

## Grand County Clerk and Recorder Marijuana License Review

To: Grand County Board of County Commissioners  
From: Sara L. Rosene, Grand County Clerk and Recorder  
Date: November 17, 2015  
Re: Retail Marijuana Store (the term "retail marijuana" is commonly known as "recreational marijuana")  
Applicant: jc's YuYo dostipos LLC, dba YuYo  
Jeanette Causey, Owner  
Location: 12365 US Highway 34, Grand Lake, CO 80447  
Lot 8, Block 13, Pine Beach Subdivision  
Zone District: Business or Tourist  
Applicable  
Regulations: Resolution No. 2014-1-26 and Ordinance #14  
Request: The Applicant is requesting a County Retail Marijuana Store License.

### **Discussion:**

Grand County Board of County Commissioners passed Resolution No. 2014-1-26 and Ordinance #14 to exercise the authority of the County of Grand to allow state licensed marijuana establishments to exist in unincorporated Grand County in accordance with applicable state laws and regulations as well as the additional local licensing requirements and other restrictions. This regulation and ordinance is adopted pursuant to constitutional and statutory authority as well as the county's authority under its police power in order to preserve the public health, safety, and general welfare.

The applicant for this Retail Marijuana Store is jc's YuYo dostipos LLC, dba YuYo. Jeanette Causey is owner of the business. The proposed location is vacant land at 12365 US Highway 34, Grand Lake, CO 80447. The land is owned by John R. Waller and John E. Waller. The Wallers will be permanently affixing a trailer to a foundation.

Applications for Retail Marijuana Licenses are submitted to the State of Colorado Marijuana Enforcement Division. The State then begins its review process. The State collects the state fees and within seven days remits the initial application and \$2,500 to the local jurisdiction. If additional documentation is needed, it is requested of the applicant. This information is not forwarded to the local authority by the State. The state then must make a determination to approve or deny the license no sooner than 45 days and no later than 90 days. Once the license is approved, the Conditional State license is remitted to the local authority.

Grand County uses the initial state license application and the County application to start the review process. In addition to the County application, a fee of \$500 is required.

Grand County makes the notifications required in the County Ordinance. The County Clerk's review includes the following:

1. Review of the initial state application.
2. Review of the documents included with the County application.
3. Receipt of the \$500 fee
4. Contact with both the state and the applicant to obtain any additional documents or to receive clarification.

During the review process, the County Clerk's Office makes courtesy notification to all landowners, taxing districts, hospitals, and towns within 1,000 of the proposed license location.

After the final review, the Clerk and Recorder schedules a public hearing to be heard by the Board of County Commissioners.

## **Compliance with Grand County Resolution No. 2014-1-26 and Ordinance #14**

"Retail Marijuana Store" has the same meaning as defined in section 16(2)(n) of article XVIII of the state constitution.  
"Retail marijuana store" means any entity licensed to purchase marijuana from marijuana cultivation facilities and marijuana and marijuana products from marijuana product manufacturing facilities and to sell marijuana and marijuana products to consumers."

### **Section 5 – Ordinance #14 – Application**

County application:

- 1. Operating Fee or Operating Renewal Fee (cash or check only). This fee is non-refundable and not dependent on the approval of an application.**

County portion of state fee is \$2,500 and has been received by County.  
County application and license fee is \$500 and has been received by County.

- 2. Written approval from Grand County Community Development Department.**

The Grand County Department of Community Development has begun its review of a new retail building at 12365 US Hwy 34 which is to be considered in conjunction with a Marijuana License Application for jc's YuYo dostipos LLC.

Before a building permit can be issued from the Community Development Department, the following items need to be submitted.

- Architect stamped plans showing the incorporation of the manufactured building with a code compliant foundation and roof. The plans need to show that all parts of the building will meet all 2009 International Building Code (IBC) codes and local amendments. The plans need to include a complete floor plan and include structural elements, accessibility and all other requirements for a public retail store.
- Specifications showing building colors, materials, windows and exterior lighting (*Building architecture to be compatible with location and the pastoral environment, rustic in nature, rough textured and harmoniously colored to blend in with the surrounding vegetative cover. The types of siding or wall materials not allowed by way of example are: reflective metal, bare sealed or unsealed plywood panels, poured or block concrete of the unexposed aggregate variety, precast concrete panels and white stucco plaster walls. Outwardly reflective windows or coating thereon are not allowed. Exterior lighting shall be minimized and shall be designed and installed to subtly illuminate functional areas only.*)
- Proof of an approved change of name for well permit #2829-F from the Colorado Division of Water Resources. The name on the permit shall be changed from Shadow Mountain Motel to John Waller.
- Proof of sanitation from Three Lakes Water & Sanitation District.

- An odor mitigation plan will not be required as part of this building permit, but excessive odor can be addressed through the enforcement of the Grand County Zoning Regulations (*Section VIII-Tourist Zoning District – Commercial uses are permitted in this district provided they do not produce objectionable or obnoxious amounts of noise, odor, dust, smoke, vibrations or other similar impacts to be disseminated beyond individual lot lines.*)
- A copy of the traffic study that was provided to CDOT
- An approved state highway access permit or letter from CDOT confirming the access modifications or changes required for the proposed use.
- A completed Grand County Driveway Permit Application.
- A comprehensive site plan that includes the following elements:
  - Trash storage and the required screening of trash areas (*All trash storage areas shall be aesthetically screened from public view. Storage areas must be well drained but located out of drainage courses and must be inaccessible to animals either by fencing or through the use of suitable containers.*)
  - Snow storage location and removal strategy (*A snow removal and storage plan must accompany all development proposals. Storage sites must be well drained and preferably located in a sunny, well drained spot.*)
  - Access, parking, landscaping and stormwater drainage. (*The proposed development shall minimize the number of access roads and individual parking areas. Development access roads shall be combined, with the intent of minimizing intersections on public roadways. Traffic loops shall be used to the maximum extent possible. All access roads shall be visually screened from public roadways to the greatest extent possible. All parking facilities are to be landscaped, preferably with evergreen varieties and large shrubs. Parking design should facilitate use, snow removal, drainage, emergency access and must be screened or buffered from the public roadways. Use of vegetative islands within parking areas are encouraged.*)

**3. For renewals, a letter from the Department of Revenue or other evidence that all applicable excise tax and sales taxes have been paid during the prior licensed term.**

N/A

**4. A letter from the Marijuana Enforcement Division or other evidence stating that the applicant has not violated any State Regulations during any previous licensed term at any establishment owned or operated by applicant or any of its affiliated business entities. If the applicant has violated any State or Local Regulations during any previous term, the applicant shall provide a detailed description of all violations and how the applicant has satisfactorily corrected and mitigated any such violations.**

**Or**

**Letter from applicant stating that he/she has had no such license in Colorado.**

Applicant has provided an affidavit stating that she had no such license in Colorado.

- 5. A copy of the applicant's State of Colorado Marijuana Business Application (excluding fingerprint cards) for the licensed period being applied for and proof that the applicant has submitted all necessary documentation to the State to obtain a State License.**

The Colorado Department of Revenue Marijuana Enforcement Division provided the initial application. The applicant has provided an affidavit that all supplemental documents provided to the State of Colorado Marijuana Enforcement Division have been provided to the County. The Department of Revenue Marijuana Enforcement Division has issued the State Retail Marijuana Store license for this location.

- 6. Detailed map showing any alcohol or drug treatment facility, child care establishment, school or church within 1000 feet of the proposed location. A detailed map showing the 2 mile radius ("the neighborhood") around the property.**

The applicant has submitted a map showing property within 1,000 feet of the proposed location. The applicant provided a list of owners within identify land uses within 1,000 feet of the proposed location. The applicant provided an affidavit stating: "I, Jeanette Causey, certify that as of this date, the 23<sup>rd</sup> day of June 2015 there are no churches, schools, drug treatment facilities, or daycares within 1000 ft. of our proposed business location. Dated this 23 day of June, 2015."

The applicant has submitted a map showing property within the 2-mile radius of the proposed location. The applicant provided a list of the owners within the 2-mile radius.

- 7. The Grand County Assessor's schedule number for the proposed location. All buildings associated with the schedule number must correspond to the diagram of proposed licensed premises.**

Assessor's Schedule No. R176890 is a tract of land of approximately .89 acres located at Lot 13, Block 8, Pine Beach Subdivision. The land is vacant. The owner of the property proposes the placement of a 672 square foot manufactured building with a code compliant foundation and roof. The applicant will lease the building and land from the Wallers.

- 8. Letter from the Grand County Treasurer showing that all property taxes have been paid and no tax liens exist on the property where the business will be conducted.**

Certificate of Taxes Due from the Grand County Treasurer dated June 19, 2015 shows no taxes due.

- 9. A copy of applicant's applicable state sales tax license.**

Applicant has provided a copy of a Colorado Sales Tax License.

Mr. Waller and Ms. Causey have confirmed that there may be a sales tax lien against Mr. John E. Waller that could extend to this property.

- 10. A copy of a marijuana management plan detailing the training program for employees and staff that shall contain, at a minimum, educational and operation standards on the prevention of sale or distribution of marijuana products to anyone under the age of twenty-one (21) years old. Such plan should detail any efforts being made or proposed to be made by the applicant to educate the community or otherwise participate in community outreach regarding the topic of underage marijuana use.**

From applicant:

#### Staff Training

Jc's YuYo dostipos LLC, will require my staff to read, attend an in-house class and be tested on the "Law Enforcement Guide to False Identification and Illegal ID Use" prepared by Pacific Institute for Research and Evaluation in support of the OJJDP Enforcing the Underage Drinking Laws Program. In conjunction with this publication, a TriCom ID-E-3000 Verification ID scanner with two barcode reader will be purchased (see specifications and description). This scanner will facilitate the process of identifying false or fake IDs by in state as well as out of state customers. All identification will be checked at the point of entry into the restricted area and at the point of sale.

A printed and binded copy of the, "Code of Colorado Regulations" Retail Marijuana Code (11252014, 177 page document) by the Department of Revenue (Marijuana Enforcement Division), will be kept on site as a reference for all employees.

#### Community Outreach

Jc's YuYo dostipos LLC will make efforts to reach out to middle and high school aged children, through the counseling departments of the local schools, in the hope of educating adolescents on the negative effects that marijuana use has on the developing brain of underage children.

#### Tracking

Jc's YuYo dostipos LLC, will be utilizing a POS system called BioTrack THC (information provided with application) to track non-marijuana products as well as marijuana and paraphernalia products in one system. This POS system will keep track of customers, sales and inventory in real time.

Each night all marijuana products will be store in a secure room in a restricted area off of the sales floor. Restricted access areas will be video monitored at all times. There will also be an alarm system in place which will be monitored by a company called Security Surveillance System.

#### Control of the Premises

The public entrance will allow access only to jc's YuYo dostipos' main non-marijuana product retail area. In order for a customer to gain access to the limited access area where marijuana and marijuana infused products will be sold, a customer will first have to show proof that he or she is over the age of 21. Employees will be trained on how to identify fake ids in conjunction with the TriCom ID-E-3000 Verification ID Scanner which will also be utilized with every customer. The information will be entered into a customer account before the individual can enter the limited access area. Once inside the limited access area the customer will again have to show proof of identification prior to the purchase of any marijuana or marijuana infused product in order to reconfirm the customer information previously entered during the initial intake procedure in the retail area when they first entered the license premises. Both the non-marijuana product retail area as well as the limited access area will remain under constant video surveillance.

**11. Copy of a completed Marijuana Employee License Application provided to the State of Colorado for all employees within 30 days of employment.**

Applicant has provided license applications on current employees and will provide license applications for future employees. Ms. Causey has obtained a red card from the State of Colorado and has provided evidence of that card to the County Clerk.

The State of Colorado issues cards based on the applications. The cards and applications are identified as follows:

|             |  |
|-------------|--|
| Red card    | Colorado Associated Key Marijuana License Application is for the owner of a business and must be renewed annually                                    |
| Green Card  | Medical Marijuana Key Employee License Application is for managers of the business, can be used anywhere in the state and is renewed every two years |
| Blue Card   | Medical Marijuana Support Employee License Application is for support workers , can be used anywhere in the state, and is renewed every two years    |
| Yellow card | Retail Marijuana Occupational Employee License Application, is for retail only support, can be used anywhere in the state, and is renewed every year |

### **Section 6 – Classes of licensing authorized**

- 1. Retail marijuana stores may operate only in the Business or Tourist zones within unincorporated Grand County.***

### **Section 7 – Schedule Hearing and Notice**

***(a) Upon receipt of a complete application for a marijuana establishment, the Clerk and Recorder shall schedule a public hearing before the Board of County Commissioners not less than thirty days from the date of the application and shall post and publish the public notice thereof not less than ten days prior to such hearing. Public notice shall be given by the posting of a sign in a conspicuous place on the premises for which application has been made and by publication in a newspaper of general circulation.***

A complete application was provided by the applicant on August 21, 2015. Publication in the Middle Times was on October 8, 2015 and posting was completed on October 14, 2015.

***(b) Notice given by posting shall include a sign of suitable material, not less than twenty-two inches wide and twenty-six inches high, composed of letters not less than one inch in height and stating the type of license applied for, the date of the application, the date of the hearing, and the name and address of the applicant, such other information as may be required to fully apprise the public of the nature of the application. If the applicant is a corporation, association, or other organization, the sign shall contain the names and addresses of the president, vice-president, secretary, and manager or other managing officers.***

Signs posted are in compliance with this section. A postcard notification was made to all landowners within 2 miles of the proposed location. Notification was made by email to all individuals on the interested party list. The complete file is posted on the County's website.

Notification was made to Department of Planning and Zoning, Grand County Sheriff's Department, and Grand Lake Fire Protection District. Courtesy notification was made to all property owners within 1,000 feet of the premises, all taxing districts in which the property is located, Kremmling Memorial Hospital District dba Middle Park Medical Center, Grand County EMS, Grand County Public Health, Grand County Juvenile Services, Grand County Road and Bridge, Colorado State Patrol, Grand County Rural Health Network, Town of Granby, Town of Grand Lake, Granby Police Department, Colorado River Water Conservation District, East Grand School District, Grand County Social Services, Grand Lake

Metropolitan Recreation District, Middle Park Conservation District, Grand County Library District, Three Lakes Water and Sanitation District, Grand Fire Protection District No. 1, and Colorado Department of Transportation.

A second notification was sent with the hearing date and time to these same entities.

### **Section 8 – Public Hearing**

***(a)At the public hearing held pursuant to this section, any party in interest shall be allowed to present evidence and to cross-examine witnesses. As used in this section, “party of interest” means any of the following:***

- a. The applicant;***
- b. An adult resident of the neighborhood under consideration;***
- c. The owner or manager of a business located in the neighborhood under consideration;***
- d. An authorized representative of a registered neighborhood organization that encompasses all or part of the neighborhood under consideration; or***
- e. The Board of County Commissioners***

***(b)As used in this section, the term “neighborhood” shall have the same meaning as the Board of County Commissioners utilizes for purposes of issuance of liquor licenses.***

***(c)The Board of County Commissioners has authority to refuse to issue any marijuana establishment license for good cause, subject to judicial review pursuant to C.R.C.P. 106. For purposes of this subsection (c), the term “good cause” means:***

- 1. The applicant has violated, does not meet, or has failed to comply with any of the terms conditions, or provisions of the Colorado Retail and/or Medical Marijuana Code or any rule or regulation promulgated pursuant thereto, or this regulation and ordinance or any rule or regulation promulgated pursuant to this regulation and ordinance;***
- 2. With respect to second or additional retail or medical marijuana establishment license applied for by the same applicant, the Board of County Commissioners shall consider the effect on competition of the granting or disapproving of additional license to such licensee, and no application for a second or additional license that would have effect or restraining competition shall be approved.***
- 3. Evidence that the issuance of the license will adversely impact the health, welfare or public safety of the neighborhood in which the marijuana establishment is proposed to be located.***

***(d)Before entering any decision approving or denying the application, the Board of County Commissioners shall consider, except where this regulation and ordinance specifically provides otherwise, the facts and evidence adduced as a result of public hearing required by this section, and any other pertinent matters affecting the qualifications of the applicant for the conduct of business as a marijuana establishment.***

***(e)The Board of County Commissioners shall also consider:***

- 1. The reasonable requirements of the neighborhood and the desires of the adult inhabitants as evidenced by petitions, remonstrance, or otherwise; and***
- 2. The number and availability of other marijuana establishments in or near the neighborhood under consideration; and***
- 3. Whether the issuance of such license would result in or add to an undue concentration of marijuana establishments and, as a result, require the use of additional law enforcement resources.***

***(f) Any decision of the Board of County Commissioners approving or denying an application shall be in writing stating the reasons therefor, within thirty days after the date of the public hearing, and a copy of such decision shall be sent by certified mail to the applicant at the address shown in the application and to the state licensing authority.***

The Clerk and Recorder has received a number of comments and petitions regarding this application. A complete list is posted [www.co.grand.co.us/720/Applications-in-Process](http://www.co.grand.co.us/720/Applications-in-Process). Prior to the hearing, the Clerk and Recorder will provide a list of the people making comments and information as to their proximity to the proposed license.

#### **Section 9. Licensing requirements – Provisions applicable to all licenses**

***In addition to those requirements of the Colorado Medical and/or Retail Marijuana Codes the following shall be required of all licenses:***

***(a) Notice of applications to departments and agencies. Upon receipt of an application for any class of local license, the Clerk and Recorder shall give notice of the application to the Department of Planning and Zoning and the Grand County Sheriff's Department, and the Local Fire District. Any applicant for a license under this regulation and ordinance shall obtain any and all necessary permits, licenses, and other regulatory approvals from the other affected county departments and agencies prior to the issuance of a license under this regulation and ordinance.***

Notification was made to Department of Planning and Zoning, Grand County Sheriff's Department, and Grand Lake Fire Protection District. Courtesy notification was made to all property owners within 1,000 feet of the premises, all taxing districts in which the property is located, Kremmling Memorial Hospital District dba Middle Park Medical Center, Grand County EMS, Grand County Public Health, Grand County Juvenile Services, Grand County Road and Bridge, Colorado State Patrol, Grand County Rural Health Network, Town of Granby, Town of Grand Lake, Granby Police Department, Colorado River Water Conservation District, East Grand School District, Grand County Social Services, Grand Lake Metropolitan Recreation District, Middle Park Conservation District, Grand County Library District, Three Lakes Water and Sanitation District, Grand Fire Protection District No. 1, and Colorado Department of Transportation.

***(b) Background checks and determination of good character and state residency. Prior to the issuance of any local license, the Board of County Commissioners shall make a finding and determine as to the good moral character of the applicant and compliance with state residency requirements in accordance with the standards and procedures set forth in the Colorado Retail Marijuana Code and/or the Colorado Medical Marijuana Code. In so doing, the Board may incorporate any findings as to good character and residency previously made by the state licensing authority, and shall not be required to perform a criminal background check if the state licensing authority has already performed a criminal background check on the applicant.***

A background check for the initial application was performed by the State of Colorado. A background check with fingerprints prior to beginning work and annually is required by Grand County.

***(c) Area maps. All applications for marijuana establishment submitted pursuant to this regulation and ordinance shall include an area map drawn to scale indicating land uses of other properties within a 1,000-foot radius of the property upon which the applicant is seeking a license. The map shall depict the proximity to the property to any school, church or child care establishment, to any other marijuana establishments, or to any alcohol or drug treatment facility.***

The applicant has submitted a map showing the land uses within 1,000 of the proposed location. The applicant states that there are no alcohol or drug treatment facilities, child care establishments, schools or churches within 1000 feet of the proposed location. In addition, the applicant has provided a map showing the 2-mile radius around the property.

***(d)Additional prohibited locations. No retail or medical marijuana license shall be issued for the following locations:  
(1)Within one thousand (1,000) feet of any school, child care establishment, alcohol or drug treatment facility or church, with the distance computed by direct measurement in a straight line from the nearest property line of the land use for the school, child care facility, alcohol or drug treatment facility, or church to the nearest portion of the building in which the marijuana establishment is located.***

***(e)Off-site delivery of product by licensee prohibited. All sales and distribution of retail or medical marijuana by a licensed marijuana establishment shall occur only upon the licensed premise, and the licensee shall be strictly prohibited from delivering retail or medical marijuana to any person at any other location.***

***(f)Signs and advertising.***

***(1)Any person or premises licensed as a marijuana establishment shall comply with all county ordinances and regulations regulating signs and advertising. In addition, no licensed marijuana establishment shall use any advertising material that is misleading, deceptive, or false, or that, as evidenced either by the content of the advertising material or by the medium or the manner in which the advertising is disseminated, is designed to appeal to minors.***

***(2)Except as otherwise provided in this subsection (2), it shall be unlawful for any person licensed under this regulation and ordinance or any other person to advertise any marijuana product anywhere in the county where the advertisement is visible to members of the public from any street, sidewalk, park or other public place, including advertising utilizing any of the following media: any billboard or other outdoor general advertising device as defined by the Grand County Zoning Regulations; any sign mounted on a vehicle; any hand-held or other portable sign; or any handbill, leaflet or flier directly handed to any person in a public place, left upon a motor vehicle, or posted upon any public or private property without the consent of the property owner. The prohibition set forth in this paragraph (2) shall not apply to:***

***(a)Any sign located on the same zoned lot as a marijuana establishment which exists solely for the purpose of identifying the location of the marijuana establishment and which otherwise complies with the Grand County Zoning Regulations and any other applicable county laws and regulations; or***

***(b)Any advertisement contained within a newspaper, magazine, or other periodical of general circulation within the county; or***

***(c)Advertising which is purely incidental to sponsorship of a charitable event by a marijuana establishment.***

## **Comments**

The Grand County Clerk and Recorder has received all documentation required by Grand County Resolution No. 2014-1-26 and Ordinance No. 14. The fees required by law and statute have been remitted.

All standard language and conditions of the Grand County Resolution No. 2014-1-26 and Ordinance No. 14 shall be made part of any approved license.

If, after taking testimony at the public hearing, the Board of Commissioners approves the license, the Clerk and Recorder recommends that a license be issued only after the following items identified by the Community Development Department are complete and a Certificate of Occupancy has been issued.

1. Architect stamped plans showing the incorporation of the manufactured building with a code compliant foundation and roof. The plans need to show that all parts of the building will meet all 2009 International Building Code (IBC) codes and local amendments. The plans need to include a complete floor plan and include structural elements, accessibility and all other requirements for a public retail store.
2. Specifications showing building colors, materials, windows and exterior lighting (Building architecture to be compatible with location and the pastoral environment, rustic in nature, rough textured and harmoniously colored to blend in with the surrounding vegetative cover. The types of siding or wall materials not allowed by way of example are: reflective metal, bare sealed or unsealed plywood panels, poured or block concrete of the unexposed aggregate variety, precast concrete panels and white stucco plaster walls. Outwardly reflective windows or coating thereon are not allowed. Exterior lighting shall be minimized and shall be designed and installed to subtly illuminate functional areas only.)
3. Proof of an approved change of name for well permit #2829-F from the Colorado Division of Water Resources. The name on the permit shall be changed from Shadow Mountain Motel to John Waller.
4. Proof of sanitation from Three Lakes Water & Sanitation District.
5. An odor mitigation plan will not be required as part of this building permit, but excessive odor can be addressed through the enforcement of the Grand County Zoning Regulations (Section VIII-Tourist Zoning District – Commercial uses are permitted in this district provided they do not produce objectionable or obnoxious amounts of noise, odor, dust, smoke, vibrations or other similar impacts to be disseminated beyond individual lot lines.)
6. A copy of the traffic study that was provided to CDOT
7. An approved state highway access permit or letter from CDOT confirming the access modifications or changes required for the proposed use.
8. A completed Grand County Driveway Permit Application.
9. A comprehensive site plan that includes the following elements:
  - Trash storage and the required screening of trash areas (All trash storage areas shall be aesthetically screened from public view. Storage areas must be well drained but located out of drainage courses and must be inaccessible to animals either by fencing or through the use of suitable containers.)
  - Snow storage location and removal strategy (A snow removal and storage plan must accompany all development proposals. Storage sites must be well drained and preferably located in a sunny, well drained spot.)
  - Access, parking, landscaping and stormwater drainage. (The proposed development shall minimize the number of access roads and individual parking areas. Development access roads shall be combined, with the intent of minimizing intersections on public roadways. Traffic loops shall be used to the maximum

extent possible. All access roads shall be visually screened from public roadways to the greatest extent possible. All parking facilities are to be landscaped, preferably with evergreen varieties and large shrubs. Parking design should facilitate use, snow removal, drainage, emergency access and must be screened or buffered from the public roadways. Use of vegetative islands within parking areas are encouraged.)

In addition, the Clerk and Recorder recommends:

1. Applicant must provide proof of training of employees as identified in staff training section of the applicant's Marijuana Management Plan prior to renewal of the County license.
2. Applicant must provide proof of Community Outreach as identified in the community outreach section of the applicant's Marijuana Management Plan prior to renewal of the County license.
3. All employees of jc's YuYo Dostipos LLC dba YuYo must complete a background check by being fingerprinted and having the finger prints sent to the Colorado Bureau of Investigation with the report sent to the County Clerk and Recorder. This must be done prior to beginning work and annually at renewal.
1. Upon employment, applicant must provide the appropriate application for the employee as well as the state issued card as identified below:

|             |  |
|-------------|--|
| Red card    | Colorado Associated Key Marijuana License Application is for the owner of a business and must be renewed annually                                    |
| Green Card  | Medical Marijuana Key Employee License Application is for managers of the business, can be used anywhere in the state and is renewed every two years |
| Blue Card   | Medical Marijuana Support Employee License Application is for support workers, can be used anywhere in the state, and is renewed every two years     |
| Yellow card | Retail Marijuana Occupational Employee License Application, is for retail only support, can be used anywhere in the state, and is renewed every year |