



Village of Algonquin

The Gem of the Fox River Valley

To Whom It May Concern:

On November 15, 2016 the Village Board amended Chapter 43.39 VIDEO GAMING TERMINALS, of the Algonquin Municipal Code noting the following changes:

- 43.39 A. Video Gaming License Required: Video Gaming License Required:
No person shall have or keep a video gaming terminal ("terminal") or video gaming device ("device"), as defined in Appendix A of this Code, in any place of public resort unless the Village license fee is paid and a valid license is issued and maintained in force by the State of Illinois.
- 43.39 B. Premises on which Video Gaming Terminals are Permitted: Terminals or Devices are only permitted on the following premises:
 1. Licensed retail establishments in the Village at which the owner possesses for such location:
 - (a) A current and valid video gaming license issued by the Illinois Gaming Board;
 - (b) A current and valid liquor license issued in accordance with Chapter 33 of this Code which the owner has held for a period of not less than one year prior to the filing of an application for a video gaming license pursuant to the provisions of this Chapter except that the one-year requirement set forth in this subsection shall not apply to an owner when the most recent occupant of the premises prior to the current owner, was a video gaming licensed establishment operated as a full-service restaurant; and
 - (c) The establishment operates a commercial kitchen as defined in Appendix A.
 2. Licensed fraternal establishments and veteran establishments in the Village as permitted under the Act, the State Gaming Board Regulations and the rules and regulations contained in this chapter.
- 43.39 C. Premises on which Video Gaming Terminals are Prohibited: Video gaming cafés, as defined in Appendix A of this Code, are prohibited. Terminals and devices are prohibited in truck stop establishments.
- 43.39 E. Operation of Video Gaming Terminals: The total number of video gaming terminals may not exceed five per establishment.

For your convenience, we have enclosed a copy of the Video Gaming Establishment License application, form PTAX-1002-21, updated Definitions, and Chapter 43 of the Algonquin Municipal Code. **It is recommended to make an appointment with our Police Department's Video Gaming Compliance Officer prior to delivery and placement of Video Gaming Terminals. Operation of gaming terminals, prior to the issuance of your Municipal Video Gaming License, may jeopardize the establishments liquor license.**

Please return your completed application, PTAX-1002-21 form, other required paperwork, and appropriate fees prior to installation of the Video Gaming Terminals to:

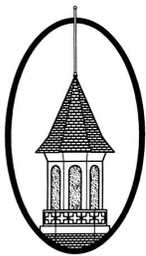
Village of Algonquin
Deputy Village Clerk – Video Gaming 2200 Harnish Drive
Algonquin, IL 60102

If you have any questions regarding the application or process, please contact me at your convenience.

Regards,

Michelle Weber

Deputy Village Clerk
mweber@algonquin.org



Village of Algonquin

ESTABLISHMENT: VIDEO GAMING TERMINAL

LICENSE APPLICATION

FOR OFFICE USE ONLY:	
Date Received:	_____
License Fee: \$	_____
(\$250 per terminal)	

Application is hereby made to the Village of Algonquin for issuance of a non-transferable **Video Gaming Terminal License**, pursuant to the ordinances of the Village of Algonquin and laws of the State of Illinois. In support of said application, the undersigned being duly sworn, does state the following:

Company Name: _____	Phone #: _____
Street Address: _____	Fax #: _____
City, State, Zip: _____	Email: _____
Contact Name: _____	Mobile Phone: _____

VIDEO GAMING TERMINAL OPERATOR INFORMATION

Company Name: _____	Owner: _____
Street Address: _____	Phone #: _____
City, State, Zip: _____	Fax #: _____

SUBMITTALS

- Video Gaming Terminal License Fee. (\$500 per terminal 50% to be paid by the Establishment and 50% to be paid by the Terminal Operator) as prescribed by Appendix B of the Village of Algonquin Municipal Code and Chapter 43.39. Terminal Serial Numbers must be included on the reverse side of this application. (Make checks payable to the Village of Algonquin)
- Copy of current State issued gaming licenses
- Copy of the establishment's "Responsible Gaming Policy"
- Description/specifications of establishment's camera surveillance equipment. (see reserve side for requirements)
- Copy of the signed agreement with the Licensed Terminal Operator
- Illinois Department of Revenue Authorization to Release Sales Tax Information to Local Governments Form Signed by an Authorized Agent of the corporation (see attached)

Applicant understands and agrees that additional information and material may be required during the processing of this application including but not limited to information related to applicant's qualifications, the information provided herein, including attachments, and the license involved. Applicant agrees to provide such additional information and material and that failure to do so may delay the processing of this application or result in its denial.

In the event Applicant is made aware that any information or documentation submitted as part of this application process is inaccurate or incomplete, applicant agrees to immediately notify the Village and provide such additional information and material, and failure to do so may delay the processing of this application or result in its denial.

Applicant understands that the annual fee, payable to the Village of Algonquin shall be for each video gaming terminal or device. The annual fee shall be due and payable on the 1st day of January each year and will expire the 31st day of December of that year. This fee is not in lieu of any fee or payment payable to the State or Illinois Gaming Board. The applicant must obtain proper federal and state licenses and submit proof of said licenses with a copy of their signed agreement with the Terminal Operator to the Village prior to the issuance of a license. I have read and will comply with all applicable sections of the Algonquin Municipal Code.

The undersigned does further state as follow:

- A. The undersigned has read and understands the Village of Algonquin Municipal Code, Chapter 43.38, Video Gaming Terminals.
- B. That the undersigned is empowered to prepare and sign this application on behalf of the Applicant.
- C. That the undersigned has review this application, and all attachments and submittals, and that the information contained herein is true and accurate.
- D. That the undersigned, on behalf of the Applicant, acknowledges and agrees that a false statement knowingly made in this application shall bar the Applicant from further consideration and the application shall be denied.

APPLICANTS SIGNATURE: _____ DATE: _____

PRINTED NAME: _____ TITLE: _____

Video Gaming Terminal Serial Number (maximum 5)

1. _____
2. _____
3. _____
4. _____
5. _____

Surveillance Camera Specification - Minimum Requirements:

- ◆ High Resolution Cameras (Note: Minimum of 771x492 NTSC)
- ◆ Infrared (Night Vision Capabilities)
- ◆ Motion detection recording
- ◆ DVR Hard drive with storage to maintain 30 days of video retention with motion sensing.
(Note: Minimum requirements 125 GB memory per camera)
- ◆ USB port for video export

For more information pertaining to requirements or to view the Village of Algonquin Municipal Code Chapter www.algonquin.org
This information may also be viewed at the Ganek Municipal Center, 2200 Harnish Drive, Algonquin, IL 60102 during regular business hours.

Submit your application with the proper fees and submittals in its entirety to:

**Village of Algonquin
Attn: Deputy Village Clerk
2200 Harnish Drive
Algonquin, IL 60102**

Portion of Appendix A pertaining to Video Gaming

Video gaming terminal or video gaming device: Any electronic video game machine that, upon insertion of cash, electronic cards or vouchers, or any combination thereof, is available to play or simulate the play of a video game, including but not limited to video poker, line up, and blackjack, as authorized by the Board utilizing a video display and microprocessors in which the player may receive free games or credits that can be redeemed for cash. The term does not include a machine that directly dispenses coins, cash, or tokens or is for amusement purposes only. (Statutory Reference: 230 ILCS 40/5). *16-O-35, amended 23-O-21*

Video gaming café: An establishment whose primary or a major focus of the establishment is video gaming and the service of alcohol; food is secondary to the operation of video gaming. The Appendix A, following factors may be considered when determining if the establishment is a video gaming café: *16-O-35*

1. The layout and design of the establishment;
2. The preparation and variety of food and beverages offered;
3. The creation and operation of a commercial kitchen on the premise where gaming is situated; (*Commercial Kitchen as defined in Appendix A: A kitchen designed for preparing food for sale to the public rather than food to be eaten by those who prepare it. A commercial kitchen shall include a multi-compartment sink, Type 1 hood, automatic fire suppression system, and commercial grade appliances such as a dishwasher, flat iron, oven, and fryer. 24-O-08*)
4. The number of video gaming machines relative to the customer seating capacity of the establishment must be 10 customer seating to one machine;
5. The square footage of space devoted to video gaming relative to the amount of space devoted to other activities must be 4 for non-gaming to 1 gaming;
6. The source of proposed or actual revenue derived from the establishment;
7. The number of employees at the establishment and their proposed function; and
8. Any other factors as determined as relevant by the Local Liquor Control Commissioner.

Chapter 43
OFFENSES AGAINST PUBLIC PEACE, SAFETY and MORALS

- 43.01 Disorderly Conduct
- 43.02 Resisting or Obstructing a Peace Officer
- 43.03 Battery
- 43.04 Assault
- 43.05 Weapons
- 43.06 Loitering
- 43.07 Fireworks
- 43.08 Open Burning and Recreational Fires
- 43.09 Barbed Wire Fences
- 43.10 Noise
- 43.11 Damaging Property *94-O-41*
- 43.12 Littering
- 43.13 Pollution
- 43.14 Obscene Material
- 43.15 Trespasses
- 43.16 Parades and Meetings
- 43.17 Civil Emergencies
- 43.18 Curfew
- 43.19 Landing of Seaplanes
- 43.20 Animal Litter *97-O-20*
- 43.21 Cable Television
- 43.22 Parental Responsibility
- 43.23 Smoke Free Village
- 43.24 Possession or Consumption of Alcoholic Liquor
- 43.25 Bicycles, Tricycles, Skateboards or Similar Motorized and Non-Motorized Recreational Devices
- 43.26 Social Hosting *12-O-17*
- 43.27 False Alarms *93-O-73*
- 43.28 Suspicious Activity *94-O-41*
- 43.29 Fox River No-Wake Zone *95-O-16*
- 43.30 Sale of Tobacco
- 43.31 Public Indecency *96-O-35*
- 43.32 Public Nudity *98-O-32*
- 43.33 Theft
- 43.34 Deceptive Practices
- 43.35 Cannabis *19-O-40*
- 43.36 Synthetic Alternative Drugs
- 43.37 Drug Paraphernalia
- 43.38 Truancy *12-O-24*
- 43.39 Video Gaming Terminals *13-O-18*
- 43.40 Adult-Use Cannabis Business Establishments Prohibited *19-O-40*
- 43.41 Electronic Sweepstakes Machines or Devices Prohibited *24-O-01*

43.39 **VIDEO GAMING TERMINALS** *13-O-18, amended 24-O-08, 23-O-46, 23-O-21, 16-O-35, 20-O-40*

A. Video Gaming License Required: No person shall have or keep a video gaming terminal (“terminal”) or video gaming device (“device”), as defined in Appendix A of this Code, in any place of public resort unless the Village license fee is paid and a valid license is issued and maintained in force by the State of Illinois.

B. Premises on which Video Gaming Terminals are Permitted: Terminals or Devices are only permitted on the following premises:

1. Licensed retail establishments in the Village at which the owner possesses for such location:

- (a) A current and valid video gaming license issued by the Illinois Gaming Board;
- (b) A current and valid liquor license issued in accordance with Chapter 33 of this Code which the owner has held for a period of not less than one year prior to the filing of an application for a video gaming license pursuant to the provisions of this Chapter except that the one-year requirement set forth in this subsection shall not apply to an owner when the most recent occupant of the premises prior to the current owner, was a video gaming licensed establishment operated as a full-service restaurant; and
- (c) The establishment operates a commercial kitchen as defined in Appendix A.

2. Licensed fraternal establishments and veteran establishments in the Village as permitted under the Act, the State Gaming Board Regulations and the rules and regulations contained in this chapter.

C. Premises on which Video Gaming Terminals are Prohibited: Video gaming cafés, as defined in Appendix A of this Code, are prohibited. Terminals and devices are prohibited in truck stop establishments.

D. Annual Fee: The annual municipal license fee, found in Appendix B of this Code, is payable to the Village of Algonquin for each Video Gaming Terminal placed within the Village of Algonquin. This fee is paid be shared by the Video Gaming Terminal Operator and the Establishment housing the Video Gaming Terminal, each paying 50% of the per terminal license fee (i.e., \$250 paid by the Establishment and \$250 paid by the Video Gaming Operator). The annual fee shall be due and payable prior to the first day of January of each year. All issued licenses shall expire on the 31st day of December of that year. This fee is not in lieu of any fee or payment payable to the State or the Illinois Gaming Board.

E. Issuance: The applicant must obtain proper state licenses and exhibit proof of said licenses prior to the issuance of a license pursuant to this Section. Upon approval of the application and payment of the license fee, the Village shall issue a certificate bearing the notation “Village of Algonquin Video Gaming License for 20__.” One license shall be issued for each establishment and list the number of video gaming terminals licensed for said establishment and it shall be affixed in a conspicuous place. The total number of video gaming terminals may not exceed five terminals per establishment. Any establishment that currently has a State and Village license that allows six video gaming terminals may continue to operate all six terminals until said establishment is sold or 5% of the ownership changes.

F. Operation of Video Gaming Terminals: All such video gaming devices or terminals shall at all times be kept, placed, operated and monitored pursuant to State laws and applicable regulations including, but not limited to:

1. Prohibiting the gaming area to persons over 21 years of age and to restrict access to individuals who are visibly intoxicated;
2. Video gaming terminals shall be placed in an area restricted to individuals over the age of 21. If individuals under the age of 21 are allowed in any portion of the licensed premises, the establishment shall limit visibility of video gaming terminals from outside the room in which they are located;
3. The operation of video gaming devices or terminals shall only be allowed during the legal hours of operation allowed for the consumption of alcoholic beverages at the licensed establishment. Upon the suspension or revocation of a licensee’s liquor license, the licensee’s video gaming license shall automatically be suspended (or revoked in the event of a liquor license revocation) without the requirement of any further action by the Village. Licensee’s gaming license shall be suspended for the same period of time as the suspension or revocation of the licensee’s liquor license;
4. The video gaming area shall be physically monitored by an employee over 21 years of age at all times during the legal hours of operation; and
5. Providing for camera surveillance of the video gaming area that meets the specifications of the Village as specified in license application, with equipment that has the ability to record and may be accessed by the Police Department upon request to investigate a suspected violation of this Section, any law or administrative code, or any unlawful activity.

G. Signage: Signage for video gaming terminals shall be approved and shall conform to the requirements of Chapter 29 of this Code. Required signage pursuant to State laws and regulations shall be posted at all times in the establishment’s video gaming terminal area and should further include signage prohibiting the video gaming terminal area to persons under 21 years of age.

H. Responsible Gaming Policy: Licensees are required to submit their establishment's Responsible Gaming Policy, which outlines all employee education and training programs, self-exclusion policies, and procedures to promote responsible gaming with their license application. If standardized training for responsible gaming becomes available at the future date, it shall be required as part of the video gaming license application.

I. Inspection: The Village reserves the right to inspect the premises for compliance with this Section and all other applicable ordinances and statutes.

J. Terminal Operators: It shall be unlawful for any person, firm or corporation or other entity to engage in the business of video gaming terminal operation, pursuant to the Illinois Video Gaming Act, without first having secured a license from the Village as provided in this Section.

1. Application: Terminal operator licenses shall be effective from January 1 to December 31 of the same year. The annual fee for a terminal operator license shall be pursuant to Appendix B. The fee is nonrefundable and shall be applicable irrespective of when an applicant submits an application for a terminal operator license.

There is no limit on the number of terminal operator licenses that may be issued by the Village. Applications for such licenses shall be made to the Clerk on forms and in a manner prescribed by the Clerk and include an executed Illinois Department of Revenue Authorization to Release Sales Tax Information to Local Governments (PTAX-1002-21). Terminal operator licenses shall be issued only upon the order of the Manager.

The Manager shall have the right to deny a terminal operator license to an applicant in the absence of reasonable proof necessary to evidence the applicant's ability to comply with, or past compliance with, the provisions of this Chapter or any other code provision or ordinance of the Village.

A terminal operator licensee shall provide the Village, within 14 business days of the Village's request, with copies of records pertaining to their accounts within the corporate limits of the Village

2. Insurance Prerequisites: No license which has been otherwise approved shall be issued until the terminal operator has filed with the Manager a certificate or other evidence that the terminal operator carries insurance of the following types of at least the limits specified below:
 - i. Workers' Compensation Insurance as prescribed by the laws of the State.
 - ii. Employers' Liability Insurance, with limits of not less than \$1,000,000.00 per occurrence.
 - iii. Comprehensive General Liability Insurance, with limits of not less than \$1,000,000.00 for property damages; \$1,000,000.00 for bodily

injury or death of any one person, and \$2,000,000.00 coverage per occurrence.

The licensee shall include the Village, its officers, employees, and agents as additional named insured on any of the foregoing policies.

3. Assignment: Any license issued under this Code shall not be assignable or transferable by the licensee or by operation of law or otherwise. Nor may the licensee sublet or contract out any part of the work to be performed by the terminal operator.

K. Penalty; Revocation: In addition to the penalty imposed in Appendix B of this Code, the President and Board of Trustees may revoke license for any violation of this Chapter or of any ordinance pertaining to the conduct of such business.

43.40 ADULT-USE CANNABIS BUSINESS ESTABLISHMENTS PROHIBITED 19-O-40

A. Definitions: The following words and phrases shall, for the purposes of this Chapter, have the meanings respectively ascribed to them by this section, as follows:

1. **Adult-Use Cannabis Business Establishment**: A cultivation center, craft grower, processing organization, infuser organization, dispensing organization or transporting organization.

2. **Adult-Use Cannabis Craft Grower**: A facility operated by an organization or business that is licensed by the Illinois Department of Agriculture to cultivate, dry, cure and package cannabis and perform other necessary activities to make cannabis available for sale at a dispensing organization or use at a processing organization, per the Cannabis Regulation and Tax Act, 410 ILCS 705/1-1, *et seq.*, as it may be amended from time-to-time, and regulations promulgated thereunder.

3. **Adult-Use Cannabis Cultivation Center**: A facility operated by an organization or business that is licensed by the Illinois Department of Agriculture to cultivate, process, transport and perform necessary activities to provide cannabis and cannabis-infused products to licensed cannabis business establishments, per the Cannabis Regulation and Tax Act, 410 ILCS 705/1-1, *et seq.*, as it may be amended from time-to-time, and regulations promulgated thereunder.

4. **Adult-Use Cannabis Dispensing Organization**: A facility operated by an organization or business that is licensed by the Illinois Department of Financial and Professional Regulation to acquire cannabis from licensed cannabis business establishments for the purpose of selling or dispensing cannabis, cannabis-infused products, cannabis seeds, paraphernalia or related supplies to purchasers or to qualified registered medical cannabis patients and caregivers, per the Cannabis Regulation and Tax Act, 410 ILCS 705/1-1, *et seq.*, as it may be amended from time-to-time, and regulations promulgated thereunder.

5. **Adult-Use Cannabis Infuser Organization or Infuser:** A facility operated by an organization or business that is licensed by the Illinois Department of Agriculture to directly incorporate cannabis or cannabis concentrate into a product formulation to produce a cannabis-infused product, per the Cannabis Regulation and Tax Act, 410 ILCS 705/1-1, *et seq.*, as it may be amended from time-to-time, and regulations promulgated thereunder.

6. **Adult-Use Cannabis Processing Organization or Processor:** A facility operated by an organization or business that is licensed by the Illinois Department of Agriculture to either extract constituent chemicals or compounds to produce cannabis concentrate or incorporate cannabis or cannabis concentrate into a product formulation to produce a cannabis product, per the Cannabis Regulation and Tax Act, 410 ILCS 705/1-1, *et seq.*, as it may be amended from time-to-time, and regulations promulgated thereunder.

7. **Adult-Use Cannabis Transporting Organization or Transporter:** An organization or business that is licensed by the Illinois Department of Agriculture to transport cannabis on behalf of a cannabis business establishment or a community college licensed under the Community College Cannabis Vocational Training Pilot Program, per the Cannabis Regulation and Tax Act, 410 ILCS 705/1-1, *et seq.*, as it may be amended from time-to-time, and regulations promulgated thereunder.

8. **Person:** Any person, firm, corporation, association, club, society or other organization, including any owner, manager, proprietor, employee, volunteer or agent.

B. **Adult-Use Cannabis Business Establishments Prohibited:** The following Adult-Use Cannabis Business Establishments are prohibited in the Village. No person shall locate, operate, own, suffer, allow to be operated or aide, abet or assist in the operation within the Village of any of the following:

1. Adult-Use Cannabis Craft Grower
2. Adult-Use Cannabis Cultivation Center
3. Adult-Use Cannabis Dispensing Organization
4. Adult-Use Cannabis Infuser Organization or Infuser
5. Adult-Use Cannabis Processing Organization or Processor
6. Adult-Use Cannabis Transporting Organization or Transporter

C. **Public Nuisance Declared:** Operation of any prohibited Adult-Use Cannabis Business Establishment within the Village in violation of the provisions of this Chapter is hereby declared a public nuisance and shall be abated pursuant to all available remedies.

D. **Penalty:** Whoever violates any provision of this Section shall be fined pursuant to Appendix B of this Code for each offense and be responsible for the Village's cost of prosecution, including attorneys' fees incurred by the Village. Each day that a violation continues shall be considered a separate offense. Each day any violation or any provision of this Section shall continue shall constitute a separate violation.

43.41 ELECTRONIC SWEEPSTAKES MACHINES OR DEVICES PROHIBITED. 24-O-

A. For purposes of this section, the following terms shall be defined as follows:

“Electronic machine or device” means a mechanically, electrically, or electronically operated machine or device, that is owned, leased, or otherwise possessed by a sweepstakes sponsor or promoter, or any of the sweepstakes sponsors or promoters, partners, affiliates, subsidiaries or contractors, that is intended to be used by a sweepstakes entrant, that uses energy, and that is capable of displaying information on a screen or other mechanism.

“Enter” or “entry” means the act or process by which a person becomes eligible to receive any prize offered in a sweepstakes.

“Entertaining display” means visual information capable of being seen by a sweepstakes entrant that takes the form of actual game play or simulated game play including, but not limited to a poker game or any other kind of playing card game; a bingo game; a craps game; a keno game; a lotto game; an eight-liner game; a pot-of-gold game; a game based on or involving the random or chance matching of different pictures, words, numbers or symbols not dependent on the skill or dexterity of the player; a casino or gambling game; and any other video game the outcome of which is not in whole or in part dependent on the skill or dexterity of the player that is played in the course of revealing a prize as a result of an entry into a sweepstakes.

“Prize” means any gift, award, gratuity, goods, service, credit, or anything else of value, which may be transferred to a person, whether possession of the prize is actually transferred or placed on an account or other record as evidence of the intent to transfer the prize.

“Sweepstakes” means any game, advertising scheme or plan, or other promotion which, with or without payment of any consideration, a person may enter to win or become eligible to receive any prize, the determination of which is based upon an element of chance.

B. It shall be unlawful for any person to own, lease, operate, or place into operation an electronic machine or device in any location open to the public within the Village of Algonquin for the following purposes:

1. To conduct a sweepstakes through the use of an entertaining display including the entry process or the reveal of a prize; or
2. To promote a sweepstakes that is conducted through the use of an entertainment display including the entry process or the reveal of a prize.

C. Video Gaming Terminals—Not Prohibited. Nothing contained in this section shall be construed as prohibiting duly licensed video gaming terminals as authorized by Section 43.39 of this Code.

D. Violation—Penalty. Any person, firm or corporation violating any provision of this section shall be fined in accordance with Appendix B for each offense. Each machine or device found to be in violation, and each day such violation occurs or continues, shall constitute a separate and distinct offense.

EXHIBIT A

2010	Green Monkey Chronic Salvia	K3 Mango
8-Ball	Heaven Improved	K3 Original
Aztec Gold	Heavenscent Suave	K3 Original Improved
Aztec Midnight Wind	Humboldt Gold	K3 Strawberry
Tezcatlipoca	Jamaican Gold	K3 Sun
Back Draft	K1 Gravity	K3 Sun Improved
Bad 2 the Bone	K1 Orbit	K3 Sun Legal
Banana Cream Nuke	K2	K3 XXX
Bayou Blaster	K2 Amazonian Shelter	K4 Bubble Bubble
Black Diamond	K2 Blonde	K4 Gold
Black Mamba	K2 Blue	K4 Purple Haze
Black Magic Salvia	K2 Blueberry	K4 Silver
Blueberry Hayze	K2 Citron	K4 Summit Remix
Bombay Blue	K2 Cloud 9	K Royal
Buzz	K2 Kryptonite	Kind Spice
C3	K2 Latte	Legal Eagle
C4	K2 Mellon	Legal Eagle Apple Pie
C4 Herbal Incense	K2 Mint	Love Potion 69
Caneff	K2 Orisha Max	Love Strawberry
Cherry Bomb	K2 Orisha Regular	Magic Dragon Platinum
Chronic Spice	K2 Orisha Super	Magic Gold
Chill X	K2 Orisha Black Magic Max	Magic Silver
Cill Out	K2 Orisha White Magic Super	Magic Spice
Citrus	K2 Peach	Mega Bomb
Colorado Chronic	K2 Pina Colada	Mid-Atlantic Exemplar (K2 Summit)
D-Rail	K2 Pineapple	Midnight Chill
Da Block	K2 Pineapple Express	MNGB Almond/Vanilla
Dark Night II	K2 Pink	MNGB Peppermint
Demon	K2 Pink Panties	MNGB Pinata Colada
Diamond Spirit	K2 Sex	MNGB Spear Mint
Dragon Spice	K2 Silver	MNGB Tropical Thunder
Dream	K2 Solid Sex on the Mountain	Mojo
Earthquake	K2 Standard	Moe Joe Fire
Eruption Spice	K2 Strawberry	Mr. Smiley's
Euphoria	K2 Summit	MTN-787
exSES	K2 Summit Coffee Wonk	Mystery
Ex-SES Planinum	K2 Thai Dream	Naught Nights
EX-SES Platinum Blueberry	K2 Ultra	New Improved K3 Cosmic Blend
EX-SES Platinum Cherry	K2 (unknown variety)	New Improved K3 Dynamite
EX-SES Platinum Strawberry	K2 Watermelon	New Improved K3 Kryptonite
EX-SES Platinum Vanilla	K3	New K3 Earth
Fire Bird Ultimate Strength	K3 Blueberry	New K3 Heaven
Cinnamon	K3 Cosmic Blend	New K3 Improved
Forest Humus	K3 Dusk	New K3 Sea Improved
Freedom	K3 Grape	New-Kron Bomb
Fully Loaded	K3 Heaven Improved	Nitro
Funky Monkey	K3 Heaven Legal	Ocean Blue
Funky Monkey XXXX	K3 Kryptonite	Paradise
G Four	K3 Legal	p.e.p. pourri Love Strawberry
G Greenies Caramel Crunch	K3 Legal – Earth (Silver)	p.e.p. pourri Original Spearmint
Genie	K3 Legal – Original (Black)	p.e.p. pourri Twisted Vanilla
Gold Spirit Spice	K3 Legal – Sea (Silver)	p.e.p. pourri X Blueberry
Greenies Strawberry	K3 Legal – Sun (Black)	

Pink Tiger	SYN Suave
Potpourri	SYN Swagg
Potpourri Gold	SYN Vanilla
POW	SYN Vanilla #2
Pulse	Texas Gold
Rasta Citrus Spice	Time Warp
Rebel Spice	Tribal Warrior
Red Bird	Unknown cigarette
S1. S Werve	Ultra Cloud 10
Samurai Spirit	Utopia
Sativah	Utopia-Blue Berry
Scope Vanilla	Voodoo Child
Scope Wilberry	Voodoo Magic
Sence	Voodoo Remix
Shanti Spice	Voo Doo Remix (black package)
Shanti Spice Blueberry	Voo Doo Remix (orange package)
Silent Black	Winter Boost
Skunk	Who Dat
Smoke	Who Dat Herbal Incense
Smoke Plus	Wicked X
Space	Wood Stock
Spice Artic Synergy	XTREME Spice
Spice Diamond	Yucatan Fire
Spice Gold	Zombie World
Spice Silver	
Spice Tropical Synergy	
Spicey Regular XXX Blueberry	
Spicey Regular XXX Strawberry	
Spicey Regular XXX Vanilla	
Spicylicious	
Spicey Ultra Strong XXX Strawberry	
Spicey Ultra Strong XXX Vanilla	
Spicey XXX	
Spike 99	
Spike 99 Ultra	
Spike 99 Ultra Blueberry	
Spike 99 Ultra Cherry	
Spke 99 Ultra Strawberry	
Spike Diamond	
Spike Gold	
Spike Maxx	
Spike Silver	
Spike Warrior	
Stinger	
Summer Skyy	
Super Kush	
Super Summit	
Swagger Grape	
SYN Chill	
SYN Incense Smooth	
SYN Incense Spearmint	
SYN Incense LimonLime	
SYN Lemon Lime	
SYN Lemon Lime #2	
SYN Smooth	
SYN Spearmint	
SYN Spearmint #2	