## MICHIGAN DEPARTMENT OF ENVIRONMENT, GREAT LAKES, AND ENERGY AIR QUALITY DIVISION

July 12, 2024

PERMIT TO INSTALL 83-24

> ISSUED TO D&K Ventures

## LOCATED AT

3996 North Fraser Road Pinconning, Michigan 48650

> IN THE COUNTY OF Bay

#### STATE REGISTRATION NUMBER P1462

The Air Quality Division has approved this Permit to Install, pursuant to the delegation of authority from the Michigan Department of Environment, Great Lakes, and Energy. This permit is hereby issued in accordance with and subject to Section 5505(1) of Article II, Chapter I, Part 55, Air Pollution Control, of the Natural Resources and Environmental Protection Act, 1994 PA 451, as amended. Pursuant to Air Pollution Control Rule 336.1201(1), this permit constitutes the permittee's authority to install the identified emission unit(s) in accordance with all administrative rules of the Department and the attached conditions. Operation of the emission unit(s) identified in this Permit to Install is allowed pursuant to Rule 336.1201(6).

 DATE OF RECEIPT OF ALL INFORMATION REQUIRED BY RULE 203:

 June 4, 2024

 DATE PERMIT TO INSTALL APPROVED:
 SIGNATURE:

 July 12, 2024
 SIGNATURE:

 DATE PERMIT VOIDED:
 SIGNATURE:

 DATE PERMIT REVOKED:
 SIGNATURE:

## PERMIT TO INSTALL

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## **COMMON ACRONYMS**

#### **POLLUTANT / MEASUREMENT ABBREVIATIONS**

°CDegrees CelsiusCOCarbon MonoxideCO2eCarbon Dioxide EquivalentdscfDry standard cubic footdscmDry standard cubic meter°FDegrees FahrenheitgrGrainsHAPHazardous Air PollutantHgMercuryhrHourHPHorsepowerH2SHydrogen SulfideKWKilowattIbPoundmMetermgMilligrammmMeterMMMillionMWWMegawattsNMOCNon-Methane Organic CompoundsNOxOxides of NitrogenngNanogramPM10Particulate Matter equal to or less than 10 microns in diameterPM2.5Particulate Matter equal to or less than 2.5 microns in diameterPM10Particulate Matter equal to or less than 2.5 microns in diameterppmParts per million by volumeppmParts per million by volumeppmParts per million by volumeppmParts per square inch absolutepsiaPounds per square inch absolutesciSecondsSO2Suffur DioxideTACToxic Air ContaminantTempTemperatureTHCTotal HydrocarbonstpyTons per yearµgMicrogramµmMicrogramµmMicrogramµmMicrogramµmMicrogramµmMicrogramµmMicrogram<	acfm BTU	Actual cubic feet per minute British Thermal Unit
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#### **GENERAL CONDITIONS**

- 1. The process or process equipment covered by this permit shall not be reconstructed, relocated, or modified, unless a Permit to Install authorizing such action is issued by the Department, except to the extent such action is exempt from the Permit to Install requirements by any applicable rule. (R 336.1201(1))
- 2. If the installation, construction, reconstruction, relocation, or modification of the equipment for which this permit has been approved has not commenced within 18 months, or has been interrupted for 18 months, this permit shall become void unless otherwise authorized by the Department. Furthermore, the permittee or the designated authorized agent shall notify the Department via the Supervisor, Permit Section, Air Quality Division, Michigan Department of Environment, Great Lakes, and Energy, P.O. Box 30260, Lansing, Michigan 48909-7760, if it is decided not to pursue the installation, construction, reconstruction, relocation, or modification of the equipment allowed by this Permit to Install. (R 336.1201(4))
- 3. If this Permit to Install is issued for a process or process equipment located at a stationary source that is not subject to the Renewable Operating Permit program requirements pursuant to Rule 210 (R 336.1210), operation of the process or process equipment is allowed by this permit if the equipment performs in accordance with the terms and conditions of this Permit to Install. (R 336.1201(6)(b))
- The Department may, after notice and opportunity for a hearing, revoke this Permit to Install if evidence indicates the process or process equipment is not performing in accordance with the terms and conditions of this permit or is violating the Department's rules or the Clean Air Act. (R 336.1201(8), Section 5510 of Act 451, PA 1994)
- 5. The terms and conditions of this Permit to Install shall apply to any person or legal entity that now or hereafter owns or operates the process or process equipment at the location authorized by this Permit to Install. If the new owner or operator submits a written request to the Department pursuant to Rule 219 and the Department approves the request, this permit will be amended to reflect the change of ownership or operational control. The request must include all of the information required by subrules (1)(a), (b), and (c) of Rule 219 and shall be sent to the District Supervisor, Air Quality Division, Michigan Department of Environment, Great Lakes, and Energy. (R 336.1219)
- 6. Operation of this equipment shall not result in the emission of an air contaminant which causes injurious effects to human health or safety, animal life, plant life of significant economic value, or property, or which causes unreasonable interference with the comfortable enjoyment of life and property. (R 336.1901)
- 7. The permittee shall provide notice of an abnormal condition, start-up, shutdown, or malfunction that results in emissions of a hazardous or toxic air pollutant which continue for more than one hour in excess of any applicable standard or limitation, or emissions of any air contaminant continuing for more than two hours in excess of an applicable standard or limitation, as required in Rule 912, to the Department. The notice shall be provided not later than two business days after start-up, shutdown, or discovery of the abnormal condition or malfunction. Written reports, if required, must be filed with the Department within 10 days after the start-up or shutdown occurred, within 10 days after the abnormal condition or malfunction has been corrected, or within 30 days of discovery of the abnormal condition or malfunction, whichever is first. The written reports shall include all of the information required in Rule 912(5). (R 336.1912)
- 8. Approval of this permit does not exempt the permittee from complying with any future applicable requirements which may be promulgated under Part 55 of 1994 PA 451, as amended or the Federal Clean Air Act.
- 9. Approval of this permit does not obviate the necessity of obtaining such permits or approvals from other units of government as required by law.
- 10. Operation of this equipment may be subject to other requirements of Part 55 of 1994 PA 451, as amended and the rules promulgated thereunder.

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- 11. Except as provided in subrules (2) and (3) or unless the special conditions of the Permit to Install include an alternate opacity limit established pursuant to subrule (4) of Rule 301, the permittee shall not cause or permit to be discharged into the outer air from a process or process equipment a visible emission of density greater than the most stringent of the following. The grading of visible emissions shall be determined in accordance with Rule 303 (R 336.1303). (R 336.1301)
  - a) A six-minute average of 20 percent opacity, except for one six-minute average per hour of not more than 27 percent opacity.
  - b) A visible emission limit specified by an applicable federal new source performance standard.
  - c) A visible emission limit specified as a condition of this Permit to Install.
- 12. Collected air contaminants shall be removed as necessary to maintain the equipment at the required operating efficiency. The collection and disposal of air contaminants shall be performed in a manner so as to minimize the introduction of contaminants to the outer air. Transport of collected air contaminants in Priority I and II areas requires the use of material handling methods specified in Rule 370(2). (R 336.1370)
- 13. The Department may require the permittee to conduct acceptable performance tests, at the permittee's expense, in accordance with Rule 1001 and Rule 1003, under any of the conditions listed in Rule 1001. (R 336.2001)

# **EMISSION UNIT SPECIAL CONDITIONS**

#### **EMISSION UNIT SUMMARY TABLE**

The descriptions provided below are for informational purposes and do not constitute enforceable conditions.

Emission Unit ID	Emission Unit Description (Including Process Equipment & Control Ssion Unit ID Device(s))	
EUEXTRACT1	One ethanol/heptane cannabis oil extraction process	FGEXTRACT
EUEXTRACT2	One butane cannabis oil extraction process	FGEXTRACT

Changes to the equipment described in this table are subject to the requirements of R 336.1201, except as allowed by R 336.1278 to R 336.1291.

# FLEXIBLE GROUP SPECIAL CONDITIONS

#### FLEXIBLE GROUP SUMMARY TABLE

The descriptions provided below are for informational purposes and do not constitute enforceable conditions.

Flexible Group ID	Flexible Group Description	Associated Emission Unit IDs
FGEXTRACT	Two solvent based cannabis extraction units.	EUEXTRACT1,
		EUEXTRACT2

## FGEXTRACT FLEXIBLE GROUP CONDITIONS

#### DESCRIPTION

Two solvent based cannabis extraction units.

**Emission Unit:** EUEXTRACT1, EUEXTRACT2

#### POLLUTION CONTROL EQUIPMENT

NA

### I. EMISSION LIMIT(S)

Pollutant	Limit	Time Period / Operating Scenario	Equipment	Monitoring / Testing Method	Underlying Applicable Requirements
1. VOC	29.7 tpy	12-month rolling time period as determined at the end of each calendar month	FGEXTRACT	SC VI.2	R 336.1225, R 336.1702(a)

### II. MATERIAL LIMIT(S)

	Motorial	Linait	Time Period /	Equipmont	Monitoring / Testing	Underlying Applicable
1.	Material Ethanol/n- Heptane mixture consumption	Limit 27,969 Ibs/yr <sup>A</sup>	Operating Scenario 12-month rolling time period as determined at the end of each calendar month	Equipment EUEXTRACT1	Method SC VI.2	Requirements R 336.1225, R 336.1702(a)
2.	Butane consumption	10,400 Ibs/yr <sup>a</sup>	12-month rolling time period as determined at the end of each calendar month	EUEXTRACT2	SC VI.2	R 336.1225, R 336.1702(a)
	<sup>A</sup> This material limit is based upon the mass balance of material consumption (i.e., loss) calculated as required by SC VI.2 and Appendix A. The limit does not reflect material throughput to avoid double counting (i.e., solvent that is recovered and reused).					

3. The permittee shall only use the ethanol/n-heptane mixture in EUEXTRACT1. (R 336.1225, R 336.1702(a))

4. The permittee shall only use butane in EUEXTRACT2. (R 336.1225, R 336.1702(a))

#### III. PROCESS/OPERATIONAL RESTRICTION(S)

- The permittee shall not operate FGEXTRACT unless a malfunction abatement plan (MAP) as described in Rule 911(2), has been submitted within 90 days of permit issuance, and is implemented and maintained. The MAP shall, at a minimum, specify the following:
  - a) A complete preventative maintenance program including a description of the items or conditions that shall be inspected at the extraction systems, the frequency of the inspections or repairs, and an identification of the major replacement parts that shall be maintained in inventory for quick replacement.
  - b) An identification of the source operating variables that shall be monitored to detect a malfunction or failure, the normal operating range of these variables, and a description of the method of monitoring or surveillance procedures.
  - c) Identification of the major replacement parts that shall be maintained in inventory for quick replacement.

If at any time the MAP fails to address or inadequately addresses an event that meets the characteristics of a malfunction, the permittee shall amend the MAP within 45 days after such an event occurs. The permittee shall also amend the MAP within 45 days if new equipment is installed or upon request from the District Supervisor. The permittee shall submit the MAP and any amendments to the MAP to the AQD District Supervisor for review and approval. If the AQD does not notify the permittee within 90 days of submittal, the MAP or amended MAP shall be considered approved. Until an amended plan is approved, the permittee shall implement corrective procedures or operational changes to achieve compliance with all applicable emission limits. (R 336.1225, R 336.1702(a), R 336.1911)

#### IV. DESIGN/EQUIPMENT PARAMETER(S)

1. The permittee shall install, operate and maintain the extraction processes within FGEXTRACT according to the manufacturer specification or site specific operating parameters as specified in the approved MAP required by SC III.1. (R 336.1225, R 336.1702(a))

#### V. TESTING/SAMPLING

NA

#### VI. MONITORING/RECORDKEEPING

Records shall be maintained on file for a period of five years. (R 336.1201(3))

- 1. The permittee shall complete all required calculations in a format acceptable to the AQD District Supervisor by the last day of the calendar month, for the previous calendar month, unless otherwise specified in any monitoring/recordkeeping special condition. (R 336.1205, R 336.1225, R 336.1702(a))
- 2. The permittee shall keep the following information on a monthly basis for each extraction process within FGEXTRACT:
  - a) Volume or weight of each solvent used in EUEXTRACT1 and EUEXTRACT2.
  - b) VOC content of each solvent as supplied on Safety data sheets (SDS).
  - c) VOC mass emission calculations using the method shown in Appendix A to determine the monthly emission rate in tons per calendar month. The permittee may submit a request to use an alternative method for calculating the VOC mass emissions to the AQD District Supervisor, as allowed in Appendix A.
  - d) VOC mass emission calculations determining the annual emission rate in tons per 12-month rolling time period as determined at the end of each calendar month.

The permittee shall keep the records on file at the facility and make them available to the Department upon request. (R 336.1205, R 336.1225, R 336.1702(a))

#### VII. <u>REPORTING</u>

NA

## VIII. STACK/VENT RESTRICTION(S)

NA

## IX. OTHER REQUIREMENT(S)

NA

#### **APPENDIX A**

#### Calculating VOC emissions

The permittee shall demonstrate compliance with the emission limits in this permit by keeping track of the solvent usage in the extraction process and completing a mass balance assuming the entire solvent contents in the products are emitted. The calculation can be done using the following equation or an alternative method can be submitted to the AQD District Supervisor.

If recording weight of each solvent for SC. VI.2 use Equation 1:

 $VOC_{emissions} = (Product_{consumption}) * (VOC \%)$ 

Where:

```
Product<sub>consumption</sub> = [Beginning Inventory] + [New Purchases] - [End Inventory] (in weight)
```

*VOC % is in weight percent (i.e. VOC's weight percent in the product)* 

If recording volume of each solvent for SC. VI.2 use Equation 2:

$$VOC_{emissions} = (Product_{consumption}) * \rho * (VOC \%)$$

Where:

```
Product_{consumption} = [Beginning Inventory] + [New Purchases] - [End Inventory] (in volume)
```

*VOC % is in weight percent (i.e. VOC's weight percent in the product)* 

 $\rho = density$