NOTICE OF DECISION

<table>
<thead>
<tr>
<th>Case Number:</th>
<th>376</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address:</td>
<td>57 JFK Street (80-90 Winthrop Street)</td>
</tr>
<tr>
<td>Zoning:</td>
<td>Business B District (BB) / Harvard Square Overlay District</td>
</tr>
</tbody>
</table>
| Applicant:            | Blue Enterprises HSMA, LLC  
4675 MacArthur Court, Suite 1500  
Newport Beach, CA 92660 |
| Owner:                | Crimson Galeria Limited Partnership  
166 Harvard Street, Brookline, MA 02446 |
| Application Date:     | February 10, 2021 |
| Date of Planning Board Public Hearing: | March 16, 2021 |
| Date of Planning Board Decision: | March 16, 2021 |
| Date of Filing Planning Board Decision: | June 9, 2021 |
| Application:          | Request for special permits for Blue Enterprises HSMA, LLC, pursuant to Sections 11.800 and 10.43 of the Zoning Ordinance to operate a cannabis retail store occupying approximately 3,037 square feet in the first floor and basement of the existing building at 57 JFK Street. |
| Decision:             | GRANTED, with Conditions. |

Appeals, if any, shall be made pursuant to Section 17 of Massachusetts General Laws, Chapter 40A, and shall be filed within twenty (20) days after filing of the above referenced decision with the City Clerk. Copies of the complete decision and final plans, if applicable, are on file with the Community Development Department and the City Clerk.

Authorized Representative of the Planning Board: Swaathi Joseph

For further information concerning this decision, please contact Swaathi Joseph at 617-349-4668, or sjoseph@cambridgema.gov.
DOCUMENTS SUBMITTED

Application Documents and Supporting Material


2. Presentation slides shown to Planning Board on 3/16/2021.

City of Cambridge Documents


Other Documents


11. Email communication from Shelagh Hadley dated 3/13/2021.

12. Email communication from Peter Glick dated 3/13/2021.


15. Email communication from Dave Slaney and Leslie Cohen dated 3/14/2021.


17. Email communication from Scott McKay dated 3/14/2021.

18. Email communication from Catalina Arboleda dated 3/14/2021.


21. Email communication from Virginia Coleman dated 3/14/2021.

22. Email communication from Nunzi Sapuppo dated 3/14/2021.

23. Email communication from Elisabeth and Tyler VanderWeele dated 3/14/2021.

27. Email communication from Mary Sutherland dated 3/14/2021.
29. Email communication from Barbara Baker dated 3/14/2021.
31. Email communication from Diana Rockefeller dated 3/15/2021.
33. Email communication from Craig Kelley dated 3/15/2021.
34. Email communication from Leslie Cioffi dated 3/15/2021.
35. Email communication from Mary Tittmann dated 3/15/2021.
36. Email communication from John Roberts dated 3/15/2021.
37. Email communication from Caitlin Roberts dated 3/15/2021.
40. Email communication from Karen Falb dated 3/15/2021.
41. Email communication from Madge Kaplan dated 3/15/2021.
42. Email communication from Carole Perrault dated 3/15/2021.
43. Email communication from Rand Wentworth dated 3/15/2021.
44. Email communication from M. P. Sekler dated 3/15/2021.
45. Email communication from Philip Borden dated 3/15/2021.
46. Email communication from Kathy Roberts dated 3/15/2021.
47. Email communication from Meera Singh dated 3/15/2021.
49. Email communication from Emily Schatzow dated 3/15/2021.
50. Email communication from Patrick Barton dated 3/15/2021.
52. Email communication from Anne Yahanda dated 3/15/2021.
54. Email communication from Lawrence Cetrulo dated 3/15/2021.
56. Email communication from Jessica Sheehan dated 3/15/2021.
57. Email communication from Jen Richards dated 3/15/2021.
59. Email communication from Peter Phillips dated 3/16/2021.
60. Email communication from Aisha Cruse dated 3/16/2021.
61. Email communication from Robert Cesari dated 3/16/2021.
62. Email communication from Abigail S. MacDonald dated 3/16/2021.
64. Email communication from Juliet Stone dated 3/16/2021.
65. Email communication from Patricia Quinlan dated 3/16/2021.
66. Email communication from Richard Plumb dated 3/16/2021.
67. Email communication from Giovanni Oliva dated 3/16/2021.
69. Email communication from John Isaacson dated 3/16/2021.
70. Email communication from Elizabeth Houghteling dated 3/16/2021.
71. Email communication from Elizabeth Gilmore dated 3/16/2021.
72. Email communication from Oluseyi Obasa dated 3/16/2021.
73. Email communication from Cynthia Ellis dated 3/16/2021.
74. Email communication from Judy and Doug Weinstock dated 3/16/2021.
APPLICATION SUMMARY

The Applicant, Blue Enterprises HSMA, LLC (the “Applicant”), is proposing to operate a Cannabis Retail Store at 57 JFK Street in Harvard Square. 100 Percent Pure LLC, which owns 51% of Blue Enterprises HSMA, LLC, has received approval from the Cannabis Control Commission as an Economic Empowerment Applicant, pursuant to Application Number EEA 202273 (the “EE Applicant”). No cultivation, processing or packaging will occur on site. The Applicant proposes to repurpose a portion of the first floor of the existing building to operate a Cannabis Retail Store. The proposal includes renovation of 3,037 square feet of the existing building to use the first floor for the sales area and the basement to accommodate storage, bicycle parking, and a break room for the employees. It also includes 4 long-term bicycle parking spaces. The site is in the Business B Zoning District and within the Harvard Square Overlay District. The proposed facility will be designed and operated in accordance with state and local regulations for Cannabis Retail Stores and will be subject to oversight by the Massachusetts Cannabis Control Commission. The Applicant has received an Economic Empowerment Applicant designation from the Cannabis Control Commission. Loading is proposed to utilize the existing loading zone area on Winthrop Street and JFK Street.
FINDINGS

After review of the Application Documents and other documents submitted to the Planning Board, testimony given at the public hearing, and review and consideration of the applicable requirements and criteria set forth in the Zoning Ordinance with regard to the relief being sought, the Planning Board makes the following Findings:

1. Approval of a Cannabis Retail Store (Section 11.800)

   The proposed site is located within the Business B District (BB). The Planning Board may grant a special permit approving a Cannabis Retail Store within this district upon finding that the proposal meets the criteria set forth in Section 11.800. The Board finds that these criteria are met, for the reasons set forth below.

   11.803 Location Standards.

   11.803.1 Cannabis Retail Stores.

   (a) Cannabis Retail Stores shall be allowed only by Planning Board Special Permit within the following districts: Business A (BA), Business A-1 (BA-1), Business A-2 (BA-2), Business A-3 (BA-3), Business B (BB), Business B-1 (BB-1), Business B-2 (BB-2), Business C (BC), Industry A-1 (IA-1), Industry B (IB), Industry B-1 (IB-1), and Industry B-2 (IB-2) districts, and special districts and overlay districts whose use regulations are based on those of any of the aforementioned districts, subject to any limitations set forth in the regulations of those districts. In the Business A-1 district, only applicants that have been designed as Economic Empowerment Applicants or certified as eligible to participate in the Social Equity Program by the Massachusetts Cannabis Control Commission may be permitted and it shall be made a condition of the special permit that such designation or eligibility shall be maintained.

   The site is within the Business B district, where Cannabis Retail Stores are allowed under current zoning.

   (b) A Cannabis Retail Store shall not be permitted within one thousand and eight hundred (1,800) feet of another Cannabis Retail Store, except if the applicant has been designated as an Economic Empowerment Applicant or certified as eligible to participate in the Social Equity Program by the Massachusetts Cannabis Control Commission and it is made a condition of the special permit that such designation or eligibility shall be maintained.

   This site is within 1,800 feet of the location of two other permitted Cannabis Retail Stores – a Registered Marijuana Dispensary at 98 Winthrop Street, which has ceased operation, and a Cannabis Retail Store at 31 Church Street. However, since the applicant is an Economic Empowerment Applicant, the 1,800 foot separation requirement does not apply.

   (c) All products offered to consumers shall be pre-packaged off-site, and no packaging or repackaging of cannabis or marijuana products shall take place on the premises of a
Cannabis Retail Store unless it is also meets the requirements for a Cannabis Production Facility.

All products are pre-packaged at the cultivation facility. No cultivation, packaging, or re-packaging is proposed at the Cannabis Retail Store.

11.803.3 Buffer Zones.

(a) A Cannabis Retail Store or Cannabis Production Facility shall not be permitted within 300 feet of a pre-existing public or private school providing education in kindergarten or any of grades one through 12, except where the Planning Board, in issuing a special permit, approves a reduced distance upon finding that the location will cause no substantial adverse impact due to site-specific factors or other mitigating efforts agreed to in writing by the permittee and made conditions of the special permit.

The Application Documents indicate that there are no public or private K-12 schools within 300 feet of the proposed location.

(b) A Cannabis Retail Store or Cannabis Production Facility shall not be permitted within 300 feet of a pre-existing public children’s playground, public youth athletic field, or public youth recreation facility, except where the Planning Board, in issuing a special permit, approves a reduced distance upon finding that the location will cause no substantial adverse impact due to site-specific factors or other mitigating efforts agreed to in writing by the permittee and made conditions of the special permit.

The Application Documents indicate that there are no public children’s playgrounds, public youth athletic fields, or public youth recreation facilities within 300 feet of the proposed location.

11.805 Special Permit Criteria. In granting a special permit for a Cannabis Retail Store or Cannabis Production Facility, in addition to the general criteria for issuance of a special permit as set forth in Section 10.43 of this Zoning Ordinance, the Planning Board shall find that the following criteria are met:

(a) The site is designed such that it provides convenient, safe and secure access and egress for customers and employees arriving to and leaving from the site using all modes of transportation, including drivers, pedestrians, bicyclists and public transportation users.

A transportation logistics plan prepared by VHB was included with the Application and has been reviewed by the Traffic, Parking and Transportation Department ("TP+T"). While there is limited data about traffic generated by a Cannabis Retail Store, the expectation is that the traffic will not be significantly greater than that of a typical retail establishment of similar size and should have minimal impacts on transportation in the Harvard Square area. The proposed Cannabis Retail Store is located in a predominantly commercial district that supports retail establishments of this scale. The Applicant has committed to submitting an operations plan and a loading and service delivery management plan to TP+T prior to the issuance of a building permit that will include the information requested in the memo from
TP+T dated March 9, 2021. The Applicant has also committed to implementing both transportation demand management ("TDM") measures and a monitoring program of employee and customer visits, as well as loading and pick-up activities of this use to mitigate any unexpected transportation impacts. The Applicant has also agreed to programmatic strategies, including online ordering and an appointment system, to reduce the potential for queueing.

The entrances and exits to the proposed Cannabis Retail Store will remain in their existing locations, including access for persons with disabilities. The Board recognizes that entrances and routes of travel may be subject to applicable accessibility codes and may require seeking variances from the Massachusetts Architectural Access Board. The proposed addition of a street entrance directly from Winthrop Street will help activate the street.

(b) On-site loading, refuse and service areas are designed to be secure and shielded from abutting uses.

A minimal amount of business-related waste will be generated from the facility and disposed of by commercial trash pickup. Blue Enterprises will adhere to the landlord’s direction for refuse; however, trash will be locked at all times per the Cannabis Control Commission regulations.

(c) The building and site have been designed to be compatible with other buildings in the area and to mitigate any negative aesthetic impacts that might result from required security measures and restrictions on visibility into the building’s interior.

The Cannabis Retail Store will be sited in an existing building with other retail uses. The proposed storefront design will retain the floor-to-ceiling glass façade and the proposed entry and exit doors will continue their spatial relationship to the rest of the building’s retail uses. The proposed signage and treatment of the doors and window will provide interesting street frontage while meeting the state’s security requirements.

(d) In retail areas, the location and design of the Cannabis Use will not detract from the sense of activity with opaque, unwelcoming façades at the ground floor. Where interior activities must be screened from public view, such areas should be screened by transparent, publicly accessible active business uses where possible. Opaque façades should be minimized, and where they are necessary they should include changing public art displays or other measures to provide visual interest to the public.

The proposed storefront design includes floor-to-ceiling glass façades on both the JFK Street and the Winthrop Street elevations. The proposal includes ample indoor queuing space, which is visible from the adjoining streets and will therefore create a sense of activity. However, the large sales floor is screened from public view by interior walls and art displays. The applicant will work with local groups to develop a system for the curation of the art. The combination of window displays, creative screen design and signage is expected to provide visual interest to passersby.
(e) If the proposed Cannabis Retail Store or Cannabis Production Facility is not proposed to include a Medical Marijuana Treatment Center, it will nevertheless provide programs to assist qualifying patients within the city or neighborhood who are registered through the Massachusetts Medical Use of Marijuana Program in obtaining services under that program.

The proposed Cannabis Retail Store initially will not include a medical marijuana treatment center. However, it will assist and consult with registered medical patients to access services through the Massachusetts Medical Use of Marijuana Program.

2. General Criteria for Issuance of a Special Permit (10.43)

The Planning Board finds that the proposal meets the General Criteria for Issuance of a Special Permit, as set forth below.

10.43 Criteria. Special permits will normally be granted where specific provisions of this Ordinance are met, except when particulars of the location or use, not generally true of the district or of the uses permitted in it, would cause granting of such permit to be to the detriment of the public interest because:

(a) It appears that requirements of this Ordinance cannot or will not be met, or ...

With the requested special permit, the requirements of the Ordinance will be met.

(b) traffic generated or patterns of access or egress would cause congestion, hazard, or substantial change in established neighborhood character, or ...

As set forth above in these findings, the proposed use is not expected to adversely impact traffic patterns or the retail-oriented character of the area in general. The Applicant has agreed to implement measures recommended by TP+T to mitigate adverse transportation impacts.

(c) the continued operation of or the development of adjacent uses as permitted in the Zoning Ordinance would be adversely affected by the nature of the proposed use, or ...

The proposed Cannabis Retail Store will be located in a business zoning district characterized by similar types of retail establishments and will be operated in accordance with applicable state and local regulations for that use. Therefore, the proposed use and location will not adversely impact adjacent uses.

(d) nuisance or hazard would be created to the detriment of the health, safety and/or welfare of the occupant of the proposed use or the citizens of the City, or ...
The proposed Cannabis Retail Store will be operated in accordance with applicable health and safety regulations, as well as state and local regulations particular to cannabis retail stores, which are specifically intended to prevent nuisance or hazard.

(e) for other reasons, the proposed use would impair the integrity of the district or adjoining district, or otherwise derogate from the intent and purpose of this Ordinance, and ... 

The site is located within the Business B District, which allows Cannabis Retail Stores, as authorized in a zoning amendment adopted by the City Council in 2018. The Applicant is also an Economic Empowerment Applicant, which the zoning is intended to support.

(f) the new use or building construction is inconsistent with the Urban Design Objectives set forth in Section 19.30.

The proposed new use will minimally impact the design of the building, and all exterior alterations will be conducted in accordance with applicable zoning and other regulations for Cannabis Retail Stores. The proposal is subject to continuing design review of items including door and window treatments that activate street frontage and promote transparency as much as possible. No new exterior mechanical systems are proposed. The building is not a contributing structure in the Harvard Square National Register District; however, it is located in the Harvard Square Conservation District. Cambridge Historical Commission (CHC) staff reviewed the proposal and have concluded that CHC review will not be required as long as the signage is zoning-compliant. All exterior alterations will be subject to continuing review by CHC and Community Development Department ("CDD") staff, where applicable. Therefore, the Board finds no inconsistency with applicable urban design objectives.
DECISION

Based on a review of the Application Documents, testimony given at the public hearings, and the above Findings, the Planning Board hereby GRANTS the requested Special Permit, subject to the following conditions and limitations.

1. This special permit shall authorize only Blue Enterprises HSMA, LLC (the “Permittee”) to establish and operate a Cannabis Retail Store at 57 JFK Street, Cambridge, in substantial conformance with the Application Documents and supplemental documents and information submitted by the Applicant to the Planning Board as referenced above. This Cannabis Retail Store is permitted to operate only as a Cannabis Retailer. No other type of cannabis establishment is hereby permitted. Any activity that involves the cultivation, processing, manufacturing, packaging, storage, transportation, or use of cannabis products shall require an amendment to this special permit, and shall require compliance with all applicable state and local regulations for such activity.

2. The Permittee shall maintain all required state and local licenses and/or registrations and comply with all applicable state and local public health regulations and all other applicable laws, rules and regulations at all times. The Permittee shall execute a Host Community Agreement with the City of Cambridge pursuant to the regulations of the Massachusetts Cannabis Control Commission (“CCC”) and shall have received a Cannabis Business Permit pursuant to the Cambridge Cannabis Business Permitting Ordinance prior to the issuance of a Certificate of Occupancy.

3. This special permit shall be valid only for the approved 57 JFK Street site. Furthermore, the special permit shall only be valid for the original Applicant and the original Economic Empowerment Applicant (“EE Applicant”) and shall expire on the date the Permittee either ceases operation of a Cannabis Retail Store, or the Permittee’s License or Certificate of Registration expires or is terminated by the CCC. Any change in the ownership of the Cannabis Retail Store from the original application, including without limitation a takeover, merger, sale of assets and equity, or sale to another entity resulting in the individuals initially disclosed under 935 CMR 500.002 as Persons or Entities Having Direct Control failing to maintain an equity interest, shall be reported to the Commissioner of the Inspectional Services Department (“ISD”) for purposes of determining whether the change in ownership requires a new special permit or modification of the existing permit for the succeeding owner of the Cannabis Retail Store.

4. The Permittee shall maintain its designation as an Economic Empowerment Applicant pursuant to the regulations of the CCC to remain in compliance with Section 11.803.1, Paragraph (b), of the Zoning Ordinance at all times.

5. Alterations to the building shall occur in substantial conformance with the building plan set prepared by Khalsa Design, dated 1/15/2021, and the presentation to the Planning Board on 3/16/2021. The project shall be subject to continuing design review by the Community Development Department (“CDD”). Before issuance of each Building Permit for the project, CDD shall certify to the Superintendent of Buildings that the final plans submitted to secure
the Building Permit are consistent with and meet all conditions of this Decision. As part of CDD’s administrative review of the project, and prior to any certification to the Superintendent of Buildings, CDD may present any design changes made subsequent to this Decision to the Planning Board for its review and comment.

6. The Permittee shall address the following design comments through the continuing design review process set forth above. Each of the below items shall be subject to CDD review and approval of the final design details prior to issuance of a Building Permit:

a. Lighting and colors in the reception area with automatic light intensity controls adjusted to various times of the day.

b. Any revisions required by the Massachusetts Architectural Access Board to accommodate disabled access.

c. Location, size, type, and lighting of art displays in reception area.

d. Treatment of column covers, display windows and entry doors, including proposed lighting.

e. Design of the angled wall by the building entrance from JFK Street.

f. Location of any mechanical equipment on the rooftop, façade or exterior of the building that will serve the Cannabis Retail Store.

g. All exterior signage, lighting, and other security features that may be required by state regulations. To the extent possible, any proposed outdoor lighting shall be designed to conform to the guidelines recommended in the proposed Cambridge Outdoor Lighting Ordinance.

7. The Permittee shall coordinate with the Department of Public Works regarding any planned reconstruction of public spaces adjacent to the site.

8. The permitted operating hours of the approved Cannabis Retail Store shall be between 8:00 AM and 10:00 PM daily.

9. In order to meet the requirement for short-term bicycle parking spaces, the Permittee shall make a contribution to the City’s Bicycle Parking Fund in accordance with Section 6.104.2-b of the Zoning Ordinance equivalent to the amount necessary to provide two (2) bicycle parking spaces or one (1) bicycle rack. Such contribution shall be made prior to the issuance of an Occupancy Permit.

10. The Permittee shall submit an operations plan to Traffic, Parking and Transportation Department (“TP&T”) and Cambridge Police Department for approval prior to issuance of a Building Permit. This plan should address in detail how the Applicant is intending to manage bicycle lane infringement and sidewalk crowding in a manner that maintains safety and
access to adjacent buildings, transit, and any other key uses. In addition, there should be a specific plan for the initial opening period, including how the Permittee will identify and respond to any unexpected situations (i.e., sidewalk crowding, blocking bike lanes, or other safety issues). If required by TP&T in the course of approving an operations plan, the Permittee shall commit to use an on-line pre-purchase and/or appointment-only scheduling system for operations for a period of time that is determined by TP&T to be necessary to manage traffic impacts and prevent queuing on the public sidewalk that may cause disruption to the operation of other nearby businesses or to the general public. The City shall extend the commitment beyond that period if it is deemed by the City to minimize transportation impacts.

11. The Permittee shall contribute $35,000 to the City toward transportation, parking, transit and/or bicycle improvements to support non-automobile travel modes for employees and customers and to mitigate the Project’s traffic and parking impacts on the surrounding area. Half of this contribution shall be made prior to the issuance of a Building Permit and the other half of the contribution shall be made prior to the issuance of a Certificate of Occupancy.

12. The Permittee shall provide a loading and service delivery management plan that includes all delivery activities to TP&T for approval prior to issuance of a Building Permit. No offsite deliveries shall be made from this location to customers.

13. The Permittee shall be required to implement a transportation demand management (TDM) program and a transportation monitoring and reporting program including, at a minimum, the following measures, which shall be certified by the TP&T and CDD prior to issuance of a Certificate of Occupancy for the approved Cannabis Retail Store.

   a. Provide 100% MBTA T-Pass subsidies to all employees (may be pro-rated for part-time employees). The program shall be administered by the employer through the MBTA Corporate Pass/Perq Program.

   b. Offer all employees Gold Level “Bluebikes” Public Bicycle Sharing System membership; to be administered through the Bluebikes Corporate Program by the employer.

   c. Provide lockers for employees that walk or bike to work.

   d. Have available an air pump and bicycle repair tools for employees and customers to use when needed.

   e. Designate an employee of the facility as a Transportation Coordinator (TC) to manage the implementation of the TDM measures and a transportation monitoring program. The TC shall:
i. Post in a central and visible location (i.e., lobby for customers, break room for employees) information on available non-automobile services in the area, including, but not limited to:
   1. Available pedestrian and bicycle facilities in the vicinity of the Project site.
   2. MBTA maps, schedules and fares.
   4. Locations of bicycle parking.
   5. Bluebikes regional Public Bicycle Sharing system.
   7. Other pertinent transportation information.
      • Instead of or in addition to posting paper MBTA schedules, provide a real-time transportation display screen in a central location to help people decide which mode to choose for each trip.

ii. Compile up-to-date transportation information explaining all commuter options and provide to all employees. This information should also be distributed to all new employees as part of their orientation. Transportation information packets may be purchased from the CDD.

iii. Provide or describe to customers information on sustainable transportation options to access the site.

iv. Provide and maintain information on the project's website, newsletters, social media, etc., on how to access the site by all modes, with emphasis on sustainable modes.

v. Participate in any TC training offered by the City of Cambridge or a local Transportation Management Association.

vi. If requested by TP&T or CDD, the Permittee shall provide information on employees and customer travel modes and where they customarily park, as well as information on loading and service delivery operations. Surveys of employees and customers shall be designed and conducted in a manner approved by TP&T and CDD.

14. Prior to issuance of a Certificate of Occupancy for the approved Cannabis Retail Store, CDD shall certify to the Superintendent of Buildings that all Conditions of this Special Permit Decision are met.

15. All authorized development shall abide by all applicable City of Cambridge Ordinances, including the Noise Ordinance (Chapter 8.16 of the City Municipal Code).
Voting in the affirmative to approve the Development Proposal were Planning Board Members Louis Bacci, Jr., H Theodore Cohen, Steven Cohen, Catherine Preston Connolly, Mary Flynn, Hugh Russell, and Tom Sieniewicz, constituting at least two thirds of the members of the Board.

For the Planning Board,

[Signature]

Representative to the Planning Board, authorized by Catherine Preston Connolly, Chair.

A copy of this decision PB #376 shall be filed with the Office of the City Clerk. Appeals, if any, shall be made pursuant to Section 17, Chapter 40A, Massachusetts General Laws, and shall be filed within twenty (20) days after the date of such filing in the Office of the City Clerk.
City of Cambridge, MA • Planning Board Decision
PB # 376 – Blue Enterprises HSMA, LLC, 57 JFK Street

ATTEST: A true and correct copy of the above decision has been filed on June 9, 2021 with the Office of the City Clerk, by Swaathi Joseph, duly authorized representative of the Planning Board. All plans referred to in the decision have been filed with the City Clerk on said date.

Twenty days have elapsed since the above decision was filed in the office of the City Clerk and:

_____ no appeal has been filed; or

_____ an appeal has been filed within such twenty days.

The person exercising rights under a duly appealed special permit does so at risk that a court will reverse the permit and that any construction performed under the permit may be ordered undone. This certification shall in no event terminate or shorten the tolling, during the pendency of any appeals, of the periods provided under the second paragraph of G.L. c. 40A, §6.

Date: ____________________________ ____________________________, City Clerk

Appeal has been dismissed or denied.

Date: ____________________________ ____________________________, City Clerk
## Appendix I: Approved Dimensional Chart

<table>
<thead>
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<th>Existing</th>
<th>Allowed or Required</th>
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<td></td>
</tr>
<tr>
<td>Permeable Open Space</td>
<td>existing</td>
<td>None</td>
<td>No Change</td>
<td></td>
</tr>
<tr>
<td>Off-Street Parking Spaces</td>
<td>0</td>
<td>2</td>
<td>0(^2)</td>
<td>0</td>
</tr>
<tr>
<td>Long-Term Bicycle Parking</td>
<td>0</td>
<td>0</td>
<td>4</td>
<td>Consistent with Application Documents and applicable zoning requirements</td>
</tr>
<tr>
<td>Short-Term Bicycle Parking</td>
<td>0</td>
<td>2</td>
<td>0(^3)</td>
<td></td>
</tr>
<tr>
<td>Loading Bays</td>
<td>0</td>
<td>0</td>
<td>0</td>
<td></td>
</tr>
</tbody>
</table>

\(^1\) Area of Cannabis Retail Store included in the existing total GFA.

\(^2\) Parking requirements are waived in Harvard Square Overlay District for this change in use.

\(^3\) Provided by making a contribution to the City’s Public Bicycle Parking Fund for 1 bike rack.