

## INTERNATIONAL LICENSE AGREEMENT

This License Agreement (the “**Agreement**”) is made this 4th day of November, 2019 (the “**Effective Date**”)

BETWEEN:

**THE YIELD GROWTH CORP.**, a company incorporated under the laws of British Columbia with a head office at Suite 200 – 1238 Homer Street, Vancouver, BC V6B 2Y5

(“**Licensor**”)

AND:

**FLOURISH MUSHROOM LABS INC.**, a company incorporated under the laws of British Columbia with a head office at Suite 200 – 1238 Homer Street, Vancouver, BC V6B 2Y5

(“**Licensee**”)

(each a “**Party**”, together, the “**Parties**”)

WHEREAS:

- A. Licensor owns or has the rights to various recipes and product formulations for foods, beverages, personal care, skin care, cosmetic and other wellness products;
- B. Licensee wishes to purchase from Licensor a non-exclusive license to use Licensor’s product formulations to manufacture or have manufactured products infused with or including as an ingredient functional mushrooms or psilocin or psilocybin or any combination thereof and to sell the products worldwide, excluding Canada.

NOW THEREFORE, in consideration of the premises and the faithful performance of the covenants herein contained, the receipt and sufficiency of which are hereby acknowledged by the parties, it is agreed as follows.

### 1. DEFINITIONS

For the purpose of this Agreement, the following definitions shall apply:

- 1.1 “**Affiliate**” shall mean a corporation or other entity directly or indirectly controlled by, controlling or under common control with Licensor or Licensee.
- 1.2 “**Applicable Law**” means all applicable provisions of laws, statutes, rules, regulations, published guidelines, standards, codes of practice and orders of all federal, provincial, state, municipal and local governmental bodies to which the Parties are bound or which apply to the Formulations, the Products and other products, transaction or event in question.
- 1.3 “**Confidential Information**” means the Formulations (as defined herein), as well as the terms and conditions of this Agreement, and any and all discoveries, inventions, formulas, recipes, processes, methods, techniques, know-how, trade secrets, and intellectual property and proprietary rights, expressed in whatever form and may include technical information, procedures, formulae, protocols, software, specifications, flowcharts,

instructions, research, financial or marketing data, customer data, business plans, patent applications, and other documents and materials, and all modifications, variations, updates, enhancements and improvements thereof, that are disclosed by one party to the other party during the Term. Confidential Information may include unique combinations of separate items, which individually may or may not be confidential.

- 1.4 **"Formulations"** means Licensor's proprietary recipes and product formulations existing as of the Effective Date for foods, beverages, personal care, skin care, cosmetic and other wellness products as described in Schedule "A".
- 1.5 **"Intellectual Property Rights"** means any and all existing inventions, materials, know-how, trade secrets, technology, recipes, formulas, processes, ideas or other discoveries conceived or reduced to practices, whether patentable or not, copyrights, patent applications, confidential information, technical data, common law intellectual property rights, and other intellectual property whether registered or unregistered, relating to the Formulations.
- 1.6 **"Initial Public Offering Date"** or **"IPO Date"** means the date the securities of Flourish Mushroom Labs Inc. are listed on a Canadian exchange.
- 1.7 **"License"** has the meaning ascribed thereto in Section 2.1;
- 1.8 **"Licensor Brands"** shall mean and include registered and unregistered designs, graphics, color scheme, trademarks, logos, trade dress, industrial designs, and trade names that are incorporated in, related to, or otherwise utilized in connection with, the brands or products of Licensor, its Affiliates or subsidiaries of its Affiliates, including but not limited to Urban Juve and Wright & Well.
- 1.9 **"Permitted Purpose"** means the purpose of developing and manufacturing the Products for Licensee to market and sell to consumers and businesses throughout the Territory, all as may be legally permissible under Applicable Law;
- 1.10 **"Products"** means foods, beverages, personal care, skin care, cosmetic and other wellness products infused with or including as an ingredient functional mushrooms or psilocin or psilocybin or any combination thereof (the **"Products"**).
- 1.11 **"Term"** shall mean a period of 50 years from the Effective Date; and
- 1.12 **"Territory"** means worldwide excluding Canada.

## 1. LICENSE

- 1.1 Grant of License. Subject to the provisions of this Agreement, Licensor grants to Licensee a non-exclusive, non-transferable, non-assignable, non-sublicensable (except for the limited purposes provided herein), license to use the Formulations for the Permitted Purpose in the Territory during the Term (the **"License"**), and Licensee hereby accepts such grant.
- 1.2 Limited Right to Sublicense. Subject to Licensor's approval in each instance, Licensee shall have the limited right to sublicense to its Affiliates and their subsidiaries, and as required to effectuate the Permitted Purpose, such as to outsource manufacturing and product testing.
- 1.3 Licensee will take all reasonable precautions to prevent its sublicensees and subcontractors from using the Formulations in any way that would constitute a breach of this Agreement including, without limitation, such precautions as Licensee would otherwise take to protect its own proprietary information, trade secrets and intellectual property.

1.4 Licensor Rights and Ownership. For the avoidance of doubt, Licensor may use and license the Formulations in any way for any purpose whatsoever and retains ownership of the Formulations and all Intellectual Property Rights.

## 2. DELIVERY

2.1 Licensor will deliver the Formulations to Licensee at the closing of this transaction, which shall be three days after this Agreement is signed (the “**Closing**”), and Licensor shall have no further obligations to Licensee under this Agreement with respect to the Formulations.

## 3. CONSIDERATION

3.1 In consideration of the license granted herein, Licensee shall pay Licensor a one-time, non-refundable fee of \$3,000,000 CAD (the “**Fee**”) as follows:

- (a) The sum of \$1,200,000, which shall be payable within 24 months of the Effective Date; provided, however, that if Licensee lists on a Canadian stock exchange via initial public offering or reverse takeover under the symbol “MUSH” (which symbol Licensee has already reserved) (a) within 12 months of the Effective Date, \$200,000 shall be deducted from the fee owing and payable to Licensor, or (b) within 6 months of the Effective Date, \$400,000 shall be deducted from the fee owing and payable to Licensor; and
- (b) The sum of \$1,800,000, which shall be payable as 90 million common shares of Licensee (the “**Shares**”) at a deemed value of \$0.02 per share. The Shares shall be issued at the Closing immediately after the Formulations are received by Licensee. The Shares shall be subject to escrow pursuant to NP 46-201 and released as follows:

<u>Date Shares Released</u>	<u>% Released</u>
IPO Date	10%
IPO Date + 6 mos	1/6 of the remaining escrow Shares
IPO Date + 12 mos	1/5 of the remaining escrow Shares
IPO Date + 18 mos	1/4 of the remaining escrow Shares
IPO Date + 24 mos	1/3 of the remaining escrow Shares
IPO Date + 30 mos	1/2 of the remaining escrow Shares
IPO Date + 36 mos	The remaining escrow Shares

Licensor will enter into a separate escrow agreement for this purpose.

## 4. INTELLECTUAL PROPERTY

4.1 Notwithstanding anything else in this Agreement, ownership of the Formulations and all Intellectual Property Rights therein, including all updates, enhancements, derivative works or modifications thereto or thereof developed by the Licensor, shall be and remain the property of the Licensor.

4.2 Licensee shall own all right, title, and interests in and to any modifications or variations of the Formulations that are developed, created, made, conceived or reduced to practice by

Licensee, its employees, contractors or agents.

## **5. REPRESENTATIONS AND WARRANTIES**

5.1 Licensor represents, warrants and covenants that:

- (a) it has the authority to enter into this Agreement and perform its obligations under this Agreement;
- (b) entering into and performance of this Agreement will not conflict with, or reach, any express or implied obligation or duty owed to any other person;
- (c) the Formulations are free and clear of all liens and encumbrances; and
- (d) to the best of its knowledge and belief, the Formulations do not, as of the date hereof, infringe on any patent, copyright, trade secret or other intellectual property right of a third party.

5.2 EXCEPT AS SET FORTH IN THIS SECTION 5, LICENSOR MAKES NO EXPRESS OR IMPLIED REPRESENTATIONS OR WARRANTIES WITH RESPECT TO THE FORMULATIONS OR THEIR SAFETY, MERCHANTABILITY, FITNESS FOR ANY PARTICULAR PURPOSE OR USE BY LICENSEE OR COMPLIANCE WITH APPLICABLE LAW. LICENSOR FURNISHES THE ABOVE WARRANTIES IN LIEU OF ALL OTHER WARRANTIES, EXPRESSED OR IMPLIED, INCLUDING THE WARRANTIES OF MERCHANTABILITY AND FITNESS FOR A PARTICULAR PURPOSE. NO EMPLOYEE, AGENT, REPRESENTATIVE OR AFFILIATE OF LICENSOR HAS AUTHORITY TO BIND LICENSOR TO ANY ORAL REPRESENTATIONS OR WARRANTY CONCERNING THE LICENSED RIGHTS. ANY WRITTEN REPRESENTATION OR WARRANTY NOT EXPRESSLY CONTAINED IN THIS LICENSE AGREEMENT WILL NOT BE ENFORCEABLE.

5.3 Licensee represents, warrants and covenants that:

- (a) it has all requisite power, authority and right to enter into and deliver this Agreement and to perform its obligations hereunder;
- (b) it is a valid and subsisting corporation under the laws of its jurisdiction of incorporation, has all necessary power to own its property and carry on its business, and is duly licensed and registered to carry on business in each of the jurisdictions in which it operates; and
- (c) entering into and performance of this Agreement will not conflict with, or breach, any express or implied obligation or duty owed to any other person

## **6. LIMITATION OF LIABILITY**

IN NO EVENT WILL A PARTY BE LIABLE TO THE OTHER PARTY FOR ANY INDIRECT, SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES OF ANY KIND, INCLUDING WITHOUT LIMITATION, LOSS OF PROFITS, LOSS OF USE, BUSINESS INTERRUPTION, LOSS OF DATA, OR COSTS IN CONNECTION WITH OR ARISING OUT OF THE FURNISHING, PERFORMANCE OR USE, AS APPLICABLE, OF THE FORMULATIONS FURNISHED HEREUNDER OR FOR BREACH OF THIS LICENSE AGREEMENT, WHETHER ALLEGED AS A BREACH OF CONTRACT, EVEN IF SUCH PARTY HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES OR SUCH DAMAGES MAY HAVE BEEN FORSEEABLE. IN ANY EVENT, EXCEPT FOR LICENSOR'S INDEMNITY OBLIGATIONS SET FORTH IN SECTION 8 OF THIS AGREEMENT, THE LIABILITY OF LICENSOR UNDER THIS LICENSE AGREEMENT FOR DAMAGES SHALL NOT EXCEED TEN THOUSAND (\$10,000) DOLLARS IN THE AGGREGATE.

**7. INSURANCE**

- 7.1 Licensee shall obtain and maintain insurance in an amount of coverage that is commercially reasonable given the nature of Licensee's business, as follows:
  - (a) product liability insurance for all products made by or on behalf of Licensee using the Formulations; and
  - (b) commercial liability insurance.
- 7.2 If product liability insurance is not available to Licensee, Licensee shall self-insure and shall endeavor to obtain such coverage when it does become available.
- 7.3 Licensee shall name Licensor as an additional insured under each applicable insurance policy and provide Licensor with a certificate of insurance and policy endorsements evidencing such insurance policies in form and substance satisfactory to the Licensor. At the request of the Licensor from time to time, the Licensee shall provide the Licensor with adequate evidence that such insurance policies are in effect or of any changes to such insurance policies. Licensee shall provide Licensor at least 30 days' notice by registered mail of the cancellation of any policy required by this Section 8.

**8. INDEMNITY**

- 8.1 For a period of five (5) years from the Effective Date and subject to the limitations of liability and other provisions contained in this Agreement, Licensor agrees to indemnify, defend and hold harmless Licensee, its officers, directors, employees and agents ("Licensee Indemnitees"), from any liabilities, penalties, demands, or claims (including the costs, expenses, and reasonable legal fees on account thereof) that may be made by any third party for personal bodily injuries that are determined to have resulted from the Licensor's gross negligence or willful acts or omissions with respect solely to the Formulations as provided to Licensee hereunder and without any subsequent modification or variation of the Formulations whatsoever by Licensee or others. The Licensee Indemnitees agree to notify Licensor promptly of any written claims or demands against the Licensee Indemnitees for which Licensor is responsible hereunder. This paragraph shall survive any expiration or termination of this Agreement.
- 8.2 Licensee agrees to indemnify, defend and hold harmless Licensor, its subsidiaries, parent company, affiliates, and each of their respective officers, directors, employees and agents ("Licensor Indemnitees"), from any liabilities, penalties, demands, investigations or claims (including the costs, expenses, and reasonable legal fees on account thereof) that may be initiated or made by any third party for product liability or personal bodily injuries relating to the Formulations or any products made using the Formulations, in whole or part, except as provided in paragraph 8.1 above. The Licensor Indemnitees agree to notify Licensee promptly of any written claims or demands and the Licensor Indemnitors for which Licensee is responsible hereunder. This paragraph shall survive any expiration or termination of this Agreement.

**9. CONFIDENTIALITY**

- 9.1 Each of the Parties shall use reasonable efforts (and, in any event, efforts that are no less than those used to protect its own Confidential Information) to protect from disclosure of the Confidential Information of the other. Each of the Parties shall divulge such Confidential Information only to its employees or agents who require access to it for the purposes of this Agreement or as otherwise provided in this Agreement. In any event, the Licensee shall only allow access to the Confidential Information of Licensor to those individuals who have first signed an appropriate confidentiality covenant and acknowledgement. This Section shall survive the termination of this Agreement.

- 9.2 If the receiving Party is compelled pursuant to legal, judicial, or administrative proceedings, or otherwise required by law, to disclose Confidential Information of the disclosing Party, the receiving Party shall use reasonable efforts to (i) seek confidential treatment for such Confidential Information, and (ii) provide prior notice to the disclosing Party to allow the disclosing Party to seek protective or other court orders.
- 9.3 In the event of actual or threatened breach of this Section 9, the non-breaching party will be entitled to immediate and injunctive and other equitable relief, without the necessity of showing actual money damages.

## **10. TERM**

- 10.1 The term of this Agreement shall be coterminous with the Term of the license granted herein, unless earlier terminated in accordance with Section 11.

## **11. TERMINATION**

### **11.1 Termination by Licensee.**

Licensee may terminate this Agreement and the license granted herein:

- (a) for convenience, provided that the Licensee shall not be in default hereunder, by giving Licensor fifteen (15) days' written notice of its intention to do so. Such termination shall not operate to relieve Licensee from its obligation to satisfy any other obligations prior to the date of such termination;
- (b) for default in the performance of any material obligation contained in this Agreement on the part of Licensor to be performed and such default shall continue for a period of thirty (30) days after Licensee shall have given to Licensor written notice of such default.

### **11.2 Termination by Licensor.**

Licensor may terminate this Agreement and the license granted herein in case of:

- (a) Licensee's breach of section 9 (Confidentiality) of this Agreement, by providing written notice to Licensee;
- (b) Licensee's use of the Formulations outside of the Territory or in breach of the Permitted Purpose in violation of the terms of the license granted herein and without having entered an additional license agreement with Licensor, and such breach or improper use shall continue for a period of (60) days after Licensor shall have given to Licensee written notice of such breach;
- (c) default in the performance of any other material obligation contained in this Agreement on the part of Licensee to be performed and such default shall continue for a period of thirty (30) days after Licensor shall have given to Licensee written notice of such default; or
- (d) release of a judgment by a court of competent jurisdiction that Licensee is bankrupt or insolvent.

### **11.3 Effect of Termination.**

Termination of this Agreement shall not in any way operate to impair or destroy any of Licensee's or Licensor's right or remedies, either at law or in equity, or to relieve Licensee of any of its obligations hereunder. No amounts paid under this License Agreement are refundable, whether terminated by either party and regardless of the reason for termination.

### **11.4 Effect of Delay, Etc.**

Failure or delay by either party to exercise its rights of termination hereunder by reason of any default by the other party in carrying out any obligation imposed upon it by this Agreement shall not operate to prejudice such party's right of termination for any other subsequent default by the other party.

#### 11.5 Return of Licensed Rights.

Upon termination of this Agreement, Licensee's license granted herein shall automatically terminate and all copies of the Formulations shall be returned to Licensor, and Licensee shall grant to Licensor a perpetual, non-exclusive, royalty-free license, with the right to sublicense, to manufacture, use and sell improvements and modifications of the Formulations made by Licensee during the Term of this Agreement prior to its termination, to the extent that such improvements are dominated by or derived from the Formulations.

### **12. INTELLECTUAL PROPERTY LITIGATION**

#### 12.1 Initiation.

With respect to any infringement of the patents, copyrights or other Intellectual Property Rights, whether registered or not, included in the Formulations, the Licensee shall have the right to prosecute in its own name and at its own expense any infringement of such patent, copyright or other intellectual property rights, and the Licensor may provide a written request to the Licensee to do so. The Licensee shall notify the Licensor promptly of each infringement of such patents, copyrights or other intellectual property rights of which the Licensee is or becomes aware. Before the Licensee commences an action with respect to any such infringement, the Licensee shall give careful consideration to the view of the Licensor in making its decision whether or not to sue.

#### 12.2 Action.

- (a) If the Licensee elects to commence an action as described above, the Licensor may, to the extent permitted by law, elect to join as a party in that action. Regardless of whether the Licensor elects to join as a party, the Licensor shall cooperate fully with the Licensee in connection with any such action.
- (b) If the Licensor elects to join as a party pursuant to subparagraph (a), the Licensor shall jointly control the action with the Licensee.
- (c) The Licensee shall reimburse the Licensor for any costs the Licensor incurs, including reasonable attorney's fees, as part of an action brought by the Licensee, irrespective of whether the Licensor becomes a co-plaintiff.
- (d) No settlement, consent judgement or other voluntary final disposition of the suit may be entered into by the Licensee without the prior written consent of the Licensor, regardless of whether the Licensor elected to join the action as a party.

#### 12.3 Expenses and proceeds of litigation

Recoveries or reimbursements from actions commenced pursuant to this Section 12 shall first be applied to reimburse the Licensee and the Licensor for litigation costs. Any remaining recovering or reimbursements shall be kept wholly by the Licensee if the Licensor did not join the action as a party, and equally by the Licensee and the Licensor if the Licensor elected to join the action as a party.

#### 12.4 Licensor's right to sue.

If Licensee fails to commence suit on a substantial infringement of the patents, copyrights, or other Intellectual Property Rights included in the Formulations hereunder within thirty (30) days after the receipt of Licensor's written request to do so, the Licensor shall have the

right to bring and prosecute such suit(s) at its sole cost and expense through attorneys of its selection, in its own name, and all sums received or recovered by the Licensor in or by reason of such suits shall be retained by the Licensor. The Licensee shall cooperate fully with the Licensor in connection with any such action.

### **13. MISCELLANEOUS**

#### **13.1 Further Assurances.**

The parties shall execute such further and other documents and do such further and other things as may be necessary to carry out and give effect to the intent of this Agreement.

#### **13.2 Interpretation of certain terms.**

In this Agreement, unless the context otherwise requires, words importing the singular include the plural and vice-versa, words importing gender include all genders and the word "including" is not limiting (whether or not non-limiting language is used with reference thereto).

#### **13.3 Sections and Headings.**

The division of this Agreement into sections, subsections and paragraphs and the insertion of headings are for reference purposes only and shall not affect the interpretation of this Agreement. Unless otherwise indicated, any reference herein to a particular section, subsection, paragraph or schedule refers to the section, subsection, paragraph of or schedule to this Agreement.

#### **13.4 Notices.**

All notices or other communications required or permitted to be given under this Agreement shall be in writing and be effectively given if delivered personally, sent by prepaid private courier or sent by registered mail to the following:

If to the Licensor:        The Yield Growth Corp.  
                                     #200 – 1238 Homer Street  
                                     Vancouver, BC V6B 2Y5  
  
                                     Attention: Penny White  
  
                                     With a courtesy copy to amy@yieldgrowth.com

If to the Licensee:        Flourish Mushroom Labs Inc.  
                                     #200 – 1238 Homer Street  
                                     Vancouver, BC V6B 2Y5  
  
                                     Attention: Penny White  
  
                                     With a courtesy copy to amy@yieldgrowth.com

Any notice delivered personally or sent by courier service shall be deemed to have been received at the time it is delivered, and any notice sent by registered mail shall be deemed to have been received three (3) business days following the sending.

#### **13.5 Currency.**

All references to currency are in the lawful money of Canada unless otherwise specified.

#### **13.6 Taxes.**

Licensee shall be responsible for all sales, goods and services, use, excise or other taxes, tariffs, duties or assessments, including interest and penalties, levied or imposed at any



time by any governmental authority arising from or related to the grant of the License under this Agreement, other than Licensor's income tax.

13.7 Enurement and Assignment.

This Agreement shall enure to the benefit of and be binding upon each of the parties hereto and their respective successors and permitted assigns. Neither the Licensor nor the Licensee may assign or transfer its rights and obligations under this Agreement without the prior written consent of the other party, save for the Licensee's right to Sublicense this Agreement to a sublicensee.

13.8 Entire Agreement.

The provisions of this Agreement constitute the entire agreement between the parties with respect to the subject matter contained herein and supersedes all previous communications, representations and agreements, whether oral or written, between the parties with respect to the subject matter of this Agreement.

13.9 Governing Law.

This Agreement shall be governed by and construed in accordance with the laws of the Province of British Columbia and the laws of Canada applicable therein, and the parties irrevocably attorn to the exclusive jurisdiction of the courts of British Columbia to adjudicate all matters arising hereunder.

13.10 Compliance with Laws.

The Parties will comply with all Applicable Laws in the exercise of its rights and the performance of its obligations under this Agreement. The Parties agree to make any amendments necessary to this Agreement in order to comply with all Applicable Laws.

*[Remainder of page intentionally left blank.]*

Counterparts. This Agreement may be executed in counterparts and by facsimile, each of which shall be deemed to be an original and all of which together shall constitute one and the same instrument.

IN WITNESS WHEREOF the parties have executed this Agreement as of the date first above written.

***Signed by the Licensor***

**THE YIELD GROWTH CORP.**

BY: /s/ "Penny White"

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Penny White  
CEO & President

***Signed by the Licensee***

**FLOURISH MUSHROOM LABS INC.**

BY: /s/ "Penny White"

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Authorized Signatory  
Penny white

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Name  
CEO

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Title

**Schedule "A"**  
**List of Product Formulations Licensed to Flourish Mushroom Labs Inc.**

No.	Product Description
1	Total Refresh Face Mist
2	Skin Calming Face Mist
3	Skin Balancing Face Mist
4	Ultra-Hydrating Lip Balm with Hemp Oil
5	Terpene-Rich Face Moisturizer with Hemp Oil & Pomegranate Oil
6	Terpene-Rich Face Moisturizer with Hemp Oil & Avocado Oil
7	Terpene-Rich Face Moisturizer with Hemp Oil & Helichrysum Flower Water
8	Skin Awakening Serum with Hemp Oil & Hyaluronic Acid
9	Hydrating Body Oil
10	Nurturing Body Oil
11	Energizing Body Oil
12	Garnet Mist Lip Gloss
13	Flash Skin Bronze Lip Gloss
14	Radiant Orchid Lip Gloss
15	Vitalize Body Exfoliant
16	Balance Body Exfoliant
17	Align Body Exfoliant
18	Vitalize Face Mask
19	Balance Face Mask
20	Align Face Mask
21	Micellar Water Facial Cleanser (Bottle)
22	Micellar Water Facial Cleanser (Jar with Cotton Pads)
23	Facial Oil 1 Dropper – Dry Skin
24	Facial Oil 2 Dropper – Oily Skin
25	Eye Cream
26	Foot Cream A
27	Foot Cream B
28	Roll on – Headache

29	Roll on – Sleep
30	Roll on – Stress
31	Roll on – Energy
32	Nail Cuticle Oil
33	Face & Eye Cleanser Cream / Makeup Remover
34	Men’s Line: Beard Oil
35	Men’s Line: Hair Gel
36	Men’s Line: Shaving Cream
37	Men’s Line: After-Shave Moisturizer
38	Men’s Line: Essential Oil for Men 1
39	Men’s Line: Essential Oil for Men 2
40	Men’s Line: Essential Oil for Men 3
41	Men’s Line: Essential Oil for Men 4
42	Men’s Line: Essential Oil Perfume 1
43	Men’s Line: Essential Oil Perfume 2
44	Men’s Line: Essential Oil Perfume 3
45	Men’s Line: Essential Oil Perfume 4
46	Men’s Line: Essential Oil Perfume 5
47	Men’s Line: Essential Oil Perfume 6
48	Women’s Shaving Cream
49	Capsule Blend – A
50	Capsule Blend – B
51	Capsule Blend – C
52	Marijuana Infused Balm
53	Marijuana Infused Massage Oil
54	Marijuana Infused Gel
55	Balm for CBD Infusion
56	Gel for CBD Infusion
57	Body Oil for CBD Infusion
58	Body Scrub for CBD Infusion
59	Lip Balm for CBD Infusion

60	Foot Cream for CBD Infusion
61	Hand Cream for CBD Infusion
62	Bath Salt for THC Infusion, Sandalwood
63	Soap for THC Infusion, Sandalwood
64	Sensual Massage Oil for THC Infusion, Sandalwood Blend
65	Chest Balm for THC Infusion
66	Foot Soak for THC Infusion
67	Hand Sanitizer for THC Infusion
68	Capsules – Night Before Hangover Prevention
69	Facial Oil for CBD Infusion
70	Facial Cleanser for CBD Infusion
71	Facial Moisturizer for CBD Infusion
72	Hydrating Serum for CBD Infusion
73	Calming Eye Balm for CBD Infusion
74	Men's Line: Beard Oil for CBD Infusion
75	Men's Line: Hair Gel for CBD Infusion
76	Men's Line: After Shave for CBD Infusion
77	Men's Line: Shaving Cream for CBD Infusion
78	Men's Line: Essential Oil Cologne 1 for CBD Infusion
79	Men's Line: Essential Oil Cologne 2 for CBD Infusion
80	Men's Line: Essential Oil Cologne 3 for CBD Infusion
81	Men's Line: Essential Oil Cologne 4 for CBD Infusion
82	Men's Line: Deodorant for CBD Infusion
83	Men's Line: Roll On for CBD Infusion – Headache
84	Men's Line: Beard Oil for CBD Infusion
85	Tea 1 – Relaxation
86	Tea 2 – Winter Spice
87	Tea 3 – Insomnia
88	Tea 4 – Anxiety
89	Tea 5 – Antidepressant
90	Tea 6 – Dry Skin

91	Tea 7 – Immunity Booster
92	Tea 8 – Breakfast Booster
93	Fudge
94	Chewy Caramel
95	Brownie
96	Lemon Hard Candy
97	Chewy Gummy Candies
98	Mint Candy
99	Peppermint Patty
100	Chocolate Caramel Sauce
101	Chocolate Bar
102	Instant Hot Chocolate Drink Mix
103	Chocolate Chip Cookie
104	Triple Chocolate Cookie
105	Oatmeal Raisin Cookie
106	Ginger Snap Cookie
107	Chocolate Coconut Bliss Balls
108	Hemp Seed & Mixed Nut Health Cookie
109	Power Bar
110	Spicy Popcorn ‘Dust’
111	Hemp Maple Granola
112	Almond Butter Chocolate Truffle
113	Hot Chocolate Protein Meat Replacement
114	Honey
115	Korean ‘Wet’ Tea
116	Organic Hand Cleaner & Scrub
117	Organic Glass Cleaner
118	Anti-Aging Solution for Skin
119	Body Moisturizer
120	Antioxidant Formula
121	Energy Formula

<b>122</b>	<b>Anti-Inflammation Formula</b>
<b>123</b>	<b>Brain Booster</b>
<b>124</b>	<b>Immune Booster</b>
<b>125</b>	<b>Stress Buster / Anti-Anxiety Formula</b>
<b>126</b>	<b>Morning After Hangover Buster</b>
<b>127</b>	<b>Hangover Relief Pre-Drink Capsule</b>
<b>128</b>	<b>Pre-Alcohol Drink</b>