Nebraska.
- 12.5 <u>Waiver of Partition</u>. Each of the members of the company irrevocably waives any right to maintain any action for partition with respect to the property of the company.
- 12.6 <u>Company Property</u>. The legal title to any real or personal property or interest in real or personal now or hereafter acquired by the company shall be owned, held or operated in the name of the company, and no member, individually, shall have any ownership interest in such property.
- 12.7 <u>Acceptance of Prior Acts by New Members.</u> Each person, becoming a member, ratifies all action duly taken by the company, under the terms of this Operating Agreement, prior to the date the person becomes a member.
- 12.8 <u>Section Headings</u>. The division of this Operating Agreement into sections, subsections, and exhibits is for convenience of reference only and shall not affect the interpretation or construction of this Operating Agreement.

- 12.9 <u>Severability.</u> In the event that one or more of the provisions contained in this Operating Agreement or any portions thereof are unenforceable or are declared invalid for any reason, this unenforceability or invalidity shall not affect the enforceability or validity of the remaining terms or portions of this Operating Agreement. Each unenforceable or invalid portion of this Operating Agreement shall be severable from the remainder of the Operating Agreement and the remainder of this Operating Agreement shall be interpreted as if the unenforceable or invalid provision or portion had not been included as a part of it.
- 12.10 Agreement for Further Execution. At any time or times, upon the request of any member, the other members agree to sign and swear to any certificate required by the Act, to sign and swear to any amendment to or cancellation of a certificate whenever the amendment or cancellation is required by law or by this Operating Agreement, and to cause the filing of any of the same of record wherever such filing is required by law.
- 12.11 <u>Counterparts</u>. This Operating Agreement may be executed in counterparts, each of which shall constitute an original and all of which, taken together, shall constitute a single agreement.
- 12.12 <u>Time.</u> Time is an essential element to the performance of this Operating Agreement by each member.
- 12.13 <u>Contracts with Related Parties; Competition</u>. Nothing in this Operating Agreement or in law shall prevent or be construed to prevent any of the members, or any person related to any member, from dealing with the company as to any matter whatever, provided the terms of this dealing are fair and reasonable to the company as determined by a majority in interest of the other members.
- 12.14 <u>No Brokers</u>. Each member hereby represents and warrants to the others that no broker, finder, or other person performing similar services is entitled to any commission, fee or other compensation on account of the member's entry into this Operating Agreement, and each member hereby agrees to indemnify the other members harmless from and against any such commissions, fees, or other compensation as may be claimed on account of dealings between the claimant and the indemnifying member.
- 12.15 <u>Copies Reliable and Admissible.</u> This Operating Agreement shall be considered to have been executed by a person if there is a photocopy, facsimile copy, or a photocopy of a facsimile copy of an original or of a counterpart of the Operating Agreement which has been signed by that person. Any photocopy, facsimile, copy, or photocopy of facsimile copy of this Operating Agreement or a counterpart shall be admissible into evidence in any proceeding as though it were an original.

IN WITNESS WHEREOF, this Operating Agreement is executed this 742 day of
December , 2022.
RYAN E. MASSEY, Member
The state of the s
TREVOR J. MASSEY, Member
Munden
JAMES D. MASSEY, JR. LIVING TRUST, by
JAME\$ D. MASSEY, JR., Trustee, Organizing
Member

EXHIBIT A

CAPITAL CONTRIBUTIONS IN THE FOLLOWING AMOUNTS:

Ryan E. Massey	\$ 333.33
Trevor J. Massey	\$ 333.33
James D. Massey, Jr. Living Trust	\$ 333.33

MANAGER APPLICATION FORM 103

NEBRASKA LIQUOR CONTROL COMMISSION 301 CENTENNIAL MALL SOUTH

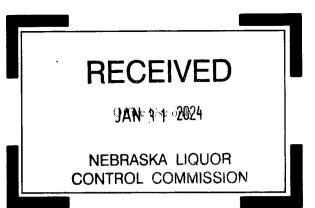
PO BOX 95046

LINCOLN, NE 68509-5046 PHONE: (402) 471-2571 FAX: (402) 471-2814

EMAIL: <u>lcc.frontdesk@nebraska.gov</u> WEBSITE: www.lcc.nebraska.gov

License Class:

License Number:



MANAGER MUST:

- Be at least 21-years of age
- Complete all sections of the application.
- Form must be signed by a member or corporate officer
- Include Form 147 –Fingerprints are required
- Provide a copy of one of the following: US birth certificate, US Passport, naturalization papers OR legal resident documentation
- Be a resident of the state of Nebraska and if an US citizen be a registered voter in the State of Nebraska
- Spouse who <u>will</u> participate in the business, the <u>spouse must meet the same requirements as the manager applicant:</u>

Spouse who will not participate in the business

• Complete the Spousal Affidavit of Non Participation (Form 116). **Be sure to complete both halves of this form.**

Name of Corporation/LLC: Popa Moon	Vineyards + Win	eny lec
Premises Trade Name/DBA: Papa Moor	Ciders	
Premises Street Address: 3109 AVE B		
City: Scottsbluff c	ounty: Scottsbluff	Zip Code: <u>69361</u>
Premises Phone Number: 308	970-281-7551	
Premises Email address: Yane papama	on vineyords.com	
SIGNATURE REQUIRED BY CORPO The individual whose name is listed as a co listed with the Commission.		
	BARCODE	
		FORM 103 REV 12/8/2022 PAGE 1

•				
Last Name: Massey	County	Pmd	First Name: Rycen	MI:
Home Address: 230977	CP.	J	,	
City: Scottsbluff		County	y: Scottsbuff Zip Code	e: 69361
Home Phone Number: 308	631	8380	<u> </u>	
Driver's License Number:_				
Social Security Number:				
Date of Birth:_		Place	of Birth: Scottsblut	FINE
Email address: ryon@ po	pamo	on Ui	nexords.com	·
			•	
YES NO	1			
Spouses Last Name: MUSSe	U		First Name: Katlyn	MI:
Social Security Number:				
Driver's License Number:				
Date of Birth:		Pla	ace of Birth: Colorado	Springs (0
	1	- 10		7
				*
Kyan			Ka+	
CITY & STATE	YEAR FROM	YEAR TO	CITY & STATE	YEAR YEAR FROM TO
Scottsbluff	1989	present	Scotbbluff, NE	2011 Present

YEA FROM	YEAR ROM TO NAME OF EMPLOYER NAME OF SUPERVIS		NAME OF SUPERVISOR	OR TELEPHONE NUMBER	
2016	2023	western Heary Clinic	Tames Massey	308 635 0600	
2012	Presu	Pupa moon	Ryan Massey	368 631-8380	

1. READ CAREFULLY. ANSWER COMPLETELY AND ACCURATELY.

Must be completed by both applicant and spouse, unless spouse has filed an affidavit of non-participation.

Has <u>anyone</u> who is a party to this application, or their spouse, <u>EVER</u> been convicted of or plead guilty to any <u>charge</u>. <u>Charge</u> means <u>any</u> charge <u>alleging</u> a felony, misdemeanor, violation of a federal or state law; a violation of a local law, ordinance or resolution. List the nature of the charge, where the charge occurred and the year and month of the conviction or plea, <u>include traffic violations</u>. Also list any charges pending at the time of this application. If more than one party, please list charges by each individual's name. Commission must be notified of any arrests and/or convictions that may occur after the date of signing this application.

	YES	Ø	NO
had			

If yes, please explain below or attach a separate page.

Name of Applicant	Date of Conviction (mm/yyyy)	Where Convicted (City & State)	Description of Charge	Disposition

2.	Have you or your spouse ever been approved or made application for a liquor license in Nebraska or an other state?
	Yes no
	IF YES, list the name of the premise(s): Papa Moon 230975 CR J Scottsblurf
3.	Do you, as a manager, qualify under Nebraska Liquor Control Act (§53-131.01) and do you intend t supervise, in person, the management of the business?
	YES NO

List the alcohol related training and/or experience (when and where) of the person making application. 4. Date Name of program (attach copy of course completion Applicant Name (mm/yyyy) certificate) 22 Massey *For list of NLCC Certified Training Programs see training Experience: Date of Applicant Name / Job Title Name & Location of Business: Employment: Ryan Massey 2012 Scottsbluff, NE 5. Have you enclosed Form 147 regarding fingerprints? □NO

SIGNATURE PAGE - PLEASE READ CAREFULLY

The undersigned applicant(s) hereby consent(s) to an investigation of his/her background and release present and future records of every kind and description including police records, tax records (State and Federal), and bank or lending institution records, and said applicant(s) and spouse(s) waive(s) any right or causes of action that said applicant(s) or spouse(s) may have against the Nebraska Liquor Control Commission, the Nebraska State Patrol, and any other individual disclosing or releasing said information. Any documents or records for the proposed business or for any partner or stockholder that are needed in furtherance of the application investigation of any other investigation shall be supplied immediately upon demand to the Nebraska Liquor Control Commission or the Nebraska State Patrol. The undersigned understand and acknowledge that any license issued, based on the information submitted in this application, is subject to cancellation if the information contained herein is incomplete, inaccurate or fraudulent.

Applicant Notification and Record Challenge: Your fingerprints will be used to check the criminal history records of the FBI. You have the opportunity to complete or challenge the accuracy of the information contained in FBI identification record. The procedures for obtaining a change, correction, or updating an FBI identification record are set forth in Title 28, CFR, 16.34.

Must be signed by applicant and spouse. .

Signature of APPLICANT

Katlyn Massey

Katlyn Massey

Printed Name of SPOUSE

JEBRASKA LIQUOR CONTROL COMMISSION 101 CENTENNIAL MALL SOUTH 20 BOX 95046

JNCOLN, NE 68509-5046 HONE: (402) 471-2571 AX: (402) 471-2814

Vebsite: www.lcc.nebraska.gov

Office Use only

Date Stamp HERE ONLY

Do not stamp any of the following pages

THIS FORM IS REQUIRED TO BE SIGNED BY EACH PERSON BEING FINGERPRINTED: DIRECTIONS FOR SUBMITTING FINGERPRINTS AND FEE PAYMENTS:

- FAILURE TO FILE FINGERPRINT CARDS AND PAY THE REQUIRED FEE TO THE NEBRASKA STATE PATROL WILL DELAY THE ISSUANCE OF YOUR LIQUOR LICENSE
- Fee payment of \$45.25 per person MUST be made <u>DIRECTLY</u> to the Nebraska State Patrol; It is recommended to make payment through the NSP PayPort online system at <u>www.ne.gov/go/nsp</u> Or a check made payable to <u>NSP</u> can be mailed directly to the following address: ***Please indicate on your payment who the payment is for (the name of the person being

fingerprinted) and the payment is for a Liquor License***

The Nebraska State Patrol – CID Division
4600 Innovation Drive
Lincoln, NE 68521

- Fingerprints taken at NSP LIVESCAN locations will be forwarded to NSP CID Applicant(s) will not have cards to include with license application.
- Fingerprints taken at local law enforcement offices may be released to the applicants; Fingerprint cards should be submitted with the application.

Applicant Notification and Record Challenge: Your fingerprints will be used to check the criminal history records of the FBI. You have the opportunity to complete or challenge the accuracy of the information contained in the FBI identification record. The procedures for obtaining a change, correction, or updating a FBI identification record are set forth in Title 28, CFR, 16.34.

****Please Submit this form with your completed application to the Liquor Control Commission****
rade Name Popa Moon Vineyords + Winery
Iame of Person Being Fingerprinted: Ryan Massey
Pate of Birth:
vate fingerprints were taken: 12/30/22
ocation where fingerprints were taken: NSP Troop E-Scottsbluff, Tamera Leeling, low was payment made to NSP? Office Specialist
low was payment made to NSP?
(NSP PAYPORT CASH CHECK SENT TO NSP CK # Pry poct 78377 254)
ly fingerprints are already on file with the commission - fingerprints completed for a previous
oplication less than 2 years ago? YES
Ny 5 Marsect
IGNATURE REQUIRED OF PERSON BEING FINGERPRINTED

JEBRASKA LIQUOR CONTROL COMMISSION 01 CENTENNIAL MALL SOUTH O BOX 95046

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The Nebraska State Patrol – CID Division 4600 Innovation Drive Lincoln, NE 68521

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****Please Submit this form with your completed application to the Liquor Control Commission****
rade Name topa Moon Vineyards + Winery LLC
ame of Person Being Fingerprinted: Katlyo Massey
ate of Birth: _
ate fingerprints were taken:
ocation where fingerprints were taken: NSP Troop E
ow was payment made to NSP?
INSP PAYPORT □CASH □CHECK SENT TO NSP CK #
y fingerprints are already on file with the commission - fingerprints completed for a previous
plication less than 2 years ago? YES 🗹
Koolina Marien
GNATURE REQUIRED OF PERSON BEING FINGERPRINTED

NEBRASKA LIQUOR CONTROL COMMISSION 301 CENTENNIAL MALL SOUTH 20 BOX 95046

LINCOLN, NE 68509-5046 PHONE: (402) 471-2571 FAX: (402) 471-2814

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 ***Please indicate on your payment who the payment is for (the name of the person being

The Nebraska State Patrol – CID Division 4600 Innovation Drive Lincoln, NE 68521

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fingerprinted) and the payment is for a Liquor License***

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****Please Submit this form with your completed application to the Liquor Control Commission****
rade Name Papa Moon Vineyards & Winery
Jame of Person Being Fingerprinted: Treum Massey
Date of Birth:
)ate fingerprints were taken: 12/29/22 Ocation where fingerprints were taken: USP- Troop E, Scottsbluff/Tamera Leeling, Office Specialist
Iow was payment made to NSP?
INSP PAYPORT □CASH □CHECK SENT TO NSP CK #
1y fingerprints are already on file with the commission – fingerprints completed for a previous
pplication less than 2 years ago? YES \(\superprescript{\subsection}\)
Two Marin
IGNATURE REQUIRED OF PERSON BEING FINGERPRINTED

NEBRASKA LIQUOR CONTROL COMMISSION 301 CENTENNIAL MALL SOUTH 20 BOX 95046

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 Please indicate on your payment who the payment is for (the name of the person being fingerprinted) and the payment is for a Liquor License

The Nebraska State Patrol – CID Division 4600 Innovation Drive Lincoln, NE 68521

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****Please Submit this form with your completed application to the Liquor Control Commission****
rade Name Papa Moon Vineyards & Winery
Name of Person Being Fingerprinted: Lean Massey
Date of Birth:
Date fingerprints were taken: 1/3/2023
ocation where fingerprints were taken: NSP-Troop E. Scottsbloff/Tamera Leeling Office Specialis
Iow was payment made to NSP?
ZNSP PAYPORT CASH CHECK SENT TO NSP CK # Internet-75628934
My fingerprints are already on file with the commission – fingerprints completed for a previous
pplication less than 2 years ago? YES 🕽
Heal KMassen
IGNATURE REQUIRED OF PERSON BEING FINGERPRINTED

IEBRASKA LIQUOR CONTROL COMMISSION 01 CENTENNIAL MALL SOUTH O BOX 95046

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 ***Please indicate on your payment who the payment is for (the name of the person being

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The Nebraska State Patrol – CID Division 4600 Innovation Drive

Lincoln, NE 68521

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****Please Submit this form with your completed application to the Liquor Control Commission****
rade Name Papa worn Vivey cords & Vullery LLC
ame of Person Being Fingerprinted: James Massey
eate of Birth:
ate fingerprints were taken: 12/28/24
ocation where fingerprints were taken: NSP-Troop E, Scottsbluff / Tamera Leeling, Office Specialist
ow was payment made to NSP?
ÍNSP PAYPORT □CASH □CHECK SENT TO NSP CK #
ly fingerprints are already on file with the commission – fingerprints completed for a previous
oplication less than 2 years ago? YES 📉
Milury
IGNATURE REQUIRED OF PERSON BEING FINGERPRINTED

IEBRASKA LIQUOR CONTROL COMMISSION 01 CENTENNIAL MALL SOUTH

O BOX 95046

INCOLN, NE 68509-5046 HONE: (402) 471-2571 AX: (402) 471-2814

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as Submit this form with your completed application to the Liquor Control Commission****

Please Subilit uns form with your completed application to the English Control Commission
rade Name
ame of Person Being Fingerprinted: Borbara Dayey - Sullivar
ate fingerprints were taken: 2073
ocation where fingerprints were taken:
low was payment made to NSP?
INSP PAYPORT □CASH □CHECK SENT TO NSP CK #
ly fingerprints are already on file with the commission - fingerprints completed for a previous
pplication less than 2 years ago? YES
CNIATURE REQUIRED OF PERSON REINGERPRINTED

eTIPS On Premise 3.1

Certificate of Completion

This Certificate of Completion of

eTIPS On Premise 3.1

For coursework completed on June 7, 2022 provided by Health Communications, Inc. is hereby granted to:

Ryan Massey

Certification to be sent to:

230975 County Road I Scottsbluff NE, 69361-7203 USA

HEALTH COMMUNICATIONS INC.

This document is not proof of TIPS certification: It signifies only that you have completed the course. Valid certification





BUSINESS PLAN

Updated January 1, 2023

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1. EXECUTIVE SUMMARY

The goal of Papa Moon Vineyards & Winery LLC is to cultivate and manufacture a variety of high-quality craft beverages including hard ciders, wines and meads as well as several non alcoholic ciders, canned coffees and teas in Scottsbluff, Nebraska for a broad range of consumers. Our vineyard is managed and cultivated by hand and has successfully produced healthy grapes for approximately 20 years; from these grapes, we have produced high-quality wines for the last 10 years. Our first year of production yielded a batch of red table wine and our second year (2015) batch yielded a barrel or 30 gallons of port-style wine. In the past 10 years we have expanded our production volume by 23,233 % and reached new markets and state distribution with great success. We hope to continue this trend of exponential production growth in the coming years until our product can adequately sustain our business and our customers' demands. We plan to continue producing a variety of different red and white wines including: dessert wines, table wines, and blended wines, a variety of our incredibly popular flavored hard ciders, meads, and our increasingly popular non alcoholic ciders, teas and coffees to meet the demands of a wide array of consumers. We are excited to continue to offer this array of craft beverages to the panhandle and surrounding states. Papa Moon has also experienced significant demand for community oriented, family friendly atmospheres and events as well as a significant increase in novel tourism of individuals and families looking for farm to table and the craft experience. We have done our best to meet this demand and provide incredibly unique experiences however our current location is starting to see its limitations due to high demand. Our research and experience have shown that such a market is in high demand but can be hard to find in the western portion of the state.

Over the years we have amassed a large array of equipment to support our cultivation and production processes; during this time, we have passionately immersed ourselves in the dedicated study of viticulture, enology, and business management. We have divided our workflow amongst the partners and co-founders of the company with each co-founder focusing on specific parts of our critically important business process. By using each co-founder's specific strengths, maintaining a philosophy of open communication, and leveraging technology, we have effectively divided the business into 2 departments (vineyard and production) which function as a fully integrated mechanism for our operations. We have researched our market and potential customers in-depth and have already invested heavily in professional marketing, branding, and design work, which have thus far totally exceeded our expectations. We have garnered the help of family, friends and other local businesses and entrepreneurs to assist the growth of the business and to date; we have established a debt-free business with the help of co-founder investments. Papa Moon Vineyards & Winery LLC aims to continually improve product quality and workflow efficiency by modeling well-established research within the craft beverage and marketing industries as well as by utilizing novel and creative ideas from within our company and through public input via outreach campaigns.

We have the advantage of debt-free startup costs and supplemental owner investment to make our business successful. We currently only operate seasonally (June - September) and hope to expand to year round operations soon. More importantly, the founders of Papa Moon Vineyards & Winery are incredibly passionate about every detail of craft beverage manufacturing from soil chemistry to bottled product. We have, and always will, continue to pour over self-collected data as well as established research in order to produce the most exceptional products and experiences as possible.

1.1 Product

Our current lineup of products feature various types of wine, ciders, hard ciders, meads, teas and coffees. Our hard ciders have won several international awards and have taken top honors at international competitions in which we compete at times with up to 7 other countries including the US. We plan to continue to significantly expand and grow our manufacturing capacity which has grown

23,333 % over the last 10 years to meet the demand we have seen internationally from winning at such competitions. We have propagated a variety of different grape species suited to grow in our climate region, which will be used to produce our wine. We have established great relationships with our many partners and suppliers to provide quality ingredients and a reliable supply chain. Our location offers an incredibly unique and unforgettable novel "Nebraska" experience, to capitalize on this we will continue to offer our space for special events, community gatherings and fundraisers with the knowledge that we have outgrown our current space due to demand and expansion is necessary. All members of the LLC have chosen the panhandle to raise their young families and have established deep roots in the community for many many years. Family growth is important to us and important to the community, thus, we will continue to provide education to children through our partnership with the nature conservancy, provide families with children a safe and friendly place to frequent as well as safe, non alcoholic craft beverages with the knowledge of the hard work and the process it takes to get from soil to table.

1.2 Customers

The target audience for Papa Moon Vineyards & Winery consists primarily of men and women aged 21 and over. We find that our model attracts younger people especially those with families and individuals who travel for leisure or tourism. As a compliment to those young families, we have worked to incorporate children with non alcoholic beverages and many educational opportunities. Our marketing and branding strategies have been implemented with a focus on fun, family friendly environment and education in mind. Our labels, brochures, social networking pages, website, and paraphernalia all feature very organic designs which have been targeted directly toward individuals who care about where their food/alcohol comes from and where their money goes.

1.3 What Drives Us

The Members of Papa Moon LLC were all born and raised in the panhandle. For over 100 years our family has been passionate about seeing the community grown and significantly invested in programs for families, wildlife and nature, sat on several community boards and advocated for the community at large. The members will continue to have this as their primary focus. Being young adults in the community we look for things that we enjoy and that benefit our community. Growing and crafting beverages has become a passion because it allows us to express ourselves and show the world, through competition and outreach, what Nebraska is and can be. Over the years, we have hired several employees that have become family. We love to see them grow with us and feel we are providing them with good income, a fun and great place to call home.

2. COMPANY DESCRIPTION

2.1 Mission Statement

To cultivate and produce high quality beverages for the enjoyment of a broad array of consumers, maintain a safe and family friendly environment, advocate for safe consumption, for the panhandle, its families and the community we call home.

2.2 Principal Members



Trevor Massey – owner, partner, lab manager, business manager,



Ryan Massey – owner, LLC manager, head brewer, cidermaker, equipment specialist



Jim Massey – owner, partner,

2.3 Legal Structure

Papa Moon Vineyards & Winery is structured as a Domestic Limited Liability Company

3. MARKET RESEARCH

3.1 Industry (Local)

There are currently 29 registered wineries within the Nebraska Winery and Grape Growers Association; the vast majority of these being clustered near the Lincoln/Omaha area. The state of Nebraska is divided into seven different wine regions (Nebraska Winery and Grape Growers Association, 2015) Papa Moon Vineyards and Winery features almost no competition with the exception of 17 Ranch Winery (labeled #1 in Figure 1) which is situated near the border between the Panhandle and Prairie Lakes regions. Papa Moon's location would provide a centrally located vineyard and winery within the Panhandle region and would allow access to a large area with demand for a winery.

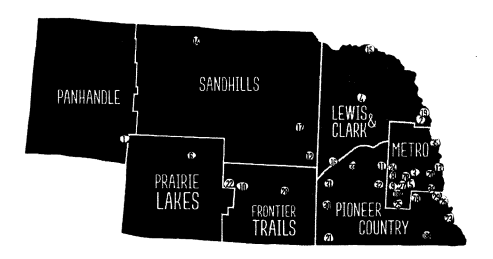


Figure 1 - State of Nebraska wine growing regions (Nebraska Winery and Grape Growers Association, 2015)

The current Nebraska wine industry shows huge potential for producers, consumers, and the general economic outlook of Nebraska. Figure 2 depicts the rate of increasing growth within the industry from 1994 to 2005.

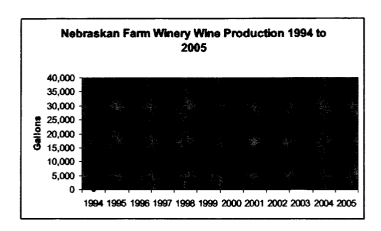


Figure 2 - Rate of farm winery wine production in Nebraska from 1994 to 2005 (Thompson & Freudenburg, 2007)

Table 1 depicts the combined direct annual economic impact of Nebraska wineries and Nebraska grape growers, while Table 2 represents the estimated annual economic impact of the Nebraska wine industry in terms of total retained spending, employment, and wages. These data represent great potential for the area wine industry.

Direct Annual Economic Impact	
	Spending
	(millions)
Nebraska Wineries	\$2.4M
Nebraska Grape Growers	\$1.0M

Sources: BBR research estimates.

Table 1 - Direct annual economic impact of Nebraska wineries and grape growers (Thompson & Freudenburg, 2007)

Estimated	Total Annual Ed	conomic Impact	
fro	om Retained Sp	ending	
	Total Economic	;	
	Activity		Wages
	(millions)	Employment	(millions)
Nebraska Wineries	\$4.0M	60	\$1.2M
Nebraska Grape Growers	\$1.2M	22	\$0.4M
Total Impact	\$5.3M	82	\$1.6M
Total Impact Sources: BBR Research		82	\$1.6N

Note: Column entries may not sum to column totals due to rounding

Table 2 - Estimated total annual economic impact from retained spending of Nebraska wineries and grape growers based on activity, employment, and wages (Thompson & Freudenburg, 2007)

3.1 Industry (National)

We have seen healthy growth and demand in other states across the United States. As industry trends fluctuate Papa Moon is uniquely positioned in the market due to its wide product portfolio. With over a decade of experience we have the ability to quickly and knowledgeable pivot our wide array of products to accommodate any change in trends.

In 2021, cider produced \$553.6 million in revenue, a slight dip from \$566 million in 2020 but an increase over \$517.8 million in 2019, according to NielsenIQ. However, that only accounts for chain retail sales. Including on premises draft and other sources, cider produces over \$1 billion in revenue. And in North America, the market is Expected to grow by 3.5% between 2022 and 2027, in large part due to U.S. consumers embracing hard cider.

We have just started tapping into distribution channels in Nebraska and surrounding states and expect large increases in demand as new markets are tapped.

3.2 Customers

We plan to leverage the trending interest in local food and commerce as well as the use of novel marketing and branding strategies that bring a more progressive feel to the Nebraska craft beverage industry in order to appeal to our target customer groups. Our brand has the greatest appeal among millennials with growing families and casual consumers and we have therefore established this group as our primary target consumer market (ages 25-40).

3.3 Competitors

Competition within our regional industry is incredibly low, with the nearest Nebraska winery being located 95 miles to the east. This not only allows us to establish a much-needed local market, it also allows us to appeal to customers from Eastern Wyoming, as we will be the westernmost winery in Nebraska. There are currently 29 registered wineries within the Nebraska Winery and Grape Growers Association; the vast majority of these being clustered near the Lincoln/Omaha area. The state of Nebraska is divided into seven different wine regions (Figure 1) (Nebraska Winery and Grape Growers Association, 2015) The prospective region for Papa Moon Vineyards and Winery features almost no competition with the exception of 17 Ranch Winery (labeled #1 in Figure 1), which is situated near the border between the Panhandle and Prairie Lakes regions. Papa Moon's location would provide a centrally located vineyard and winery within the Panhandle region. Competition from area craft produces is also low however, always increasing.

3.4 Competitive Advantage

Papa Moon Vineyards & Winery will aim to provide high-quality, locally grown and produced craft beverages to consumers who increasingly show interest in the local experience. This interest in the local experience has become apparent in the last few years manifesting through increasing interest in, and an expanding trend toward consciousness of local food, fare, and business. Our products are intended to target a variety of different consumers through the use of approachable, friendly, and organic graphic design. We continue to aim towards our goal to offer exceptional products and unique experiences for the community and the several hundred novel tourists we see every summer. We have been in the industry for over a decade and with the depth of our experience and product portfolio we

are uniquely positioned to pivot and adapt to industry trends. Papa Moon also has an amazing location to offer its products, that of which cannot be found anywhere else in the panhandle. We offer incredible learning opportunities for families through our "Firefly Fest", Bird adventure and Wildlife expos with our collaboration with the nature conservancy. We have nature lovers from all over the country come to see our fireflies, which cannot be seen in many places in the country.

3.5 Regulation

The alcohol industry is heavily regulated by federal, state, and municipal laws and standards. Having licenses for several years we already have an in-depth knowledge of the regulations in the industry. Papa Moon has a great track record with compliance with the TTB. We are always researching and updating our policies to meet new regulations and laws regarding producing and consumption. Papa Moon is an advocate for safe consumption, following all regulations allows for this to take precedent. The FDA regulates all non-alcohol related products and manufacturing processes.

4. PRODUCT/SERVICE LINE

4.1 Product or Service

Papa Moon Vineyards & Winery provides a variety of ciders, hard ciders, wines, meads and non-alchol products. We have created an incredible location which subsequently has turned into a large tourist attraction. Papa Moon also hosts several events and educational opportunities like the aforementioned "Firefly Fest" which attracts several tourists from across the country as well as offers unique educational opportunities through our partnership with the nature conservancy. Fireflies in this number cannot be seen in many places in the country. Papa Moon's current location also provides a great place for weddings and events which are booked out 2 years in advance.

4.2 Pricing Structure

Item	Price Per Item/Bottle
Cider 4 Pk	\$12.00
Wine - Bottle	\$18.00
Meads - Bottle	\$18.00
Weddings/Events	\$3,200
Stickers	FREE
Food	\$20.00
Hats	\$15.00

Table 3 - Current Pricing for a few popular items.

Our pricing structure will offer discounts for bulk purchases and we plan to offer rebates and/or rewards for a novel recycling program that we plan to initiate shortly. Our pricing is always subject to change to accommodate current trends and supply and demand.

4.3 Product Life Cycle

Hard ciders, wines and meads can take up to a year to produce however due to our production practices, our products containing alcohol will remain shelf stable for several years. Our products that do not contain alcohol are typically turned over quickly and have a shorter expiration period. Over the last decade we have established a health inventory, however due to demand, an expansion is desperately needed.

4.4 Intellectual Property Rights

Papa Moon Vineyards & Winery is a trademarked name in the State of Nebraska. With over a decade in the business we have established some IP in the processing and manufacturing realm that have allowed us to produce highly awarded and unique products.

4.5 Research & Development

Our research and development will be ongoing in order to provide our customers with a desirable product of the utmost quality. While we realize the vast importance of market research, one of our primary goals is the perpetual growth of artisanal and industry knowledge. This knowledge covers

everything from our production processes to industry standards and breakthroughs. By integrating this type of knowledge base, we feel that our baseline market research will become exponentially more effective and the quality of our product and expertise will be vastly improved. In the process of research and development we will scour data produced by the industry to improve product quality and operation efficiency. Along with this aggregated data, we are already engaged in collecting data on our own operation for the past decade. We implement crowd-sourced data to accrue information on our customers' reception to our products as well as gathering information about our production process. This collection process will continue to evolve as our business matures and it has already been used to glean important information used in decision-making processes. Moving forward, we feel that such data collection will allow us to make important decisions about future blends or flavor additions to our batches as well as necessary alterations to our product line.

5. MARKETING & SALES

5.1 Growth Strategy

A large part of our growth strategy is based on the exponential growth in production output as our demand grows and we expand into new markets. To keep pace with this expansion, we have deployed a system of equipment upgrades and new equipment investment within the manufacturing facility that scales up in conjunction with demand. This system allows us to meet our production requirements based on volume while avoiding unnecessary overhead expenditure and premature investment. Our industry tends to require heavy upfront investment for fixed asset establishment. Most of these investment costs have already been incurred and should be exceptionally less burdensome over the coming years.. Much of the maintenance costs for fixed assets have and will continue to be mitigated through diligent service and cleaning regiments and by performing, whenever practicable, all repairs in-house.

Papa Moon currently operates for the public seasonally (June-September). Our location, mostly a competitive advantage and a positive to our operation has met its limitations on occupancy and also only allows us to operate seasonally. Although our production team can work year round, the size of the building can no longer support our current and projected growth. Papa Moon will actively seek to expand its operations through the acquisition of property located in town or more of an urban center. The infrastructure already being established will allow us to expand into yearly operations significantly increasing revenue. We will also continue to operate our current location hosting the unique experience and events already established at that location.

We have seen significant growth and demand in distribution over the years. In 2023, we plan to double our distribution to the state of Nebraska as well as expand into Colorado and Wyoming. This will however require expansion in manufacturing capacity as well as building acquisition to accommodate seasonal production and expansion.

5.2 Communication

Papa Moon Vineyards & Winery understands the paramount importance of communication when it comes to our current product portfolio. We have already invested large amounts of capital into marketing, branding, and design, and have employed the help of a marketing and design specialist to meet our brand goals. A large part of our communication stratagem is to maintain a heavy presence

within the social networking interface using programs such as Facebook, Twitter, and Instagram. These are great avenues with large audiences to advocate for safe consumption, educate on the process used as well as establish a great audience for community outreach and fundraising. By maintaining a heavy social networking presence coupled with expeditious response times to inquiries within such services, we are making our business more approachable and appealing to our target market. Along with creating a family friendly, community oriented business aura, we also exponentially increase our reach to our target market.

Along with the establishment of a social media presence, we have a company website and an email program that will feature fully integrated customer service capabilities. Leveraging this technology, we plan to produce an email marketing campaign and we have already begun building an online store that will help us reach our international consumer base.

5.3 Prospects

In the future, we plan to continue building our business by leveraging technology and keeping a clear goal of an outstanding product. Through continued learning and innovation, we can accomplish this end. We currently partner with the nature conservancy, CASA, and other local groups to educate and advocate, we only plan to expand this more in the coming years. As our operations continue to grow and see high demand we will have to massively expand and acquire a local manufacturing facility to not only meet demand but to expand from seasonal to year round. Such a location will need to be located in a town where an established infrastructure exists. Significant investment will need to be made to remodel most buildings locally to accommodate our needs but the need for expansion should be considered immediate. Simply expanding to year round operations will significantly increase revenues and will also increase the need for full time employees and staff members to join our team. We plan to immediately seek the assistance of local realtors and contractors to help with the immediate need for expansion.

Such an expansion will significantly increase foot traffic and tourism. While we plan to continue to operate at our current location, based on our market research, an in town location with a great outdoor space, family friendly activities, games and a calm welcoming environment is needed in the community. This new acquisition will also double as a production location. It will also allow us to more easily incorporate food trucks and other local entrepreneurs. This location should be easily accessible for large trucks of freight which currently have trouble accessing our current location. In looking for a location our customers' access and safety should be a priority as accessing our current location is difficult due to weather conditions at times and minimal infrastructure.

6. FINANCIALS

Owner investment has played a major role in covering start-up and operating costs through the years, as we strongly believe this venture to be worthwhile, profitable, and advantageous to the local economy, community, and to our individual customers. Our LLC members have already personally invested over \$400,000 dollars to get the business started over the course of a decade. The business has been "bootstrapped" to this point which has allowed us to grow debt free and experience significant organic growth even as we currently only operate seasonally.

6.1 Financial Projections

Financial Projections					
	2023	2024	2025		
Total sales revenue	402,099.90	1,072,267.00	1,501,173.80		
Total cost of goods sold	97,984.15	150,000.00	160,000.00		
GROSS PROFIT	304,115.75	922,267.00	1,341,173.80		
OPERATING EXPENSES					
Salary (office & overhead)	50,600.00	400,000.00	420,000.00		
Payroll (taxes, etc.)	4,000.00	64,000.00	67,200.00		
Outside services	0.00	1,000.00	2,000.00		
Supplies (office & operation)	20,000.00	20,000.00	20,000.00		
Repairs & maintenance	3,000.00	6,000.00	6,000.00		
Advertising	6,344.00	10,000.00	10,000.00		
Car, delivery & travel	170.00	500.00	500.00		
Accounting & legal	1,500.00	2,000.00	2,000.00		
Rent	21,000.00	21,000.00	21,000.00		
Telephone	0.00	0.00	0.00		
Utilities	0.00	15,000.00	15,000.00		
Insurance	9,500.00	15,000.00	15,000.00		
Taxes (real estate, etc.)	27,000.00	47,000.00	48,000.00		
Interest	0.00	105,000.00	105,000.00		
Depreciation	1,000.00	2,000.00	2,000.00		
Other expenses	0.00	200,000.00	15,000.00		
TOTAL OPERATING EXPENSES	144,114.00	908,500.00	748,700.00		
NET PROFIT BEFORE TAXES	160,001.75	13,767.00	592,473.80		
Income Taxes	11,000.00	20,000.00	128,694.76		
NET PROFIT AFTER TAX	149,001.75	-6,233.00	463,779.04		

ADJUSTED TO RETAINED	149,001.75	-6,233.00	463,779.04
Owner draw or dividends	0.00	0.00	0.00

Table 4 – Three-year financial projections beginning in 2023

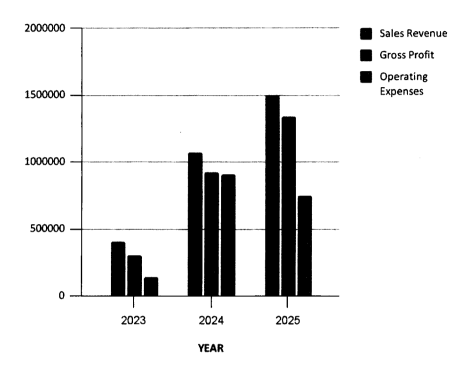


Figure 3 - Projected annual sales revenue and gross profit vs. operating expenses

6.5 Financial Assumptions

2023

Potential sales revenue was assumed using financial data for the business dating back to 2018. To be extremely conservative we assumed roughly a 50% increase in revenue which would be our smallest revenue increase ever recorded since the inception of the business and detailed financial data was tracked. 2023 predictions were made assuming the business continues to operate seasonally (June-September). An increase of 50% for COGS was assumed to meet an increase in sales revenue. Expenses will have a slight increase from 2023 accounting for inflation. The business is established and currently holds no debt with steady organic growth. Lowest percent of revenue growth took place from 2019-2020 (70%) with the highest growth increase 2020-2021 (160%). If an acquisition is made, we assume it won't be operational this year as extensive construction and updates would be needed.

2024

Potential Revenue was predicted assuming a building acquisition. With an acquisition, we assumed we will be able to operate year round which would increase revenue 4 times assuming 2022 growth as a conservative approach. We assume growth at the current location will level out and revenue will remain the same at the current location. Payroll and payroll taxes would increase in 2024 as staff would be needed to assist in operating the new location. We assume 10 additional staff making a \$40,000 yearly

salary. Interest from loans was assumed as well as large expenses in "Other Expenses" for improvements and construction at the additional location. Very little profit was assumed due to increased overhead of new acquisition.

2025

A conservative growth percentage of 40% was used as that would be our smallest growth to date. We assume the new acquisition and current locations are running at full capacity and completely operational. We assume an increase in staff payroll as additional staff will be needed. No major construction expenses for this year as we hope to have additions completed by this time.

We assume 20% income taxes throughout the years. Predictions for growth were made from increases in space, foot traffic of intown location, ability to hold more events at current location due to expansion into second location, an increase in distribution.

We did not assume any change in product so the model would be conservative. Papa Moon does plan to add to its product portfolio and manufacturing capabilities in the near future however.

Works Cited

Nebraska Winery and Grape Growers Association. (2015). Retrieved February 12, 2015, from http://www.nebraskawines.com

Thompson, D. E., & Freudenburg, S. (2007). *The 2006 Economic Impact of Nebraska Wineries and Grape Growers*. University of Nebraska-Lincoln, Bureau of Business Research, Department of Economics, College of Business Administration. Lincoln: University of Nebraska.



Return recorded instrument to: Title Express Services, 2122 Broadway, Scottsbluff, NE 69361

WARRANTY DEED

Western Farms, LLC, a Nebraska Limited Liability Company, Grantor, in consideration of Ten Dollars (\$10.00) and other valuable consideration, receipt of which is hereby acknowledged, conveys to Papa Moon Vineyards & Winery LLC, a Nebraska Limited Liability Company, Grantee, the following described real estate (as defined in Neb. Rev. Stat. § 76-201) in Scotts Bluff County, Nebraska:

Block Three (3), Webber Manor Subdivision, a Subdivision to the City of Scottsbluff, Scotts Bluff County, Nebraska.

GRANTOR covenants with GRANTEE that GRANTOR:

- is lawfully seised of said premises and that they are free from encumbrances, excepting easements, restrictions, reservations, and rights-of-way of record;
- 2. has good right and lawful authority to convey the same; and,

3.	warrants and will defend the title to said premises against the lawful claims of all persons whomsoever.
	ned a
	Dated this 23 day of February, 2023.
	AXA
	By: Arthur Hoehn, President of Western Farms,
	LLC, a Nebraska Limited Liability Company,
	Grantor

STATE OF Nebraska) ss.
COUNTY OF Scotts Bluff)

The foregoing instrument was acknowledged before me on this day of February, 2023, by Arthur Hoehn, President of Western Farms, LLC, a Nebraska Limited Liability Company, Grantor.

GENERAL NOTARY - State of Nebraska
KELLY HOUCHIN
My Comm. Exp. March 15, 2028

My Commission Expires: 3/15/2021e



(COPY)

PURCHASE RECEIPT

Nebraska Liquor Control Commission

P.O. Box 95046 Lincoln NE 68509-5046 (402)471-4881 brenda.hiland@nebraska.gov OTC Local Ref ID: 91639482 1/31/2024 11:57 AM

Status:

APPROVED

Customer Name:

Papa Moon

Type:

MasterCard

Credit Card Number:

**** **** 1415

	Items Q	uantity	TPE Order ID	Total Amount
Retail Liquor License (Class A, B, C, D, I, J AD, IB)	, AB,	1	82983164	\$400.00

Applicant Name:: Papa Moon Vineyards & Winery LLC

Trade Name (DBA):: Papa Moon Ciders

Address:: 3109 Ave B City:: Scottsbluff

State:: Nebraska Zip Code:: 69361

Phone Number:: 3086318380

Email Address:: ryan@papamoonvineyards.com

Farm Winery License (Class Y)

Trade Name (DBA):: Papa Moon Ciders

Address:: 3109 Ave B

City:: Scottsbluff State:: Nebraska Zip Code:: 69361

County Name:: Scottsbluff

Phone Number:: 30386318380

Email Address:: Ryan@papamoonvineyards.com

3/4

1

82983164

\$650.00

Catering Endorsement (Class K)

1 82983164

\$100.00

License Number:: TBD

Trade Name (DBA):: Papa Moon Cider

Address:: 3109 Ave B

City:: **Scottsbluff**State:: **Nebraska**Zip Code:: **69361**

Phone Number:: 3086318380

Email Address:: Ryan@papamoonvineyards.com

Total remitted to the Nebraska Liquor Control Commission	\$1,150.00
Total Amount Charged	\$1,178.64

CHECK LIST

Neb. Rev. Stat. §53-132 (Reissue 2022)

Council should determine the propensity of whether or not to grant the liquor license that has been requested. In that regard, suitability and fitness and the following four criteria are most important:

- (2)(a) Applicant is fit, willing and able to provide the service proposed.
- (2)(b) Applicant can conform to all laws.
- (2)(c) Applicant has demonstrated that the type of management and control exercised over the licensed premises will be sufficient to ensure conformance with law.
- (2)(d) Issuance of the license is or will be required by the present or future public convenience and necessity.

In making its determination Council may also consider as the Nebraska Liquor Control Commission will consider, the following. The Council should not base its recommendation on any of the following criteria, but may chose to comment to the Commission about one or more of the criteria:

- (3)(b) Citizen's protest.
- (3)(c) Existing population/growth.
- (3)(d) The nature of the neighborhood around the location.
- (3)(e) Existence of other licenses.
- (3)(f) Existing motor vehicle and pedestrian traffic in the vicinity.
- (3)(g) Adequacy of existing law enforcement.
- (3)(h) Zoning restrictions.
- (3)(i) Sanitary conditions.
- (3)(j) Whether the type of business or activity proposed will be consistent with the public interest.

*OTHER COUNCIL CONCERNS

Memorandum

TO: THE HONORABLE MAYOR AND MEMBERS OF THE CITY COUNCIL

From: Kevin Spencer, City Manager/Chief of Police

Date: 02/29/2024

Re: Application for a Class YK Liquor License Number YK - 126264, Papa Moon Vineyards &

Winery LLC, dba: Papa Moon Ciders, 3109 Avenue B, Scottsbluff, Nebraska 69361

AUTHORITY: The Scottsbluff Police Department reports specific information to the City Council whenever a liquor license application is presented. The information furnished by the Police Department conforms to Chapter 53, Reissue Revised Statutes of Nebraska 1943, and Section 53-132, which outlines the factors the Commission may consider in granting a liquor license.

COMMENTARY

53-132: Section 2

(A) The applicant is fit, willing, and able to adequately provide the service proposed within the city where the premises described in the application are located:

A background check was conducted on Ryan Massey, Katlyn Massey, Trevor Massey, Leah Massey, James Massey, and Barbara Sullivan, owners of Papa Moon Ciders, to determine their fitness to have a liquor license. All reported not having any criminal convictions. I found none during my research. I saw no information that would disqualify the applicants from having a liquor license.

After consideration, I have concluded that the applicant is fit to hold a liquor license.

(B) The applicant can conform to all provisions, requirements, rules, and regulations provided for in the Nebraska Liquor Control Act:

Any operator must adhere to the existing laws while doing business in the community and adhere to acceptable business practices.

On Wednesday, February 21, 2024, Katlyn Massey, Leah Massey, and Trevor Massey appeared before the Liquor License Holders Investigatory Board to discuss their application. Katlyn explained that they all have previous experience and own Papa Moon just north of Scottsbluff, 230975 County Rd J, Scottsbluff, NE. I reviewed the current Papa Moon Liquor Licenses, a YK, and an I. I noticed no violations listed on the Nebraska Liquor Commission website. Katlyn reported that all customers, no matter their age, who wish to purchase alcohol will be required to present a valid form of identification. Katlyn further explained that each server will have a hand-held device to scan identifications to determine a customer's age.

The applicant appears able and willing to conform to language within the Nebraska Liquor Control Act.

(C) The applicant has demonstrated that the type of management and control exercised over the licensed premises will be sufficient to ensure that the licensed business can conform to all provisions, requirements, rules, and regulations provided for in the Nebraska Liquor Control Act:

Katlyn told the board they would require all employees to attend TIPS training. Katlyn said that management would inventory and order any alcohol. Adding that overstock will be secured. Katlyn told the board that the business has a video recording system that operates during and after business hours. There is also an audible intrusion alarm. After hearing Massey's plan and answering several questions, the board voted unanimously to send a favorable recommendation to the Council.

The applicant appears committed to complying with all the Nebraska Liquor Control Act provisions, requirements, rules, and regulations.

(D) The issuance of the license is or will be required by the present or future public convenience and necessity:

The business will be open Wednesday through Saturday, 11:00 am to 10:00 pm. Papa Moon is in a location that has been a retail business for many years.

Oversight and accountability regarding the sale of alcoholic beverages will be a priority for the applicant.

SPECIFIC ISSUES COMMISSION MAY CONSIDER

(E) The existence of a citizen's protest made in accordance with Section 53-133:

There have been no known citizen protests of this business.

(F) The nature of the neighborhood or community of the location of the proposed licensed premises:

The business is located at 3109 Avenue B, Scottsbluff, Nebraska 69361. It will be a restaurant and farm winery that will attract customers when opened. Its location is easily accessible and convenient for customers. I would not anticipate any issues with its location.

(G) The existence or absence of other retail licenses or bottle club licenses with similar privileges within the neighborhood or community of the location or the proposed licensed premises.

Other area businesses with liquor licenses allow for on and offsite sales.

(H) The existing motor vehicle and pedestrian traffic flow in the vicinity of the proposed licensed premises:

Although no recent traffic studies have been completed regarding motor vehicle traffic in the general area, the traffic flow and pedestrian traffic are not of concern now.

(I) The adequacy of existing law enforcement:

The Scottsbluff Police Department has an authorized strength of 33 full-time officers and handled over 18,000 calls for service, not including traffic citations, during 2023. The number of liquor licenses within the jurisdictional boundaries of the Police Department, regardless of the class, continues to be a priority to the Police Department, and even routine monitoring of their business practices is complex. Compliance checks remain a concern to those businesses that sell alcohol to

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minors. The Nebraska State Patrol has assumed liquor law enforcement duties, and their broad jurisdiction generally precludes any particular focus in the city.

(J) Whether the type of business or activity proposed to be operated in conjunction with the proposed license is and will be consistent with the public interest:

Adequate staffing, training, and close supervision of patrons are essential. Cooperation with the Police Department by management will help to eliminate or diminish potential problems with violations.

CITY OF SCOTTSBLUFF City Clerk

EXHIBIT IV

Memo

Date: March 4, 2024

To: Honorable Mayor McKerrigan and Members of the City Council

From: Kimberley Wright, City Clerk

CC: Kevin Spencer, City Manager

Re: Papa Moon Vineyards & Winery, LLC d/b/a Papa Moon Ciders, 3109 Ave. B, Scottsbluff, NE 69361

The city clerk is required by ordinance to report specific information to the city council whenever a liquor license

application hearing is held.

Following are the existing licenses, their class, address and proximity to other licensed premises:

Class of License

Class A	Beer only, for consumption on premises
Class B	Beer only, for consumption off premises
Class C	Alcoholic liquors, for consumption on and off premises
Class D	Alcoholic liquors, including beer, for consumption off premises
Class I	Alcoholic liquors, for consumption on the premises
Class IB	Alcoholic liquors, for consumption on the premises and beer only for consumption off premises.
Class L	Craft Brewery (Brew Pub)
Class W	Wholesale beer
Class Y	Farm Winery
Class Z	Microdistillery
Catering	Alcohol permitted by licensee's retail license, sold or served at events covered by special designated licenses

Class A Licenses

Restaurants

Total Class A Licenses (

Class B Licenses

Retail

Family Dollar Store #27573 1412 East Overland

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Total Class B Licenses

1

Class C Licenses

Restaurants

El Charrito Restaurant & Lounge, Inc . 802 21st Avenue
Tangled Tumbleweed 1823 Ave. A
Las VII Americas Tortilleria 1619 East Overland

Flyover Brewing Company (Catering) 1824 Broadway

Power House on Broadway, LLC d/b/a Power House Social 1721 Broadway

(Catering)

Frank Eats, LLC d/b/a Taco De Oro 2601 Avenue I

Hotel/Motel

Holiday Inn Express 1821 Frontage Rd.

Taverns/Lounges

Hight's Tavern

20 West 18th Street

Bob's Garage & Bar

RSK Frontside, LLC dba Frontside

1001 Avenue I

Racks Sports Bar, LLC (Catering) 1402 East 20th St.- Suite B

Retail

Panhandle Cooperative Assn. (Catering)

401 S. Beltline Hwy West
Kelley's Liquor (Catering)

817 West 27th Street

Clubs

Elks BPO Lodge 1367 (Catering) 1614 1st Avenue

Bowling Alleys

TOTAL CLASS C LICENSES 14

Class D Licenses

Grocery Stores

Safeway of Western Nebraska 601 Broadway Panhandle Coop Assn. 3302 Ave. B

Convenience Stores

East "O" Watering Hole

503 East Overland

902 West Overland

Git N Split

Grass Retail LLC d/b/a Shortstop

2002 Avenue L

Grass Retail, LLC d/b/a Shortstop

Route 26 Mart (AS 22, LLC)

Maverik Stores Inc.,

Walgreens

Essential Fuel

2002 Avenue I

1722 E 20th Street

920 West 36th St.,

205 West 27th Street

822 South Betline Hwy W

Essential Fuel 2319 East Overland
Essential Fuel 837 27th Street
Chen's Express Mart 405 W. 27th Street

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Liquor Stores

Montez Liquor 1311 E Overland Dr. Cigarette Chain 323 East Overland

Discount/Grocery Stores

Target (Catering) 1401 Frontage Rd. Wal-Mart Supercenter #867 3322 Avenue I

TOTAL CLASS D LICENSES 17

CLASS I LICENSES

Restaurants

Rosita's (Catering) 1205 East Overland **Applebees** 2302 Frontage Rd. Chili's Grill & Bar 826 West 36th St. Wonderful House Restaurant 829 Ferdinand Plaza Ole. LLC 1901 East 20th Street 23 West 27th St. El Rancho Viejo Mexican Restaurant Sam & Louie's Pizzeria (Catering) 1522 Broadway

Taco Town 1007 West 27th St. Prime Cut 305 West 27th St. Sweet V's (Catering) 1818 1st Ave.

Hotel/Motel

Hampton Inn & Suites 301 W Hwy 26 902 Wintercreek Dr. 2627 Lodging dba Fairfield Inn & Suites

TOTAL CLASS I LICENSES 12

CLASS IB LICENSES

Nightclub

Marez, LLC d/b/a Oasis 1722 Broadway

TOTAL CLASS IB LICENSES

Class L Licenses

Flyover Brewing Company 1824 Broadway

TOTAL CLASS L LICENSES 1

Class W Licenses

Wholesale

2810 Ave M High Plains Budweiser

TOTAL CLASS W LICENSES 1

Class Z Licenses

Great Plains Distillery (Catering)

213 West Railway St. **TOTAL CLASS Z LICENSES** 1

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TOTAL LICENSES		
Class A	0	
Class B	1	
Class C	14	
Class D	17	
Class I	12	
Class IB	1	
Class L	1	
Class W	1	
Class Z	1	
TOTAL LICENSES	48	

CITY OF SCOTTSBLUFF DEVELOPMENT SERVICES

Memo

EXHIBIT V

Date: February 12th, 2024

To: Honorable Mayor and City Council

From: Staff, Development Services

CC: Kevin Spencer

Re: Class "YK" Liquor License Application

Papa Moon Vineyards & Winery LLC

3109 Avenue B Scottsbluff, NE 69361

Action:

The owner of Papa Moon Vineyards & Winery LLC has applied for a new liquor license in the name of Ryan Massey.

The Development Services Department is required by Article 1, Chapter 11 of the Scottsbluff Municipal Code to report specific information to the Mayor and City Council whenever a liquor license application hearing is held. In accordance with that directive the following information is offered:

- (1) The property at 3109 Avenue B is situated in a C-3 (Heavy Commercial) zoning district where a distillery is allowed by right pursuant to the City's Zoning Ordinance, Chapter 25, of the City's Municipal Code of Ordinances.
- (2) The off-street parking requirements for a brewery in a C-3 (Heavy Commercial) zone are one space per 500 square feet of brewery space. The square footage for the brewery portion of the business is 1,662 square feet. This would require four parking spots. The property appears to meet this requirement.
- (3) The use of this property complies with C-3 (Heavy Commercial) zoning codes. The properties to the north and east are zoned C-3 (Heavy Commercial). The property to the south is zoned C-2 (Neighborhood Commercial). The property to the west is zoned R-4 (Heavy Density Muliple-Family).
- (4) There are no churches, schools, or other similar institutions within 300 feet of the subject property.
- (5) The existing population of Scottsbluff is approximately 14.283.

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City of Scottsbluff Liquor License Holders Investigatory Board Regular Meeting February 21, 2024 – 2:00 p.m.

The City of Scottsbluff Liquor License Holders Investigatory Board met in a regular meeting on Wednesday, February 21, 2024 at 2:00 p.m. in the Meeting Room of City Hall, 2525 Circle Drive, Scottsbluff. A notice of the meeting had been published on January 6, 2024 in the Star Herald, a newspaper published and of general circulation in the city. The notice stated the date, hour and place of the meeting, that the meeting would be open to the public. That anyone with a disability desiring reasonable accommodation to attend the meeting should contact the city clerk's office, and that an agenda of the meeting kept continuously current was available for public inspection at the office of the city clerk in City Hall; provided, the committee could modify the agenda at the meeting if it determined that an emergency so required. A similar notice, together with a copy of the agenda, also had been delivered to each committee member.

- Roll Call The following Board Members were present: Andrea Margheim, Vice-Chairman, Kevin Spencer, Police Chief/City Manager; Kim Wright, City Clerk; Libby Stobel, City Attorney, Matt Huck, Scottsbluff Public Schools. Absent: Russ Knight, Chairman, Kelli Larson, Panhandle Prevention Coalition, Emily Norman, WNCC.
- 2. Open Meeting Act Vice-Chairman Margheim welcomed everyone in attendance and informed those in attendance that a copy of the Nebraska Open Meetings Act is posted on the west wall for the public's review.
- 3. Call Meeting to Order The meeting was called to order and Wright recorded the proceedings.
- 4. Changes or additions to the agenda None.
- 5. Approve the January 10, 2024 Regular Meeting Minutes Motion by Spencer, second by Huck to approve the January 10, 2024 Regular Meeting Minutes, motion passed unanimously.
- 6. New Application.
 - a. Ms. Katlyn Massey, Leah Massey and Trevor Massey were present to answer questions regarding the Class YK and Class I Liquor License Applications for Papa Moon Vineyards & Winery, LLC d/b/a Papa Moon Ciders, 3109 Ave. B, Scottsbluff, NE.

Police Chief Spencer asked the Masseys what their experience is in the alcohol industry. Katlynn Massey explained in 2012 they opened the Papa Moon Vineyards & Winery north of Scottsbluff. They started making wine out of grapes grown on the property. That soon grew to ciders which is an apple-based and meade which is a honey based.

Mr. Spencer asked what procedures are in place to prevent under age drinking. Ms. Massey stated they will card everyone who orders alcohol and each server will have a handheld that they will scan the ID bar code with. They will also have ID books

available to look at that contain the ID's of each state. In addition, all employees will be required to take Etips training and they do have a training scheduled for Saturday.

Ms. Massey also commented they have cameras located throughout the building at each entrance and exit and all cameras record. Trevor Massey will do all the inventory and ordering and the alcohol will be served in taps up front, with the actual alcohol located in a room behind that is locked with a keypad. They will sale some beer on tap which will be brought in and located in a small refrigerator by the bar. They plan on selling no hard liquor. The business hours will be Wednesday-Saturday 11:00 a.m. to 10:00 p.m.

When asked what would happen if alcohol was sold to a minor, Ms. Massey explained all employees would be retrained.

After discussion, Committee Member Huck moved, seconded by Committee Member Margheim to send positive recommendations to Council regarding the Class YK and Class I Liquor Licenses for Papa Moon Vineyards & Winery, LLC d/b/a Papa Moon Ciders, 3109 Ave B. Scottsbluff; Ryan Massey, Manager. Motion passed unanimously.

There was no other business presented. The meeting adjourned at 2:19 p.m.

	Andrea Margheim, Vice- Chairman
Kim Wright, Secretary	