

Review

Selected Account:Millcreek Farms Your app cat on has been fi ed w th the A abama Med ca Cannab s Comm ss on Your reference code s 1626

F e Date 03/03/2023 11:07 AM

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f you do not rece ve ema not ficat ons, p ease check your spam fo der

You must pr nt or save th s page as a PDF as part of your redacted fing

Request for Business Application Information

✓ Request Number: 0382

General Applicant Information

~	Applicant Name: Green Bud, LLC	~	Applying as: Bus ness Ent ty		Trade Name : (DBAs)
•	Identification : FE N Number Type	~	Federal Tax : Identification Number	~	Business Entity : Green Bud Packag Name ng Company
~	Business Entity : L m ted L ab ty Co Type mpany	~	Secretary of : State Entity ID Number	~	Federal Business: 111400 Code No
~	Date of Qualification, Organization or Incorporation	on:	02/22/202 3		
Appli	icant Street Address				
~	Street:	~	$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times$	~	
~	County: 58 She by	~	State: A abama	~	Zip Code: 35242
~	Address Verified?: Yes				
Appli	cant Mailing Address				
~	Street:	~	Unit No / Apt No:	~	City:
~	State: A abama	~	Zip Code: 35242		

~	Address Verified?: Yes	
	Applicant : Applicant Email : Applicant Photo Website Address Number	ne : 📉 🔨
~	Do you have a management service agreement in place?:	No
~	Is the applicant: (1) at least 51% owned by (or, in the case of a corporation, 51% of the shares belong to) members of any minority group (as defined by 20-2A-51(b)), and (2) managed and controlled in its daily operations by members of any minority group?	:Yes
~	Does the applicant verify that it is: (1) at least 51% owned by (or, in the case of a corporation, 51% of the shares belong to) members of any minority group (as defined by 20-2A-51(b)), and (2) managed and controlled in its daily operations by members of any minority group?	:Yes

Primary Contact Person



Facility Information Questions

~	Applicant's interest in property where proposed facility is located	: Agreement Cont ngent on Rece pt o f L cense			
~	Is this facility under construction?	: Yes			
~	Estimated date of construction completion	: 10/30/2023			
~		rded a license, within which the Applicant : 120 ommence operations at this facility			
~	The number of days, if awarded a license, within which the Applicant : 120 reasonably projects it will reach full capacity at this facility				
~		at this proposed facility will be in a permissible : Yes vill maintain compliance with all State and local ances?			
~	Facility Type: D spens ng S Fac ty)	te (Reta V Dispensing : Stand A one Bu d ng Site Premises			
Phys	ical Address				

Physical Address

~	Street: 6971 EASTCHASE LO OP	Unit No / Apt : No	City: MONTGOMERY
~	County: 51 Montgomery	✓ State: A abama	✓ Zip Code: 36117
~	Address : Yes Verified?		

Facility Information Questions

~	Applicant's interest in property where proposed facility is located	: Agreement Cont ngent on Rece pt o f L cense
~	Is this facility under construction?	: No
~		rded a license, within which the Applicant : 60 ommence operations at this facility
~		rded a license, within which the Applicant : 120 each full capacity at this facility
~	•••	at this proposed facility will be in a permissible : Yes vill maintain compliance with all State and local ances?
•	Facility Type: D spens ng S	te (Reta 🖌 Dispensing : Str p Ma

Physical Address

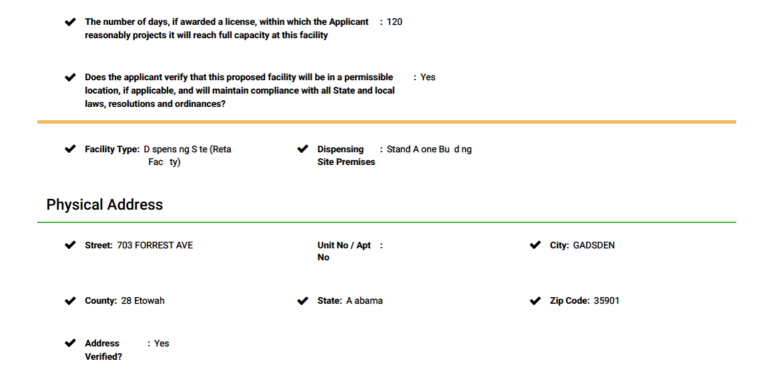
✓ Street: 105 Fox Run Parkway	Unit No / Apt : No	✔ City: Ope ka		
✓ County: 41 Lee	✓ State: A abama	✓ Zip Code: 36801		
✓ Address : Yes Verified?				
Facility Information Questions				
 Applicant's interest in : Agreement Contingent property where proposed f L cense facility is located 	ent on Rece pt o			
✓ Is this facility under : No construction?				
 The number of days, if awarded a license, within wh reasonably projects it will commence operations at 				
 The number of days, if awarded a license, within wh reasonably projects it will reach full capacity at this 				
Does the applicant verify that this proposed facility location, if applicable, and will maintain compliance laws, resolutions and ordinances?				
✓ Facility Type: D spens ng S te (Reta Fac ty)	 Dispensing : Str p Ma Site Premises 			
Physical Address				
✓ Street: 105 SOUTHLAND VL G	Unit No / Apt : No	✓ City: TROY		
✓ County: 54 P ke	✓ State: A abama	✓ Zip Code: 36079		

✓ Address : Yes Verified?

Facility Information Questions



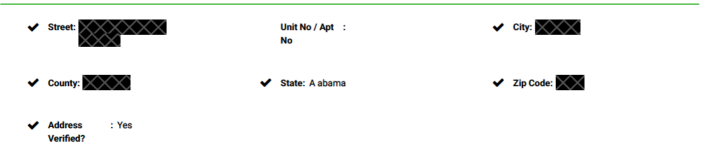
✓ The number of days, if awarded a license, within which the Applicant : 60 reasonably projects it will commence operations at this facility



Facility Information Questions

•	Applicant's interest in : Agreement Cont ngent on Rece pt o property where proposed f L cense facility is located			
~	Is this facility under construction?	: Yes		
~	Estimated date of construction completion	: 10/30/2023		
~	✓ The number of days, if awarded a license, within which the Applicant : 120 reasonably projects it will commence operations at this facility			
~	The number of days, if awarded a license, within which the Applicant : 120 reasonably projects it will reach full capacity at this facility			
•	Does the applicant verify that this proposed facility will be in a permissible : Yes location, if applicable, and will maintain compliance with all State and local laws, resolutions and ordinances?			
~	✓ Facility Type: Cut vat on Fac ty			

Physical Address



Facility Information Questions

~	Applicant's interest in property where proposed facility is located	: Agreement Cont ngent on Rece pt o f L cense				
~	Is this facility under construction?	: Yes				
•	Estimated date of construction completion	: 11/30/2023				
•	✓ The number of days, if awarded a license, within which the Applicant : 75 reasonably projects it will commence operations at this facility					
•	The number of days, if awarded a license, within which the Applicant : 150 reasonably projects it will reach full capacity at this facility					
~	Does the applicant verify that this proposed facility will be in a permissible : Yes location, if applicable, and will maintain compliance with all State and local laws, resolutions and ordinances?					
~	Facility Type: Process ng Fa	ac ty				

Physical Address

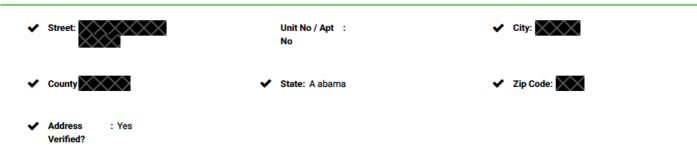
~	Street:		Unit No / Apt : No	~	City:
~	County:	~	State: A abama	~	Zip Code:
~	Address : Yes Verified?				

Facility Information Questions

~	Applicant's interest in property where proposed facility is located	: Agreement Cont ngent on Rece pt o f L cense			
~	Is this facility under construction?	: Yes			
~	Estimated date of construction completion	: 11/30/2023			
~	The number of days, if awarded a license, within which the Applicant : 75 reasonably projects it will commence operations at this facility				
~	The number of days, if awarded a license, within which the Applicant : 150 reasonably projects it will reach full capacity at this facility				
•	Does the applicant verify that this proposed facility will be in a permissible : Yes location, if applicable, and will maintain compliance with all State and local laws, resolutions and ordinances?				

✔ Facility Type: Secure Transporter F ac ty

Physical Address



Facility Information Questions

✓ Is this facility under : Yes construction?					
✓ Estimated date of : 11/30/2023 construction completion					
The number of days, if awarded a license, within which the Applicant : 75 reasonably projects it will commence operations at this facility					
The number of days, if awarded a license, within which the Applicant : 150 reasonably projects it will reach full capacity at this facility					
 Does the applicant verify that this proposed facility will be in a permissible : Yes location, if applicable, and will maintain compliance with all State and local laws, resolutions and ordinances? 					

Ownership of Applicant

- ✓ Select type of record: nd v dua
- Does the individual have an : Yes ownership interest in the applicant?

Individual





Select type of record: nd v dua

 Does the individual have an : Yes ownership interest in the applicant?

Individual



Ownership : Percentage of the Applicant

Residence Address

Unit No / Apt : No

✓ Role:



✓ State: A abama

✓ Zip Code: XXX

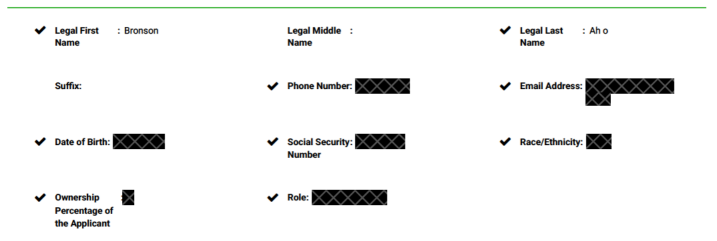


Unit No / Apt : No



~	State: A abama	~	Zip Code:
~	Address : Yes Verified?		
~	Select type of record: nd v dua		
~	Does the individual have an : Yes ownership interest in the applicant?		

Individual



Residence Address

✓ Street: X	Unit No / Apt : No	✓ City:
✓ State: X	✓ Zip Code: X	
✓ Address : Yes Verified?		
 Select type of record: nd v dua 		
Does the individual have an : Yes ownership interest in the applicant?		

Individual



Residence Address



Individual







✓ Legal First : Carmen Name

Legal Middle : Name Legal Last : Lam Name



 Does the individual have an : Y ownership interest in the applicant?

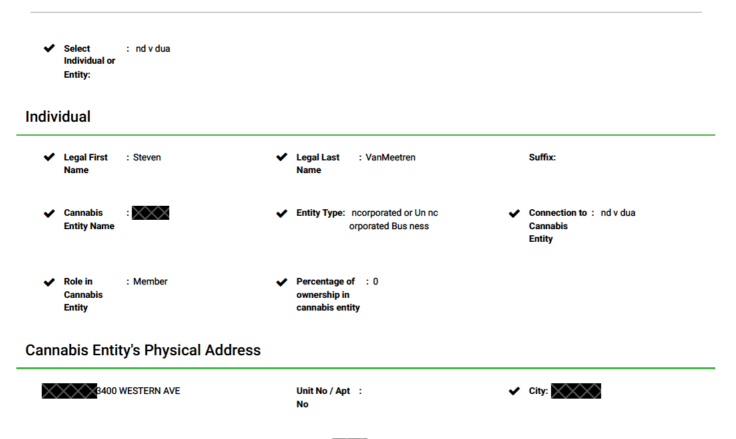
Individual



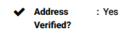
Individual



- medical cannabis, either in Alabama or any other jurisdiction?
- (1) an individual with an ownership interest in the applicant;
- (2) the spouse, parent, or child of an individual with an ownership interest in the applicant; or
- (3) an entity with an ownership interest in the applicant.

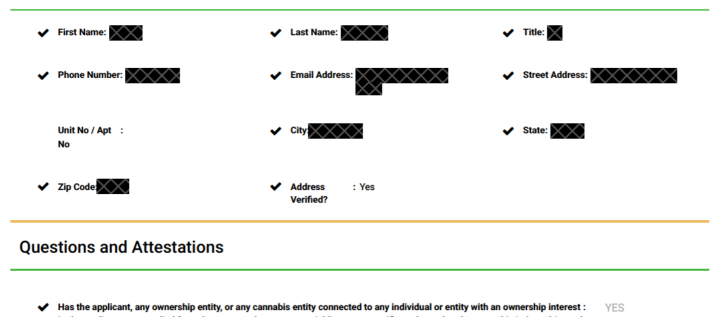


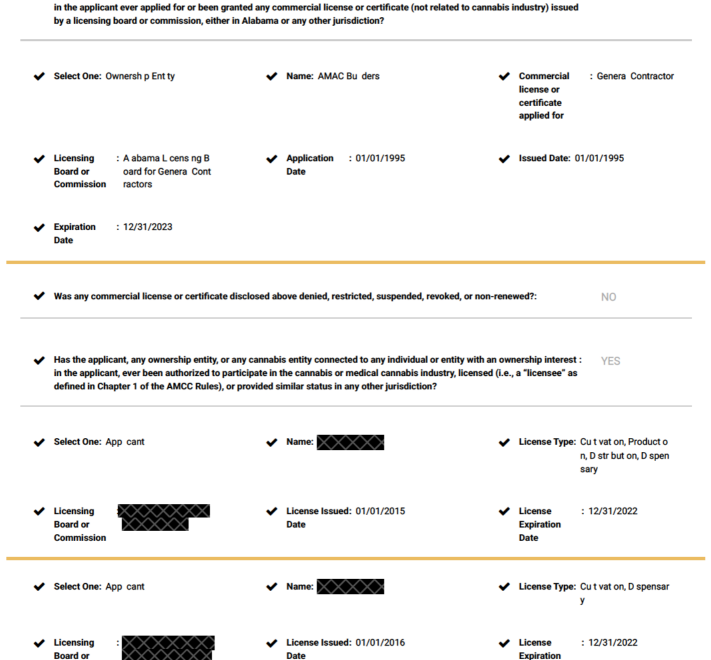




Commission

Cannabis Entity's Primary Contact/Responsible Person





Date

	Select One: App cant	Name:	License Type:	Cu t vat on, Product o n
~	Licensing : Board or Commission	License Issued: 08/01/2019 Date	 License Expiration Date 	: 12/31/2022
~	During the last 5 years has there been any disciplinary license of the applicant or any entity affiliated with the		annabis industry	: NO
~	Has the applicant, any ownership entity, or any cannabi in the applicant, within the last ten (10) years, filed or b regarding a delinquency in the payment of, or a dispute federal, state, or local law?	een served with a complaint or other notice by any go	overnmental body,	: NO
~	Has the applicant filed, or had filed against it, any proce	eding for bankruptcy within the past 7 years?:		NO
~	Is the applicant currently, or has it been in the past 10 y	ears, a defendant in litigation involving any of its bus	iness practices?:	NO
~	Is any public official of any unit of government: (1) an owner (directly or indirectly) of any financial or b (2) a creditor of the applicant; (3) a holder of any debt instrument issued by the applic relationship with the applicant?		ractual or service	: YES
~	Public Official : Steve French Name	Title or Office : Board Member Held	 Unit of Government 	: A abama State O & G as Board
~	Interest : F nanc a nterest in/Relationship with Applicant			
~	Is the spouse, parent or child of a public official of any of (1) an owner (directly or indirectly) of any financial or b applicant; (2) a creditor of the applicant; (3) a holder of any debt instrument issued by the applic (4) a holder of, or interested party in, any contractual or with the applicant?	eneficial interest in the ant; or		
~	 an owner (directly or indirectly) of any financial or b applicant; a creditor of the applicant; a holder of any debt instrument issued by the applic (4) a holder of, or interested party in, any contractual or 	eneficial interest in the ant; or r service relationship th a controlling interest in the applicant ever been inc endere to, or forfeited bail concerning any felony or c	ontrolled	: NO

-

What is the applicant's anticipated or actual number of employees (including all facilities) at the prospective commencement of operations and during the first five calendar years thereafter?

~	Commencement : 15 of Operation	✓ Year One: 130		~	Year Two: 140	
~	Year Three: 150	✓ Year Four: 160		~	Year Five: 170	
~	Does the applicant verify that it has the ability to m insurance, as required by § $20-2A-53(a)(2)$, Code c			000) of liability and	d casualty :Ye	s
~	Does the applicant verify that each of its proposed facility?	dispensing sites is a	t least 1000 feet from	ı any school, dayca	re, or childcare :	YES
~	Does the applicant consent as required by § 20-2A examinations, searches, and seizures contemplate specifically extend to all secure transport vehicles	d by § 20-2A-52(a)(3				YES
~	Does the applicant verify that neither it nor its lead license under the Act? (See § 20-2A-55(e), Code o		-	other license or app	blicant for :	YES
~	I attest that this application is truthful and complet	e based on the best a	available information	as of the date of fil	ling.:	YES
~	Signature: Joshua Brunner		✔ Signatur	e Date: 12/29/202	2	
Doci	uments					
~	Resume or Curriculum Vitae of Individuals with Ow	mership Interest:	Exhbt1 Resume c	or Curr cu um V tae	of nd v dua s w th	Ownersh p nterest
~	Residency of Owners:		Exhbt2 Resdency	/ of Owners pdf (/a	ap /documents/dqf	RY7y k/down oad)
~	Commercial Horticulture or Agronomic Production Owners:	Experience of	Exh b t 3 Commerc	a Hort cu ture or A	Agronom c Product	on Exper ence pdf
~	Criminal Background Check:		Exhbt4 CrmnaE	Background Check	pdf (/ap /documer	its/orwvKmp C/do
~	Minimum Performance Bond Requirement:		Exhbt5 Minimum	Performance Bond	l Requ rements pdf	(/ap /documents/
~	Minimum Liquid Assets Requirement:		Exhbt6 Min mum	L qu d Assets Requ	u rement pdf (/ap /	documents/ zZNE
~	Demonstration of Sufficient Capital:		Exh b t 7 Demonstr	at on of Suffic ent (Cap ta pdf (/ap /de	ocuments/YnRE5R
~	Minimum Operating Capital Requirement:		Exhbt8 Mnmum	Operat ng Cap ta I	Requ rement pdf (/	ap /documents/4r
~	Financial Statements:		Exhbt9 Fnanca	Statements pdf (/a	ap /documents/qEy	row0w00/down oad)
~	Tax Plan:		Exhbt10 TaxPan	pdf (/ap /docume	ents/0 qLmmjf /dov	vn oad)

~	Business Formation Documents:	Exh b t 11	Bus ness Format on Documents pdf (/ap /documents/yoAx_xK0
~	Business License and Authorization of Local Jurisdictions:	Exh b t 12	Bus ness L cense and Author zat on of Loca $$ Author t es pdf (/ap
~	Business Plan:	Exh b t 13	Bus ness P an pdf (/ap /documents/fDwKR XH5/down oad)
~	Evidence of Business Relationship with other Licensees and Prospective Licensees:	e Exhbt14	Ev dence of Bus ness Re at onsh p w th Other L censees and Pros
~	Coordination of Information from Registered Certifying Physicians:	Exh b t 15	Coord nat on of nformat on from Reg stered Cert fy ng Phys c an
~	Point-of-Sale Responsibilities:	Exh b t 16	Po nt of Sa e Respons b t es pdf (/ap /documents/oPLRXOHtT/
~	Confidentiality of Patient Information:	Exh b t 17	Confident a ty of Pat ent nformat on pdf (/ap /documents/gQ3U
~	Money Handling and Taxes:	Exh b t 18	Money Hand ng and Taxes pdf (/ap /documents/z9LgXnbx /dow
~	Standard Operating Plan and Procedures:	Exh b t 19	Standard Operat ng P an and Procedures pdf (/ap /documents/_
~	Policies and Procedures Manual:	Exh b t 20	Po c es and Procedures Manua pdf (/ap /documents/c 0ch 7T
~	Production and Manufacturing Process:	Exh b t 21	Product on and Manufactur ng Process pdf (/ap /documents/qC
~	Machinery and Equipment:	Exh b t 22	Mach nery and Equ pment pdf (/ap /documents/eEwEtfwfE/dow
~	Receiving and Shipping Plan:	Exh b t 23	Rece v ng and Sh pp ng P an pdf (/ap /documents/AgJw9jOah/d
~	Secure Transport Vehicles:	Exh b t 24	Secure Transport Veh c es pdf (/ap/documents/HYm4D0kAc/do
~	Compliance with Alabama Public Service Commission Requirements:	Exh b t 25	Comp ance w th A abama Pub c Serv ce Comm ss on Requ reme
~	Commercial Drivers' License:	Exh b t 26	Commerc a Dr ver_s L cense pdf (/ap /documents/Ompv44X4m
~	Fleet Summary:	Exh b t 27	F eet Summary pdf (/ap /documents/m LCrRtGz/down oad)
~	Care and Maintenance of Vehicles:	Exh b t 28	Care and Ma ntenance of Veh c es pdf (/ap /documents/bOWR3
~	Route Plans:	Exh b t 29	Route P ans pdf (/ap /documents/SM4y1t5fr/down oad)
~	Plan for Segregation of Processes Within and Transportation Between Facilities:	Exh b t 30	P an for Segregat on of Processes W th n and Transportat on Bet
~	Facilities:	Exh b t 31	Fac t es pdf (/ap /documents/DjALKpMXA/down oad)
~	Engineering Plans and Specifications:	Exh b t 32	Eng neer ng P ans and Spec ficat ons _Cu t vat on Fac $ty_pdf($ /
~	Security Plan:	Exh b t 33	Secur ty P an pdf (/ap /documents/Neez2aMbM/down oad)

✓ Personnel:	Exh b t 34 Personne pdf (/ap /documents/K3rSO0 m0/down oad)
✓ Business Leadership Credentials:	Exh b t 35 Bus ness Leadersh p Credent a s pdf (/ap /documents/3sLhbX5t
✓ Employee Handbook:	Exh b t 36 Emp oyee Handbook pdf (/ap /documents/wV2D7pxsF/down oad)
Secure Transport Drivers:	Exh b t 37 Secure Transport Dr vers pdf (/ap /documents/tc3xTXoBA/down
✔ Drivers' Manual:	Exh b t 38 Dr ver_s Manua pdf (/ap /documents/x5g0FpUaY/down oad)
 Quality Control and Quality Assurance Plan: 	Exh b t 39 Qua ty Contro and Qua ty Assurance P an pdf (/ap /documents/
 Contamination and Recall Plan: 	Exh b t 40 Contam nat on and Reca P an pdf (/ap /documents/jEVreLCQ3/
✓ Marketing and Advertising Plan:	Exh b t 41 Market ng and Advert s ng P an pdf (/ap /documents/b33X6z93
✓ Website and Social Media:	Exh b t 42 Webs te and Soc a Med a pdf (/ap /documents/SR Ey8C5/down
✓ Ownership Entity Individuals (if applicable):	FORM Ownersh p Ent ty nd v dua s pdf (/ap /documents/X E PGC0w/down
✓ Minority Ownership Documents:	M nor ty Ownersh p Documents pdf (/ap /documents/JEjwnuaP0/down oad)
 Proof of Minimum Liability and Casualty Insurance: 	Proof of M n mum L ab $$ ty and Casua ty $$ nsurance pdf (/ap /documents/Pk $$
✓ Affidavit - Entity Applicant:	Affidav t Ent ty App cant pdf (/ap /documents/ awu5dRLC/down oad)

Payments

✓ Payment Options: Cred t Card

Exhibit 1 – Resume or Curriculum Vitae of Individuals with Ownership Interest in Applicant

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

Verification Date

FORM A: OWNERSHIP RESUME / CURRICULUM VITAE

Green Bud, LLC

Business License Applicant Name

Ashley Spriggs

Individual with Ownership Interest in Applicant

Integrated

License Type



Individual's Ownership Percentage in Applicant

Residential History

Provide all residential addresses, in reverse chronological order, for 15 years prior to date of application; attach additional form(s) if necessary.

_ Residential Street Address			
	\times	\times	
City	State	Zip	
\times	$\times\!$	\sim	
Date Resided From (MM/YYYY)	Date	Resided To (MM/YYYY)	
Residential Street Address			
\times	\times	$\qquad \qquad $	
City	State	Zip	
\times	$\times\!\!\!>$	\sim	
Date Resided From (MM/YYYY)	Date	Resided To (MM/YYYY).	
$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times$			
Residential Street Address			
\times	\times	$\qquad \qquad $	
City	State	Zip	
\times	\times	\sim	
Date Resided From (MM/YYYY)	Date	Resided To (MM/YYYY)	
Residential Street Address			
$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times$	\times	\times	
City	State	Zip	
\times	$\times\!$	\sim	
Date Resided From (MM/YYYY)	Date	Resided To (MM/YYYY)	

Residential Street Address		
\times	\times	\times
City	State	Zip
\times	\times	\sim
Date Resided From (MM/YYYY)	Da	ate Resided To (MM/YYYY)
Residential Street Address		
	\sim	\times
City	State	Zip
\times	\times	
Date Resided From (MM/YYYY)	Da	ate Resided To (MM/YYYY)
$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times$		
Residential Street Address		
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City	State	Zip
\times	\times	
Date Resided From (MM/YYYY)	 Da	ate Resided To (MM/YYYY)
$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times$		
Residential Street Address		
	\sim	
City	State	Zip
\times	\times	$\sim \sim \sim$
Date Resided From (MM/YYYY)	Da	ate Resided To (MM/YYYY)
Residential Street Address		
City	State	Zip
Date Resided From (MM/YYYY)	D:	ate Resided To (MM/YYYY)

Education

Provide all institutions of higher education attended; attach additional form(s) if necessary.

Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received

Employment History Provide all employers, in reverse chronological order, for 15 years prior to date of application; attach additional form(s) if necessary.

\times		\times
Employer	Contact Person	Telephone
$\times\!\!\times\!\!\times\!\!\times\!\!\times$		
Business Address		
		$\qquad \qquad $
City	State	Zip
	\times	Č

	\times	\times	$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times$
Employer	Contact Perso	n	Telephone
$\times\!\times\!\times\!\times\!\times\!\times\!\times\!\times\!\times$			
Business Address			
		\times	$\times\!$
City		State	Zip
	_	$\sim \sim \sim$	
Date Employed From (MM/YYYY)		Date Employe	d To (MM/YYYY)
			\times
Employer	Contact Perso	n	Telephone
$\times \times $			
Business Address			
$\times\!\!\times\!\!\times$		\times	$\times\!\!\!\times\!\!\!\times$
City		State	Zip
$\times \times $	\times	\times	
Date Employed From (MM/YYYY)		Date Employe	d To (MM/YYYY)
\times			$\times\!\!\times\!\!\times\!\!\times\!\!\times$
Employer	Contact Perso	n	Telephone
\times			
Business Address			
Business Address		\times	
Business Address City		X State	Zip
$\sim\sim\sim$		State	Zip
$\sim\sim\sim$		$\times\!\!\!\times\!\!\!\times$	Zip d To (MM/YYY)
City		$\times\!\!\!\times\!\!\!\times$	-
City Date Employed From (MM/YYYY)	 Contact Perso	Date Employe	d To (MM/YYYY)
City City Date Employed From (MM/YYYY)	Contact Perso	Date Employe	d To (MM/YYYY)
City City Date Employed From (MM/YYYY)	Contact Perso	Date Employe	d To (MM/YYYY)
City City Date Employed From (MM/YYYY) Employer	Contact Perso	Date Employe	d To (MM/YYYY)
City City Date Employed From (MM/YYYY) Employer Business Address	Contact Perso	Date Employe	d To (MM/YYYY)
City City Date Employed From (MM/YYYY) Employer Susiness Address	Contact Perso	Date Employe	d To (MM/YYYY) Telephone

\times			$\times\!\!\times\!\!\times\!\!\times$
Employer	Contact Person	n	Telephone
Business Address		\times	$\times\!$
City		State	Zip
Date Employed From (MM/YYYY)		Date Employed	l To (MM/YYYY)
$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!$			\times
Employer	Contact Person	n	Telephone
Business Address		\times	\times
City		State	Zip
Date Employed From (MM/YYYY)		Date Employed	l To (MM/YYYY)
$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times$			\times
Employer	Contact Person	n	Telephone
Business Address		\times	\times
City		State	Zip
Date Employed From (MM/YYYY)	_	Date Employed	ł To (MM/YYYY)
Employer	Contact Perso	n	Telephone
Business Address			
City		State	Zip
Date Employed From (MM/YYYY)	_	Date Employed	ł To (MM/YYYY)

FORM A: OWNERSHIP RESUME / CURRICULUM VITAE

Green Bud, LLC

Business License Applicant Name

Chanae Taylor

Individual with Ownership Interest in Applicant

Integrated

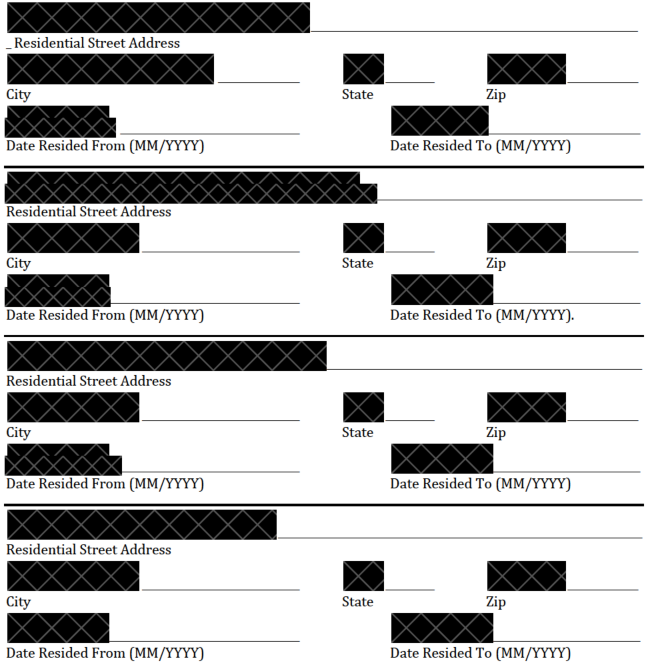
License Type



Individual's Ownership Percentage in Applicant

Residential History

Provide all residential addresses, in reverse chronological order, for 15 years prior to date of application; attach additional form(s) if necessary.



$\times \times $		
Residential Street Address City Date Resided From (MM/YYYY)	State	Zip Date Resided To (MM/YYYY)
Residential Street Address City Date Resided From (MM/YYYY)	State	Zip Zip Date Resided To (MM/YYYY)
Residential Street Address		
City	State	Zip
Date Resided From (MM/YYYY)		Date Resided To (MM/YYYY)
Residential Street Address		
City	State	Zip
Date Resided From (MM/YYYY)		Date Resided To (MM/YYYY)
Residential Street Address		
City	State	Zip
Date Resided From (MM/YYYY)		Date Resided To (MM/YYYY)

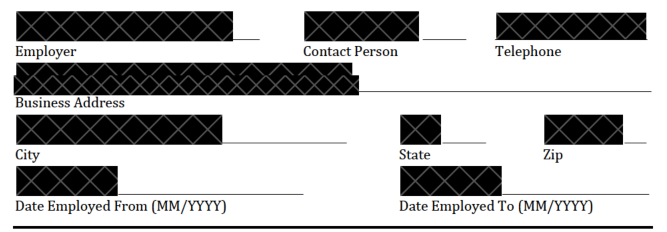
Education

Provide all institutions of higher education attended; attach additional form(s) if necessary.

Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received

Employment History

Provide all employers, in reverse chronological order, for 15 years prior to date of application; attach additional form(s) if necessary.



Employer	Contact Perso	n	Telephone
Business Address City Dete Employed From (MM /YYYY)		State	Zip
Date Employed From (MM/YYYY) Employer	Contact Perso		d To (MM/YYYY) Telephone
Business Address City City		State	Zip
Date Employed From (MM/YYYY)	Contact Perso		d To (MM/YYYY)
Business Address City		State	Zip
Date Employed From (MM/YYYY)		Date Employe	d To (MM/YYYY)
Employer	Contact Perso	n	Telephone
Business Address			
City		State	Zip
Date Employed From (MM/YYYY)		Date Employe	d To (MM/YYYY)

FORM A: OWNERSHIP RESUME / CURRICULUM VITAE

Green Bud, LLC

Business License Applicant Name

Crystal Verduzco

Individual with Ownership Interest in Applicant

Integrated

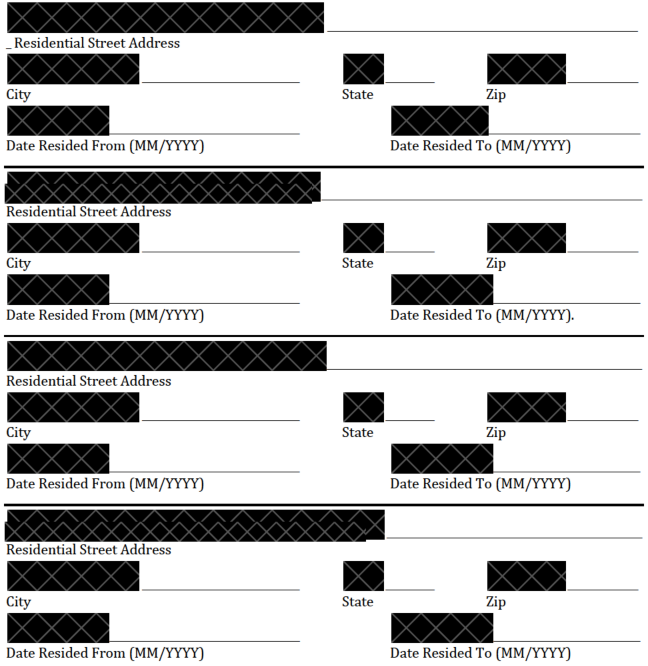
License Type



Individual's Ownership Percentage in Applicant

Residential History

Provide all residential addresses, in reverse chronological order, for 15 years prior to date of application; attach additional form(s) if necessary.



Residential Street Address	\times
City	State Zip
\times	\times
Date Resided From (MM/YYYY)	Date Resided To (MM/YYYY)
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Residential Street Address	
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City	State Zip
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Date Resided From (MM/YYYY)	Date Resided To (MM/YYYY)
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Residential Street Address	
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Date Resided From (MM/YYYY)	Date Resided To (MM/YYYY)
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Residential Street Address	
\times	\times
City	State Zip
\times	\times
Date Resided From (MM/YYYY)	Date Resided To (MM/YYYY)

Education

Provide all institutions of higher education attended; attach additional form(s) if necessary.

Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received

Employment History Provide all employers, in reverse chronological order, for 15 years prior to date of application; attach additional form(s) if necessary.

Employer	Contact Person	Telephone
Business Address		
City	State	Zip
Date Employed From (MM/YYYY)	 Date Employe	ed To (MM/YYYY)

Employer 6593 S. Las Vegas Blv	Contact Persor d. #B214		Telephone
Business Address City Date Employed From (MM/YYYY)		State	Zip To (MM/YYYY)
Employer	Contact Person	1	Telephone
Business Address		State	Zip
Date Employed From (MM/YYYY) Employer	Contact Person		To (MM/YYYY) Telephone
Business Address			
City		State	Zip
Date Employed From (MM/YYYY)	_	Date Employed	To (MM/YYYY)
Employer	Contact Person	1	Telephone
Business Address			
City		State	Zip
Date Employed From (MM/YYYY)	_	Date Employed	To (MM/YYYY)

FORM A: OWNERSHIP RESUME / CURRICULUM VITAE

Green Bud, LLC

Business License Applicant Name

Derek Waltchack

Individual with Ownership Interest in Applicant

Integrated

License Type



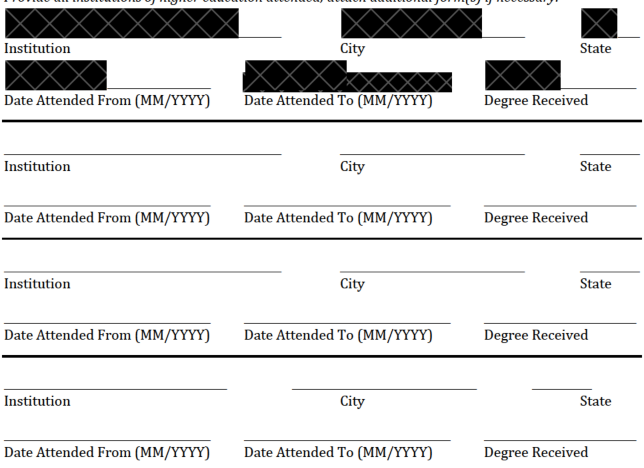
Individual's Ownership Percentage in Applicant

Residential History

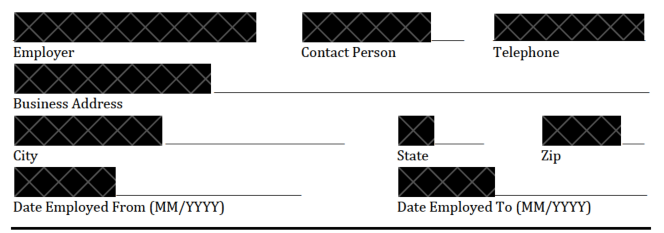
Provide all residential addresses, in reverse chronological order, for 15 years prior to date of application; attach additional form(s) if necessary.

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City	State	Zip
Date Resided From (MM/YYYY)	Da	ate Resided To (MM/YYYY)
Residential Street Address		
City	State	Zip
Date Resided From (MM/YYYY)		te Resided To (MM/YYYY)

Provide all institutions of higher education attended; attach additional form(s) if necessary.



Employment History



Green Bud, LLC

Business License Applicant Name

Joshua Brunner

Individual with Ownership Interest in Applicant

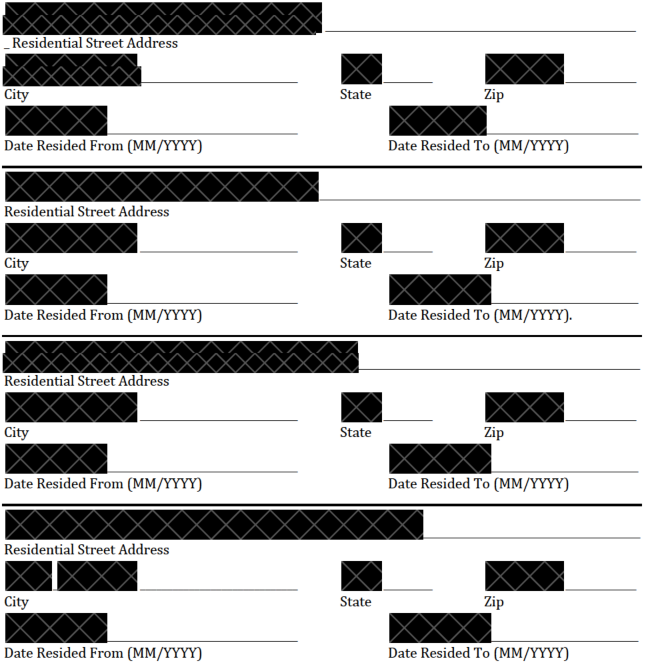
Integrated

License Type



Individual's Ownership Percentage in Applicant

Residential History



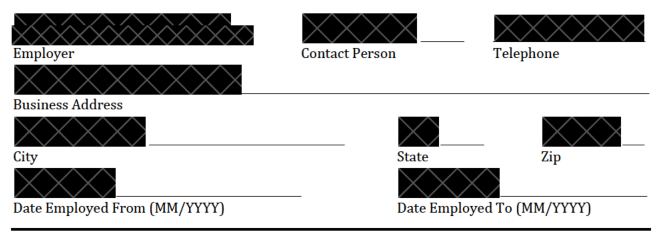
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City	State Zip
Date Resided From (MM/YYYY)	Date Resided To (MM/YYYY)
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City	State Zip
Date Resided From (MM/YYYY)	Date Resided To (MM/YYYY)
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City	State Zip
Date Resided From (MM/YYYY)	Date Resided To (MM/YYYY)

Residential Street Address	\times	
City	State	Zip
Date Resided From (MM/YYYY)		Date Resided To (MM/YYYY)
Residential Street Address		
City	State	Zip
Date Resided From (MM/YYYY)		Date Resided To (MM/YYYY)
Residential Street Address		
City	State	Zip
Date Resided From (MM/YYYY)		Date Resided To (MM/YYYY)
Residential Street Address		
City	State	Zip
Date Resided From (MM/YYYY)		Date Resided To (MM/YYYY)
Residential Street Address		
City	State	Zip
Date Resided From (MM/YYYY)		Date Resided To (MM/YYYY)

Provide all institutions of higher education attended; attach additional form(s) if necessary.

Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received

Employment History



Employer		\times	Telephone
Business Address		\searrow	\bigvee
City		State	Zip
Date Employed From (MM/YYYY)		Date Empl	oyed To (MM/YYYY)
Employer	Contact Person		Telephone
Business Address			
City		State	Zip
Date Employed From (MM/YYYY)		Date Empl	oyed To (MM/YYYY)
Employer	Contact Person		Telephone
Business Address			
City		State	Zip
Date Employed From (MM/YYYY)		Date Empl	oyed To (MM/YYYY)
Employer	Contact Person		Telephone
Business Address			
City		State	Zip
Date Employed From (MM/YYYY)		Date Empl	oyed To (MM/YYYY)

Green Bud, LLC

Business License Applicant Name

Julieanne Evangelista

Individual with Ownership Interest in Applicant

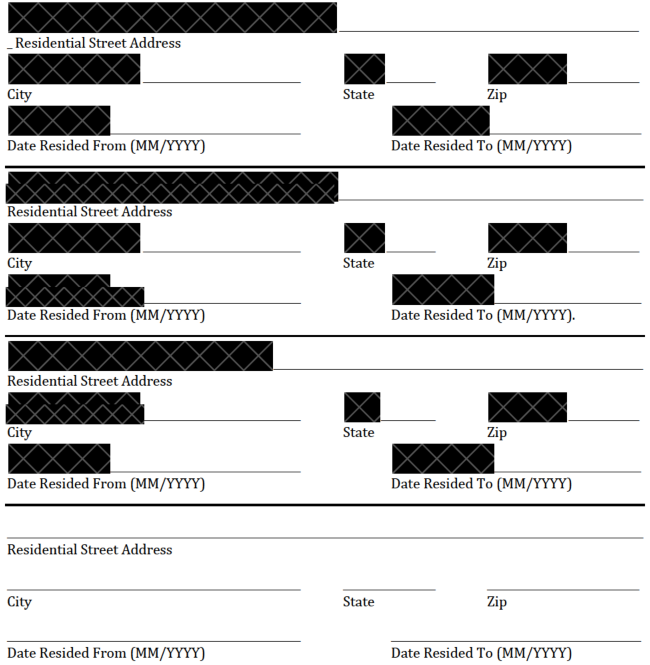
Integrated

License Type



Individual's Ownership Percentage in Applicant

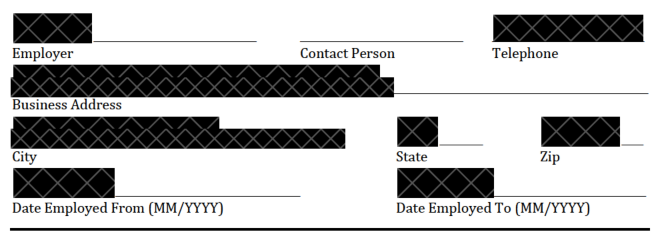
Residential History



Provide all institutions of higher education attended; attach additional form(s) if necessary.

Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received

Employment History



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Employer	Contact Person	1	Telephone
Business Address			
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Date Employed From (MM/YYYY)	_	Date Employed	To (MM/YYYY)
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Employer	Contact Person	1	Telephone
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		Date Employed	To (MM/YYYY)
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Employer	Contact Person	ı	Telephone
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City		State	Zip
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Date Employed From (MM/YYYY)	_	Date Employed	 То (MM/YYYY)
		Date Employed	
Employer	Contact Person	1	Telephone
Business Address			
City		State	Zip
Date Employed From (MM/YYYY)	_	Date Employed	To (MM/YYYY)

Green Bud, LLC

Business License Applicant Name

Monica Henderson

Individual with Ownership Interest in Applicant

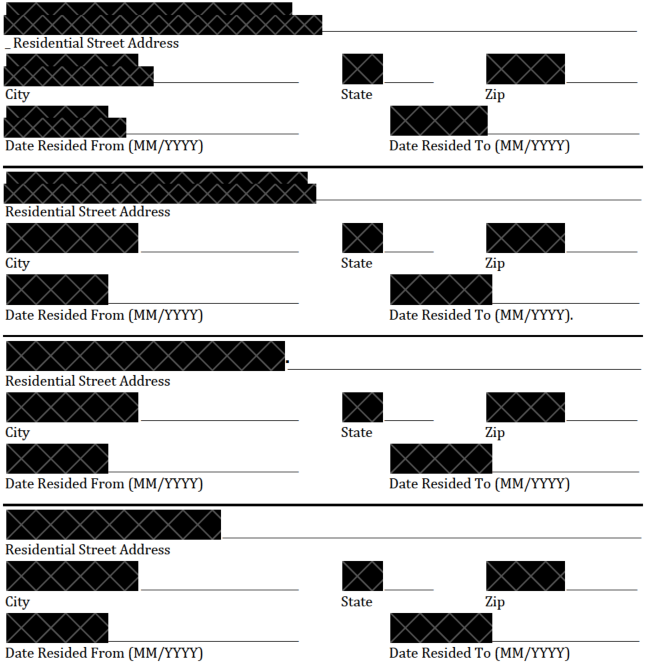
Integrated

License Type



Individual's Ownership Percentage in Applicant

Residential History

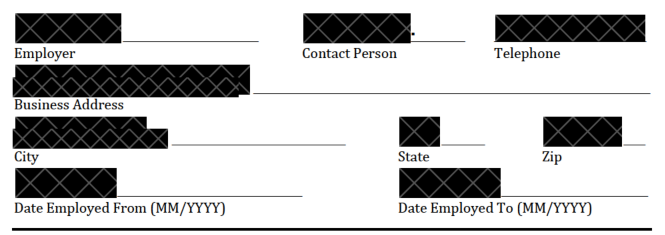


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City	State	Zip
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Residential Street Address		
City	State	Zip
Date Resided From (MM/YYYY)		Date Resided To (MM/YYYY)
Residential Street Address		
City	State	Zip
Date Resided From (MM/YYYY)		Date Resided To (MM/YYYY)
Residential Street Address		
City	State	Zip
Date Resided From (MM/YYYY)		Date Resided To (MM/YYYY)
Residential Street Address		
City	State	Zip
Date Resided From (MM/YYYY)		Date Resided To (MM/YYYY)

Provide all institutions of higher education attended; attach additional form(s) if necessary.

Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received

Employment History



Employer	Contact Person	Telephone
Business Address City Date Employed From (MM/YYYY)	State	Zip d To (MM/YYYY)
Employer	Contact Person	Telephone
Business Address City Date Employed From (MM/YYYY)	State	Zip d To (MM/YYYY)
Employer	Contact Person	Telephone
Business Address City Data Employed From (MM (VVVV)	State	Zip d To (MM/YYYY)
Date Employed From (MM/YYYY)	Contact Person	Telephone
Business Address City	State	Zip

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Employer	Contact Person		ſelephone
Business Address		\sim	\searrow
City	St	ate	Zip
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Date Employed From (MM/YYYY)	Da	ate Employed	To (MM/YYYY)
Employer	Contact Person		Γelephone
Business Address			
		\sim	\times
City	St	ate	Zip
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Date Employed From (MM/YYYY)	Da	ate Employed	To (MM/YYYY)
Employer	Contact Person		Гelephone
Employer Business Address	Contact Person	_	Гelephone
		ate	Гelephone Zip
Business Address		ate	
Business Address City Date Employed From (MM/YYYY)		ate ate Employed	Zip To (MM/YYYY)
Business Address City		ate ate Employed	Zip
Business Address City Date Employed From (MM/YYYY)		ate ate Employed	Zip To (MM/YYYY)
Business Address City Date Employed From (MM/YYYY) Employer	Contact Person	ate ate Employed	Zip To (MM/YYYY)

Green Bud, LLC

Business License Applicant Name

Steven VanMeetren

Individual with Ownership Interest in Applicant

Integrated

License Type



Individual's Ownership Percentage in Applicant

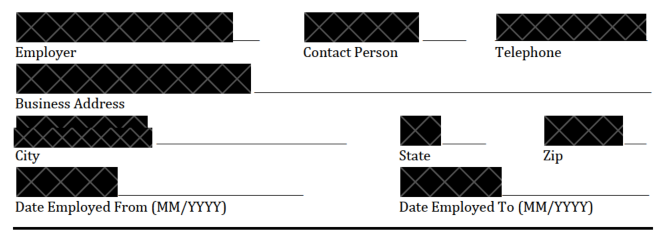
Residential History

_Residential Street Address	$\left \right>$	\times	
City	State	Zip	_
Date Resided From (MM/YYYY)]	Date Resided To (MM/YYYY)	_
Residential Street Address			
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City	State	Zip	_
Date Resided From (MM/YYYY)		Date Resided To (MM/YYYY).	
Residential Street Address			
City	State	Zip	_
Date Resided From (MM/YYYY)]	Date Resided To (MM/YYYY)	
Residential Street Address			
City	State	Zip	_
Date Resided From (MM/YYYY)	-	Date Resided To (MM/YYYY)	

Provide all institutions of higher education attended; attach additional form(s) if necessary.

Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received

Employment History



	Contact Person	Telephone
Employer Business Address		Telephone
		\bigcirc \longrightarrow
City	Sta	te Zip
Date Employed From (MM/YYYY)	Dat	te Employed To (MM/YYYY)
Employer	Contact Person	Telephone
Business Address		
City	Sta	te Zip
Date Employed From (MM/YYYY)	Dat	te Employed To (MM/YYYY)
Employer	Contact Person	Telephone
Business Address		
City	Sta	te Zip
Date Employed From (MM/YYYY)	Dat	te Employed To (MM/YYYY)
Employer	Contact Person	Telephone
Business Address		
City	Sta	te Zip
Date Employed From (MM/YYYY)	Dat	te Employed To (MM/YYYY)

Green Bud, LLC

Business License Applicant Name

Zachary Carothers

Individual with Ownership Interest in Applicant

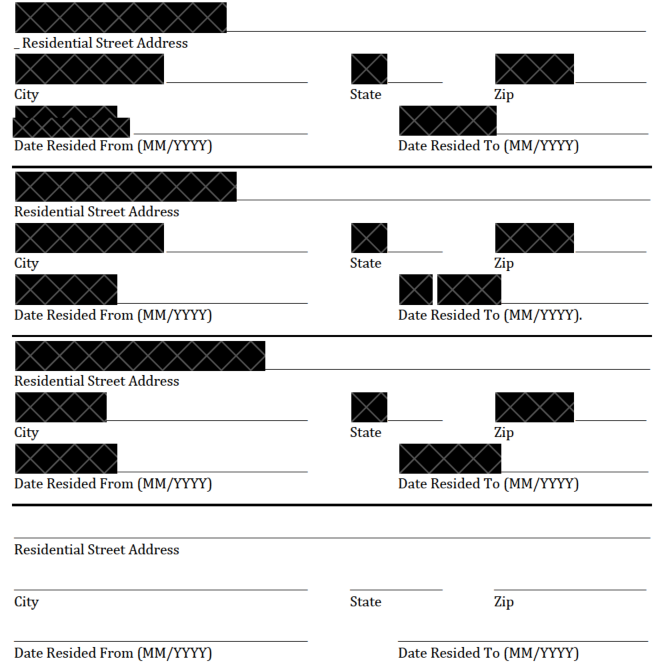
Integrated

License Type

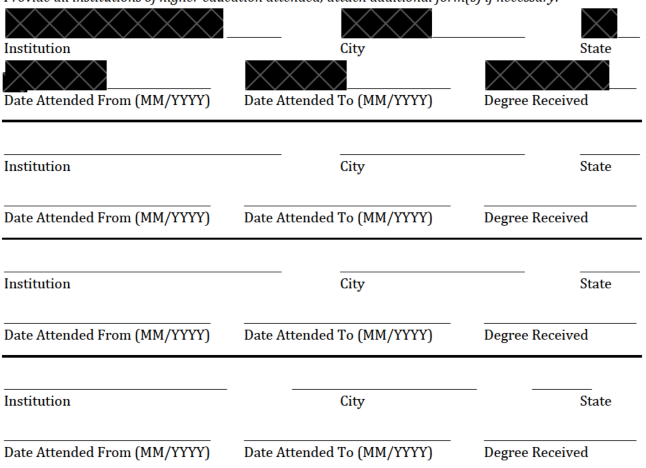


Individual's Ownership Percentage in Applicant

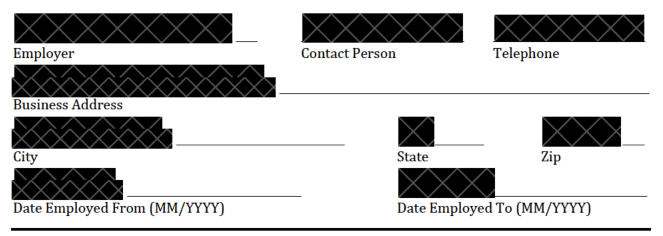
Residential History



Provide all institutions of higher education attended; attach additional form(s) if necessary.



Employment History



Employer	Contact Perso	n	Telephone
Business Address City Date Employed From (MM/YYY)		State	Zip d To (MM/YYYY)
Employer	Contact Perso	\searrow	Telephone
Business Address City Date Employed From (MM/YYYY)		State Date Employe	Zip d To (MM/YYYY)
Employer	Contact Perso		Telephone
Business Address City		State	Zip
Date Employed From (MM/YYYY)		Date Employe	d To (MM/YYYY)
Employer	Contact Perso	n	Telephone
Business Address			
City		State	Zip
Date Employed From (MM/YYYY)		Date Employe	d To (MM/YYYY)

Green Bud, LLC

Business License Applicant Name

Bronson Ahlo

Individual with Ownership Interest in Applicant

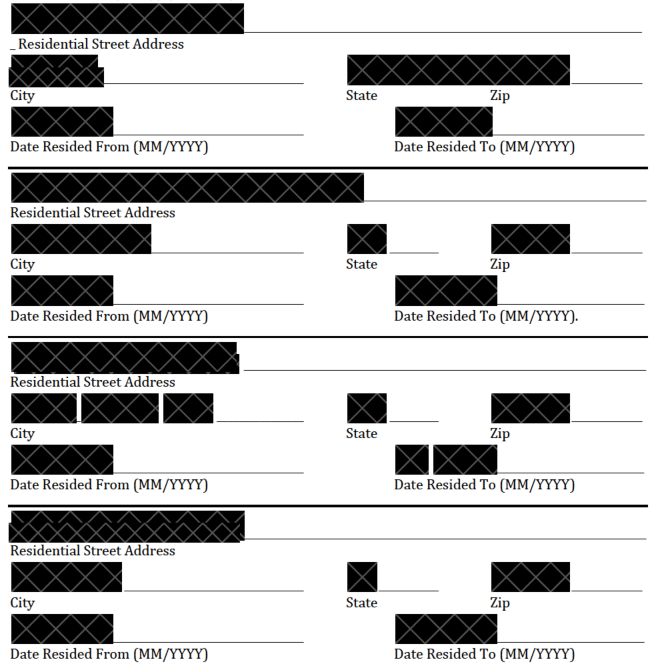
Integrated

License Type



Individual's Ownership Percentage in Applicant

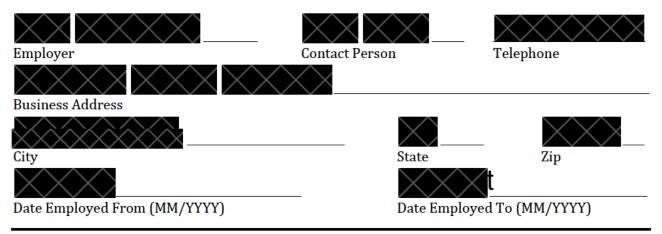
Residential History

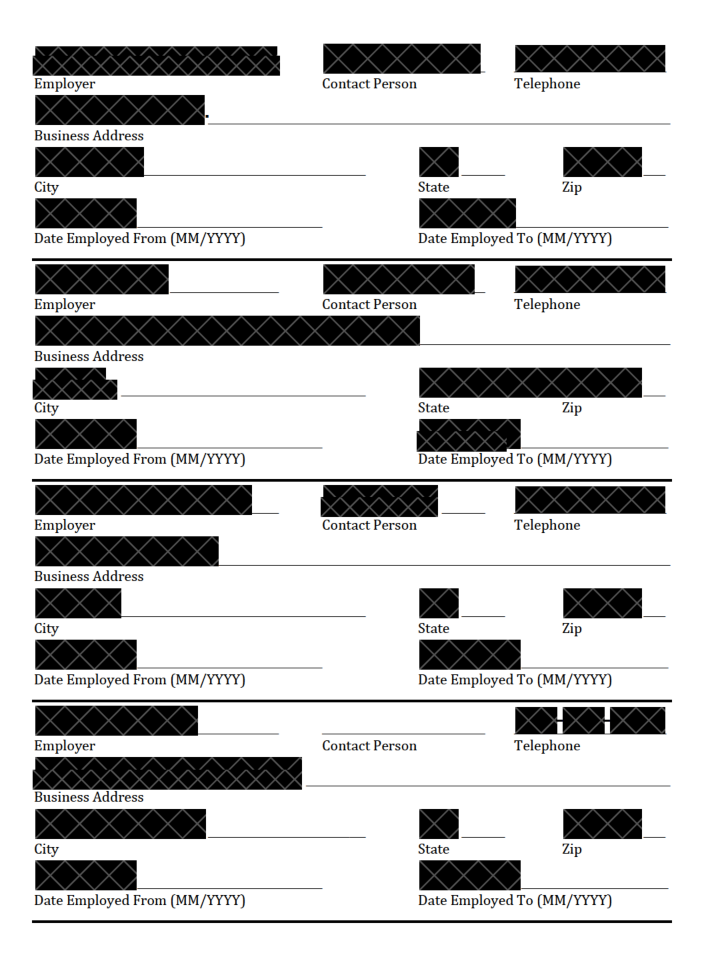


Provide all institutions of higher education attended; attach additional form(s) if necessary.

Institution	City	State
\times	\times	$\times\!\!\times\!\!\times\!\!\times\!\!\times$
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received

Employment History





Form A: Ownership Resume / Curriculum Vitae Page 4

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Employer	Contact Person	l	Telephone
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Business Address			$\backslash \land \land$
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Employer	Contact Person	1	Telephone
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Employer	Contact Person		Telephone
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Employer	Contact Person	l	Telephone
Business Address			
City		State	Zip
Date Employed From (MM/YYYY)	-	Date Employed	To (MM/YYYY)

Green Bud, LLC

Business License Applicant Name

Chris Baughman

Individual with Ownership Interest in Applicant

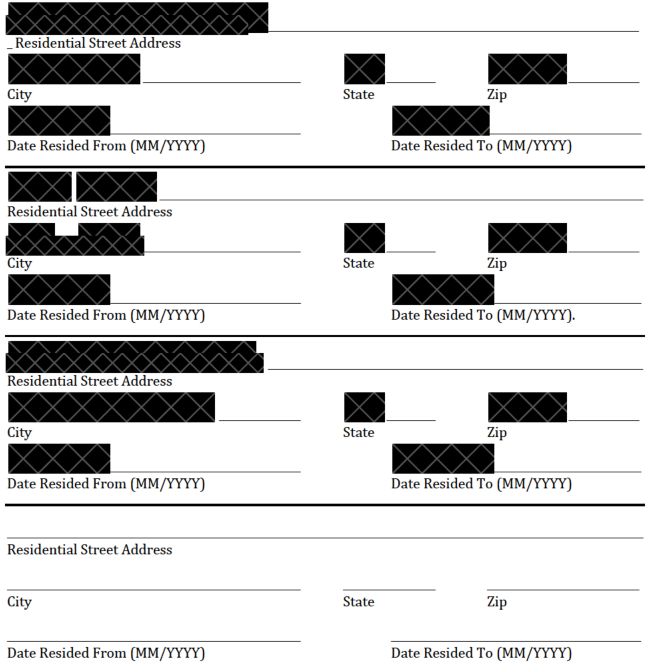
Integrated

License Type



Individual's Ownership Percentage in Applicant

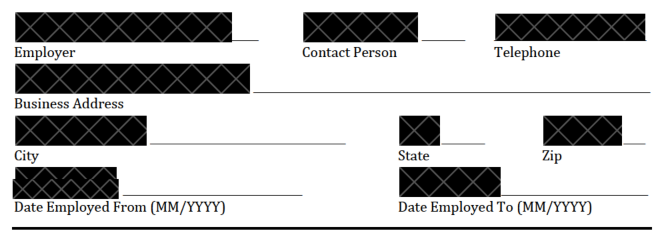
Residential History

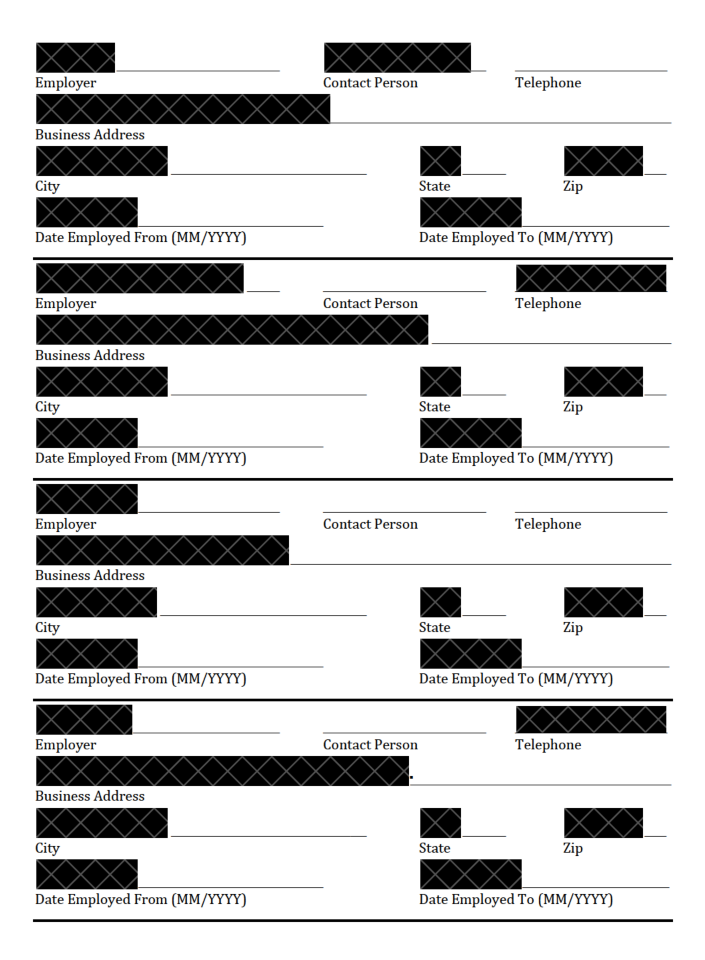


Provide all institutions of higher education attended; attach additional form(s) if necessary.

Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received

Employment History





Green Bud, LLC

Business License Applicant Name

Terrence Whittier

Individual with Ownership Interest in Applicant

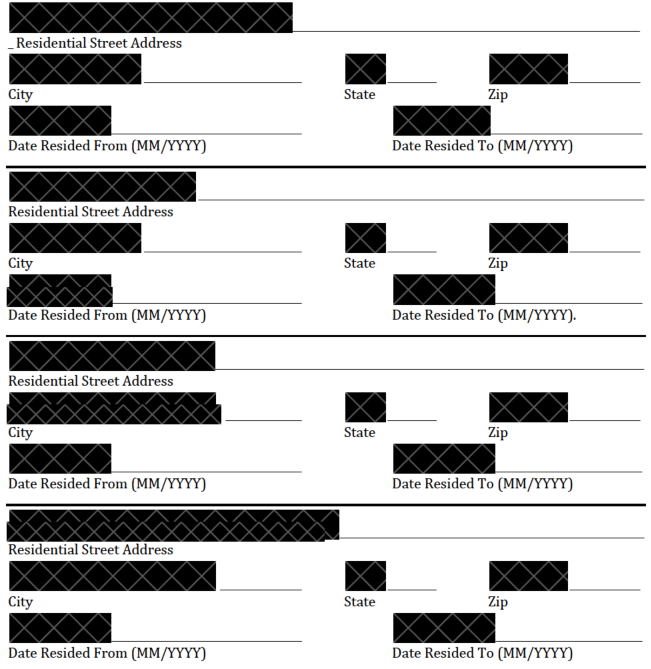
Integrated

License Type



Individual's Ownership Percentage in Applicant

Residential History

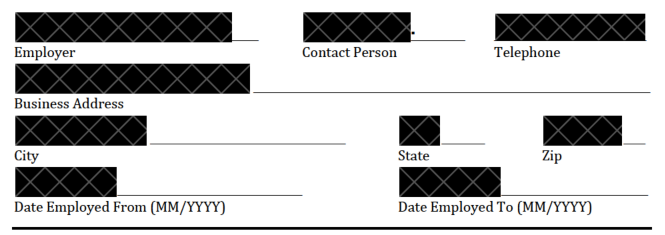


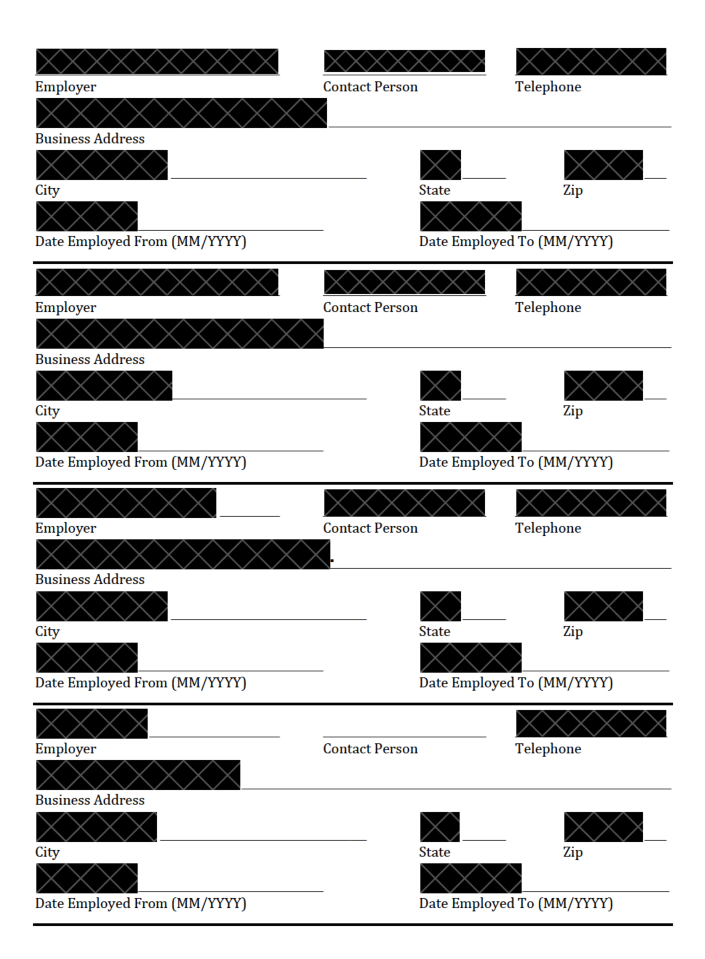
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Residential Street Address		
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City	State	Zip
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Date Resided From (MM/YYYY)	– Date	Resided To (MM/YYYY)
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Residential Street Address		
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City	State	Zip
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Date Resided From (MM/YYYY)	– Date	Resided To (MM/YYYY)
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City	State	Zip
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Date Resided From (MM/YYYY)	Date	Resided To (MM/YYYY)
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Provide all institutions of higher education attended; attach additional form(s) if necessary.



Employment History





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Employer	Contact Person	_	Telephone
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Business Address		\wedge	$\land \land \land$
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City	St	ate	Zip
Date Employed From (MM/YYYY)	D	ate Employe	ed To (MM/YYYY)
Employer	Contact Person		Telephone
Business Address			
		ate	
City	50	ale	Zip
Date Employed From (MM/YYYY)	D	ate Employe	ed To (MM/YYYY)
	Contact Person		Televis
Employer	Contact Person		Telephone
Business Address			
City	St	ate	Zip
Date Employed From (MM/YYYY)	D	ate Employe	ed To (MM/YYYY)
Employer	Contact Person		Telephone
Business Address			
City	St	ate	Zip
-			-
Date Employed From (MM/YYYY)	Da	ate Employe	ed To (MM/YYYY)

Green Bud, LLC

Business License Applicant Name

William A. Bell, Sr.

Individual with Ownership Interest in Applicant

Integrated

License Type

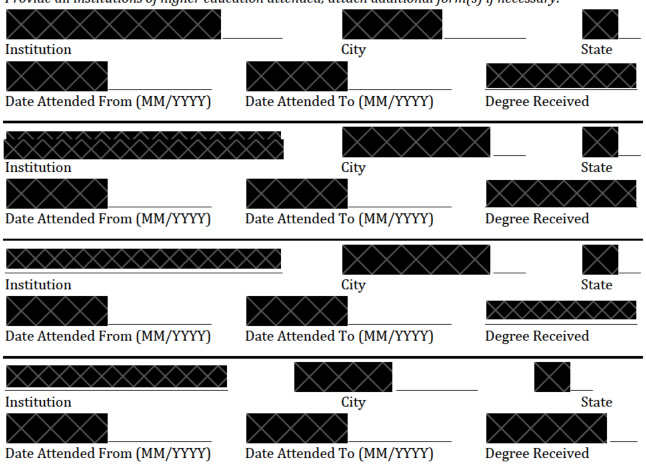


Individual's Ownership Percentage in Applicant

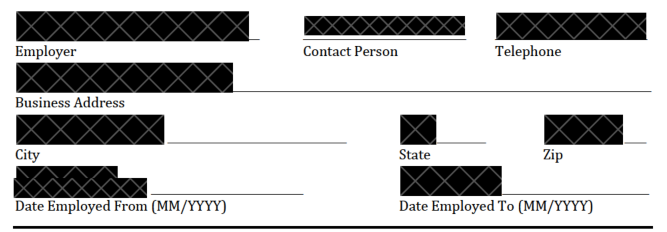
Residential History

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_Residential Street Address			
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Residential Street Address			
City	State	Zip	
Date Resided From (MM/YYYY)	Date	Resided To (MM/YYYY).	
Residential Street Address			
City	State	Zip	
Date Resided From (MM/YYYY)	Date	Resided To (MM/YYYY)	
Residential Street Address			
City	State	Zip	
Date Resided From (MM/YYYY)	Date	Resided To (MM/YYYY)	

Provide all institutions of higher education attended; attach additional form(s) if necessary.



Employment History



$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!$	$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times$	$\langle \rangle \rangle$
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City	State	Zip
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Employer	Contact Person	Telephone
Business Address		
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City	State	Zip
\times		\searrow
Date Employed From (MM/YYYY)	Date Em	ployed To (MM/YYYY)
Employer	Contact Person	Telephone
Employer Business Address	Contact Person	Telephone
Business Address		
	Contact Person	Telephone Telephone Zip
Business Address	State	
Business Address City	State	Zip
Business Address City Date Employed From (MM/YYYY)	State Date Em	Zip ployed To (MM/YYYY)
Business Address City Date Employed From (MM/YYYY)	State Date Em	Zip ployed To (MM/YYYY)
Business Address City Date Employed From (MM/YYYY) Employer	State Date Em	Zip ployed To (MM/YYYY)

Integrated

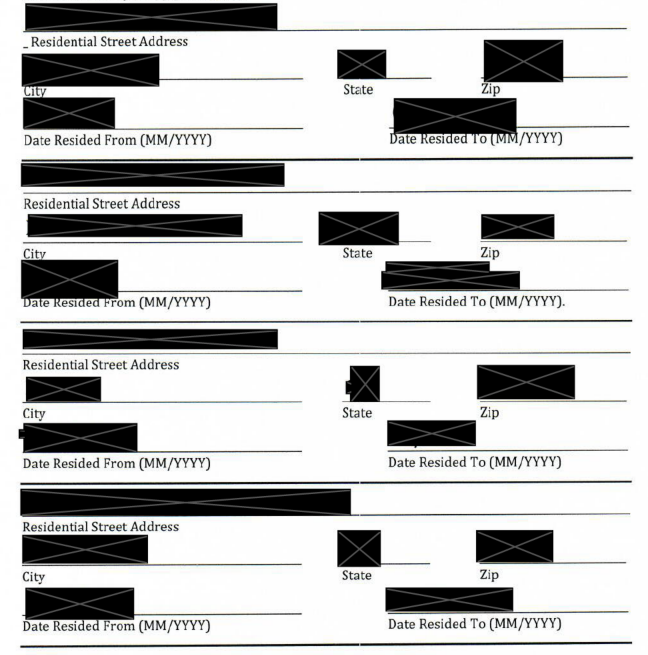
License Type

Business License Applicant Name

Individual with Ownership Interest in Applicant

Individual's Ownership Percentage in Applicant

Residential History



Residential Street Address	
City	State Zip
Date Resided From (MM/YYYY)	Date Resided To (MM/YYYY)
Date Resided From (MM/1111)	
Residential Street Address	
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City	State Zip
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City	State	Zip
Date Resided From (MM/YYYY)	Date	Resided To (MM/YYYY)
Residential Street Address		
City	State	Zip
Date Resided From (MM/YYYY)	Date	Resided To (MM/YYYY)
Residential Street Address		
City	State	Zip
Date Resided From (MM/YYYY)	Date I	Resided To (MM/YYYY)
Residential Street Address		
City	State	Zip
Date Resided From (MM/YYYY)	Date	Resided To (MM/YYYY)

Education Provide all institutions of higher education attended; attach additional form(s) if necessary.

Institution	City	
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received

Employment History Provide all employers, in reverse chronological order, for 15 years prior to date of application; attach additional form(s) if necessary.

Employer	Contact Person	Telephone
Rusiness Address	\geq	
City	State	Zip
Date Employed From (MM/YYYY)	Date Empl	loyea To (MM/YYYY)

Employer	Contact Person	Telephone
Business Address	\geq	
City.	State	Zip
Date Employed From (MM/YYYY)	Date Em	ployed To (MM/YYYY)
Employer	Contact Person	Telephone
Business Address	\searrow	
City	State	Zip
Date Employed From (MM/YYYY)	Date Em	ployed To (MM/YYYY)
Employee	Contact Person	Telephone
Employer	Contact Person	Telephone
Business Address	\sim	
Citv	State	Zip
Date Employed From (MM/YYYY)	Date Emp	ployed To (MM/YYYY)
Employee	Contact Person	Telephone
Employer	Contact Person	relephone
Rusiness Address		
City	Ctoto	Zip
Date Employed From (MM/YYYY)	Date Emp	ployed To (MM/YYYY)

FORM A: OWNERSHIP RESUME / CURRICULUM VITAE

Integrated

Individual's Ownership Percentage in Applicant

License Type

Green Bud, LLC

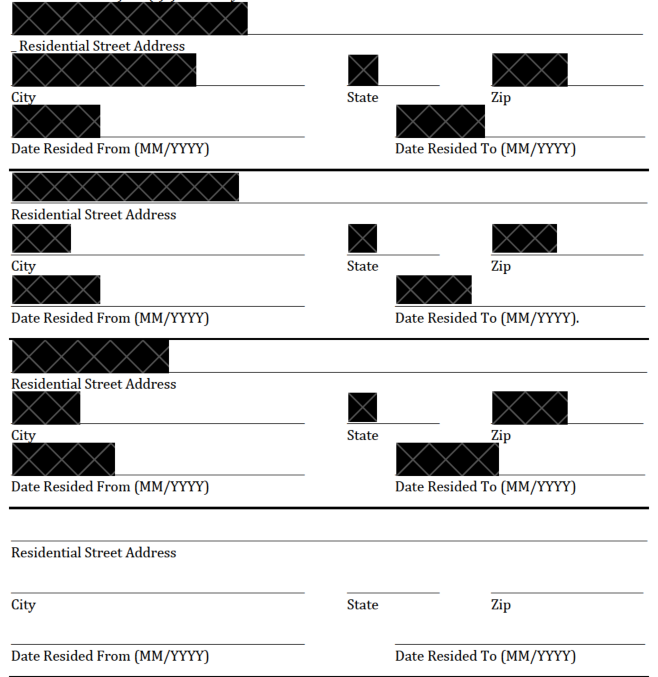
Business License Applicant Name

James Alexander McWilliams

Individual with Ownership Interest in Applicant

Residential History

Provide all residential addresses, in reverse chronological order, for 15 years prior to date of application; attach additional form(s) if necessary.



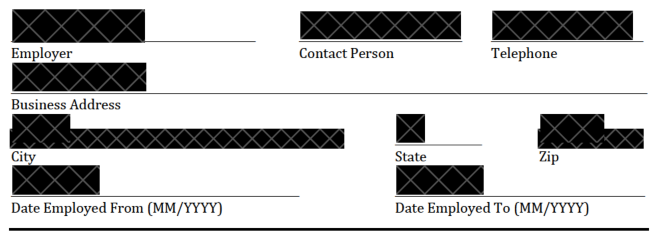
Education

Provide all institutions of higher education attended; attach additional form(s) if necessary.

Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received

Employment History

Provide all employers, in reverse chronological order, for 15 years prior to date of application; attach additional form(s) if necessary.



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Employer	Contact Person	Telephone
\times		
Business Address	\times	\times
City	State	Zip
Date Employed From (MM/YYYY)	Date	Employed To (MM/YYYY)
Employer	Contact Person	Telephone
Business Address		
City	State	Zip
Date Employed From (MM/YYYY)	Date	Employed To (MM/YYYY)
Employer	Contact Person	Telephone
Business Address		
City	State	Zip
Date Employed From (MM/YYYY)	Date	Employed To (MM/YYYY)
Employer	Contact Person	Telephone
Business Address		
City	State	Zip
Date Employed From (MM/YYYY)	Date	Employed To (MM/YYYY)

FORM A: OWNERSHIP RESUME / CURRICULUM VITAE

Green Bud, LLC

Business License Applicant Name

Ryan Ramage

Individual with Ownership Interest in Applicant

Integrated

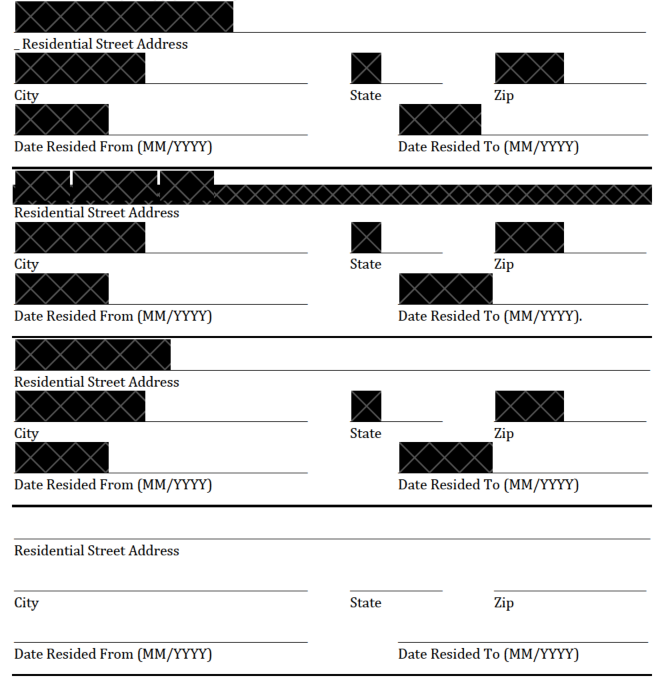
License Type

 \times

Individual's Ownership Percentage in Applicant

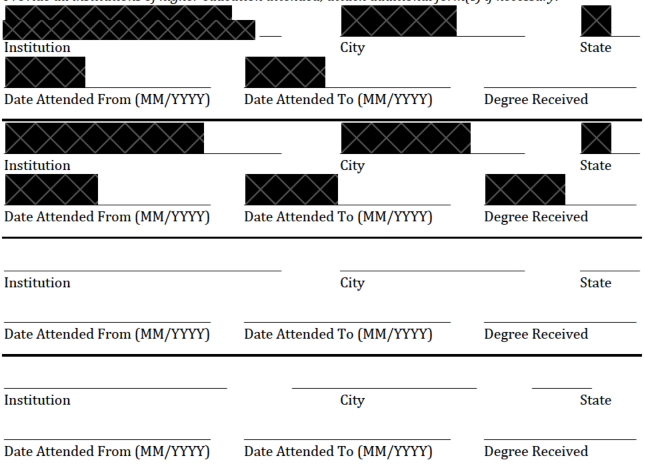
Residential History

Provide all residential addresses, in reverse chronological order, for 15 years prior to date of application; attach additional form(s) if necessary.



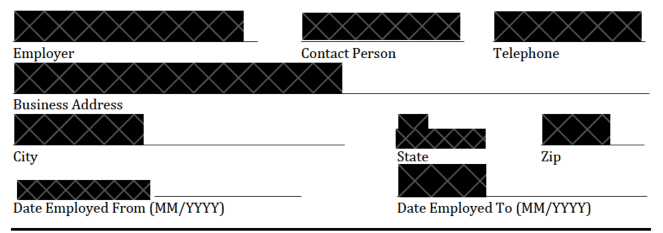
Education

Provide all institutions of higher education attended; attach additional form(s) if necessary.



Employment History

Provide all employers, in reverse chronological order, for 15 years prior to date of application; attach additional form(s) if necessary.



$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times$	\times		$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times$
Employer	Contact Person	T	elephone
Business Address			
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City	Sta	te	Zip
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Date Employed From (MM/YYYY)	Da	te Employed 7	Γο (MM/YYYY)
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Employer	Contact Person	Т	elephone
Business Address		/	\searrow
City	Sta	te	Zip
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Date Employed From (MM/YYYY)	Da	te Employed T	Γο (ΜΜ/ΥΥΥΥ)
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Employer	Contact Person	Т	elephone
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Business Address			
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Date Employed From (MM/YYYY)	Da	te Employed 1	Γο (MM/YYYY)
Employer	Contact Person		elephone
Business Address			
City	Sta	te	Zip
Date Employed From (MM/YYYY)	Da	te Employed 1	Γο (MM/YYYY)

FORM A: OWNERSHIP RESUME / CURRICULUM VITAE

Graan	Dud	TT	2
Green	Duu,		C

Business License Applicant Name Stephen Paul French

Individual with Ownership Interest in Applicant

Integrated Facility

License Type 4%

Individual's Ownership Percentage in Applicant

Residential History

Provide all residential addresses, in reverse chronological order, for 15 years prior to date of application; attach additional form(s) if necessary.

Residential Street Address		\rightarrow
City	State	Zip
Date Resided From (MM/YYYY)	Date F	Resided To (MM/YYYY)
Residential Street Address		
City	State	Zip
Date Resided From (MM/YYYY)	Date F	Resided To (MM/YYYY).
Residential Street Address		
City	State	Zip
Date Resided From (MM/YYYY)	Date F	Resided To (MM/YYYY)
Residential Street Address		
City	State	Zip
Date Resided From (MM/YYYY)	Date I	Resided To (MM/YYYY)

Education

Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received
Institution	City	State
Date Attended From (MM/YYYY)	Date Attended To (MM/YYYY)	Degree Received

Employment History

Provide all employers, in reverse chronological order, for 15 years prior to date of application; attach additional form(s) if necessary.

isiness Address	\times	\searrow
	State	Zip

Employer	Contact Person	Telephone		
Business Address	>	<		
City	Stat	Zip		
Date Employed From (MM/YYYY)	Date Employed To (MM/YYYY)			
Employer	Contact Person	Telephone		
Business Address	\times	\succ		
Citu	State	Zip		
Date Employed From (MM/YYYY)	Date	Employed To (MM/YYYY)		
Employer	Contact Person	Telephone		
Business Address				
City	State	zip		
Date Employed From (MM/YYYY)	Date	Employed To (MM/YYYY)		
Employer	Contact Person	Telephone		
Business Address				
City	State	zip		
Date Employed From (MM/YYYY)	Date	Employed To (MM/YYYY)		

Exhibit 2 – Residency of Owners

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

3/2/23

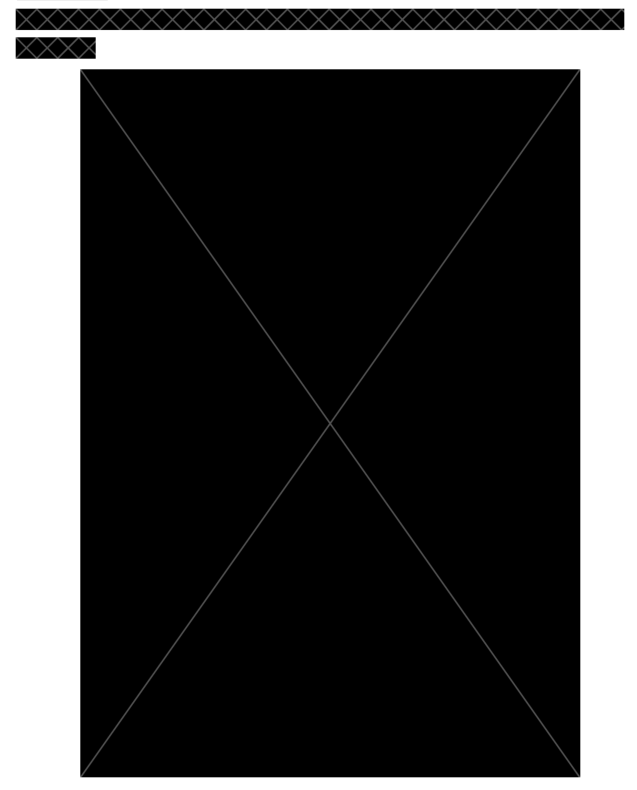
Verification Date

The applicant has included this document in order to provide records as described in § 20-2A-55(a)(10), Code of Alabama 1975 (as amended), indicating that a majority of the ownership of the applicant is attributable to an individual or individuals with proof of residence in this state for a continuous period of no less than 15 years preceding the application date. See the following summary of the applicant's owners that can establish proof of these residency requirements.

Owners with 15 years of continuous AL residency William Bell James McWilliams Zachary Carothers Steve French Derek Waltchack Ryan Ramage	Ownership equity %	Page references of residency proof 2 3 - 6 7 - 10 11 12 - 14 15 - 17

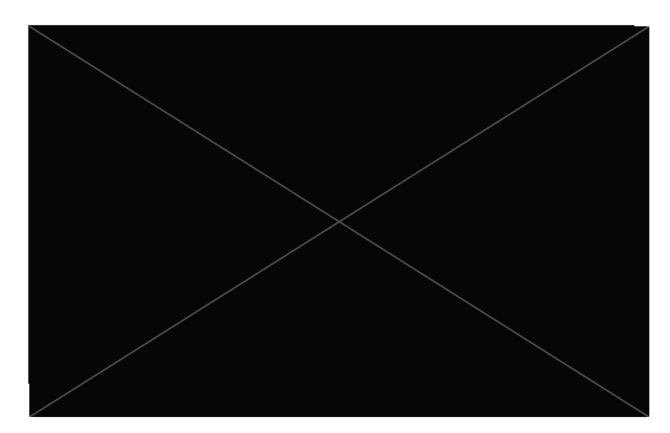
The applicant has provided proof of these residency requirements for each owner in the following pages as referenced in the table above.

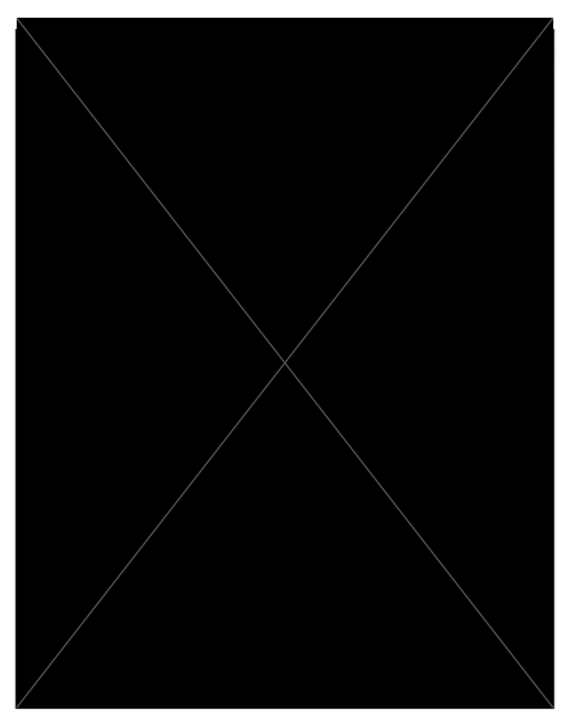
<u>William Bell</u>

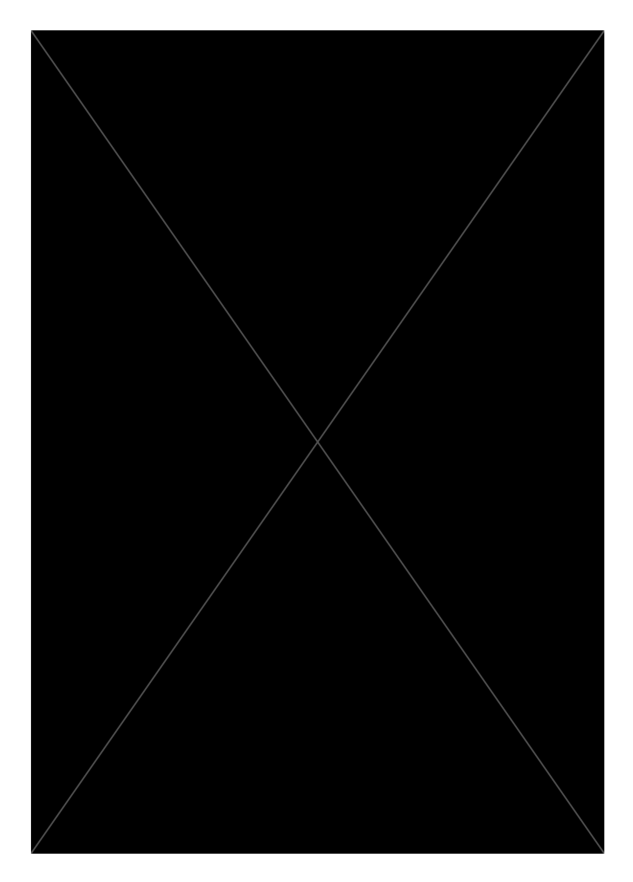


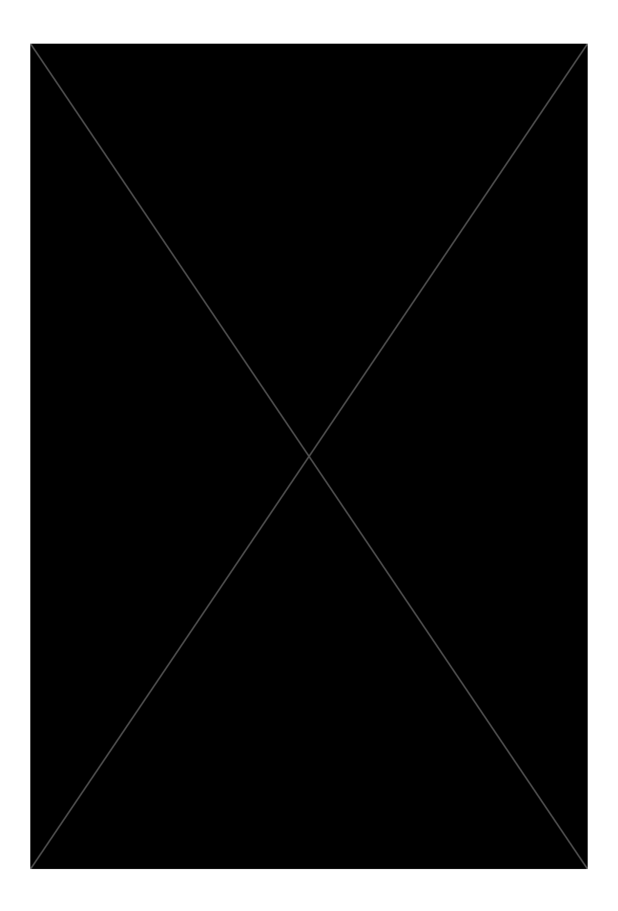
James McWilliams





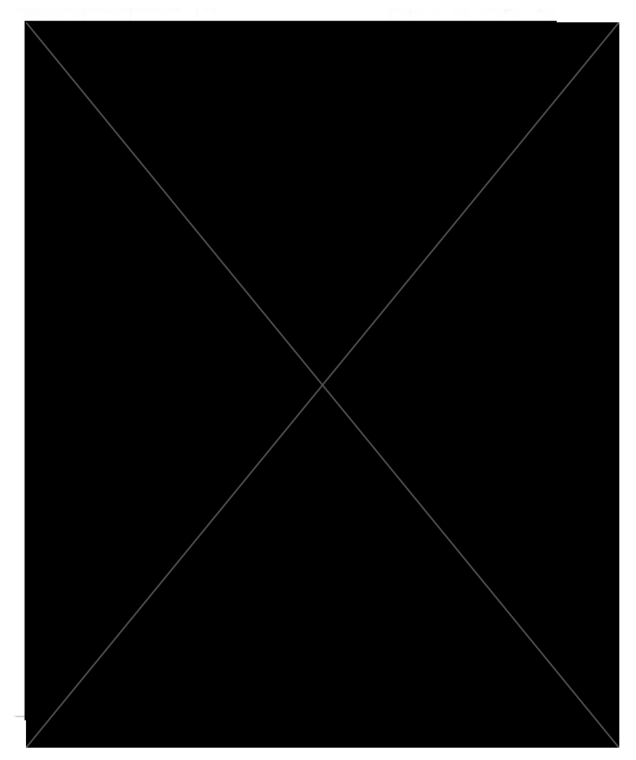


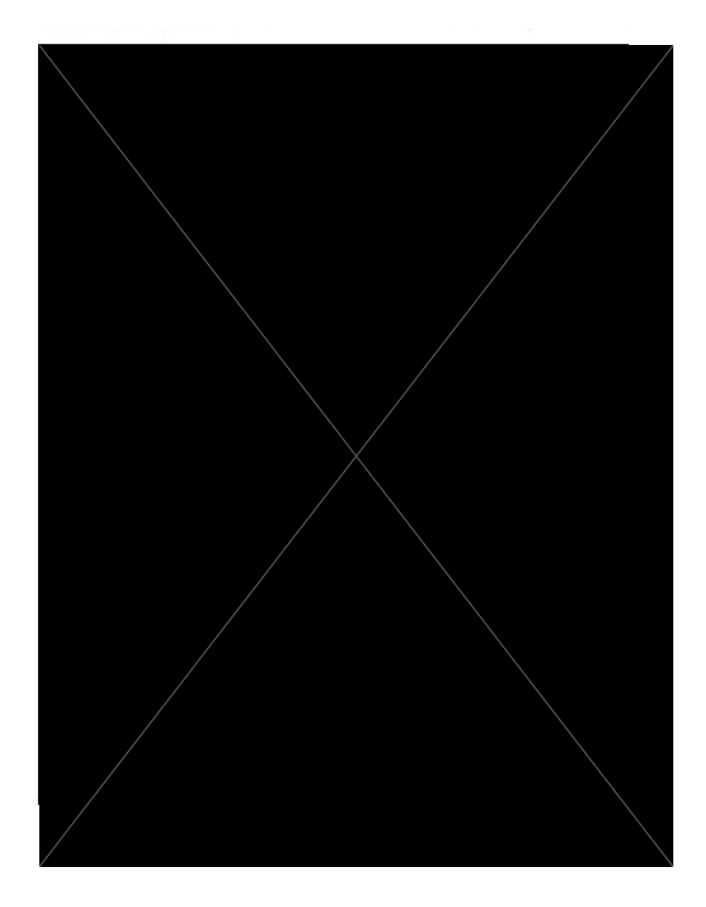


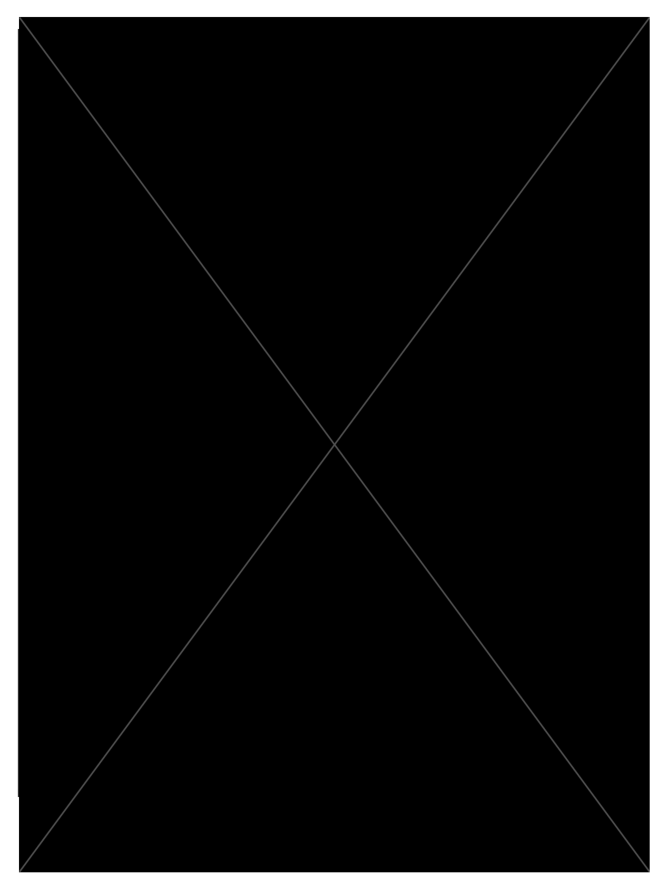


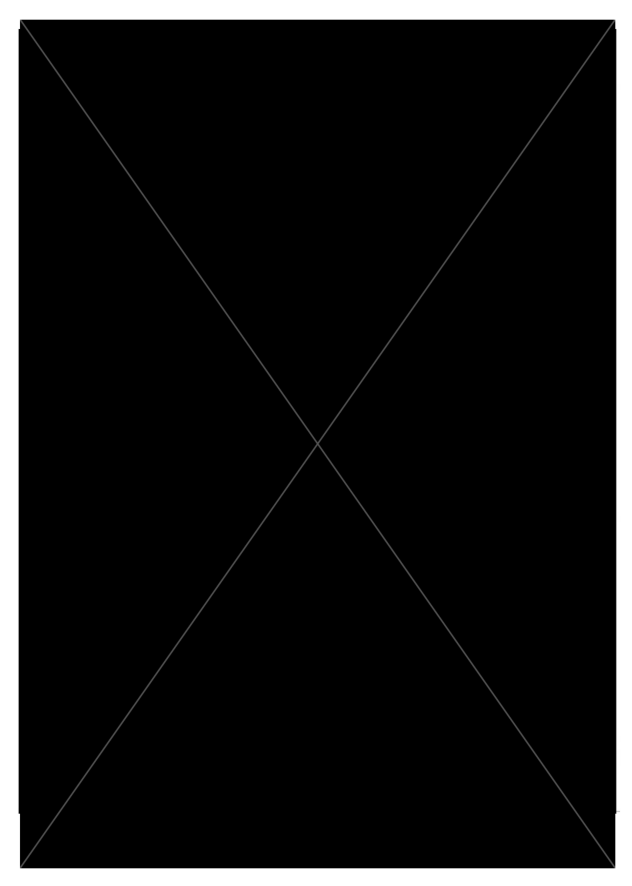
Zachary Carothers

Zachary has submitted the below summarizing and proving his residency.



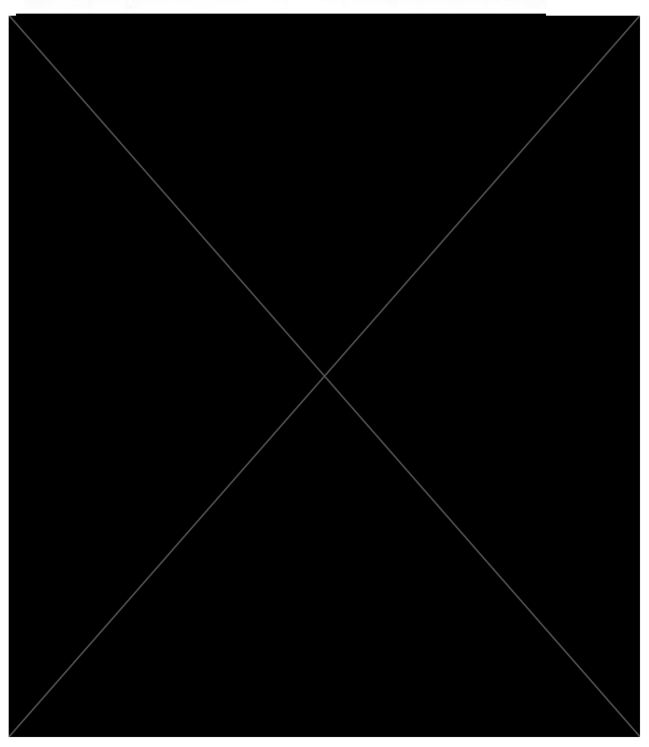






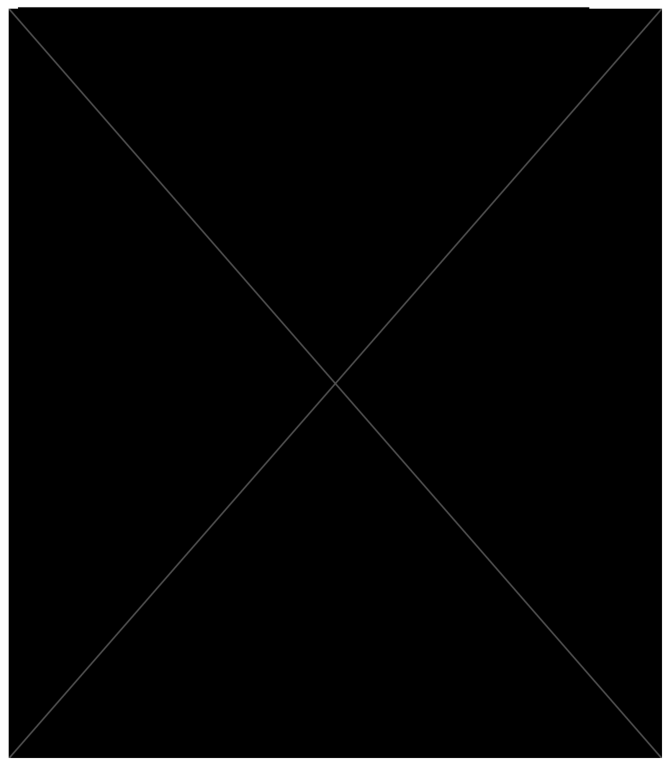
Steve French

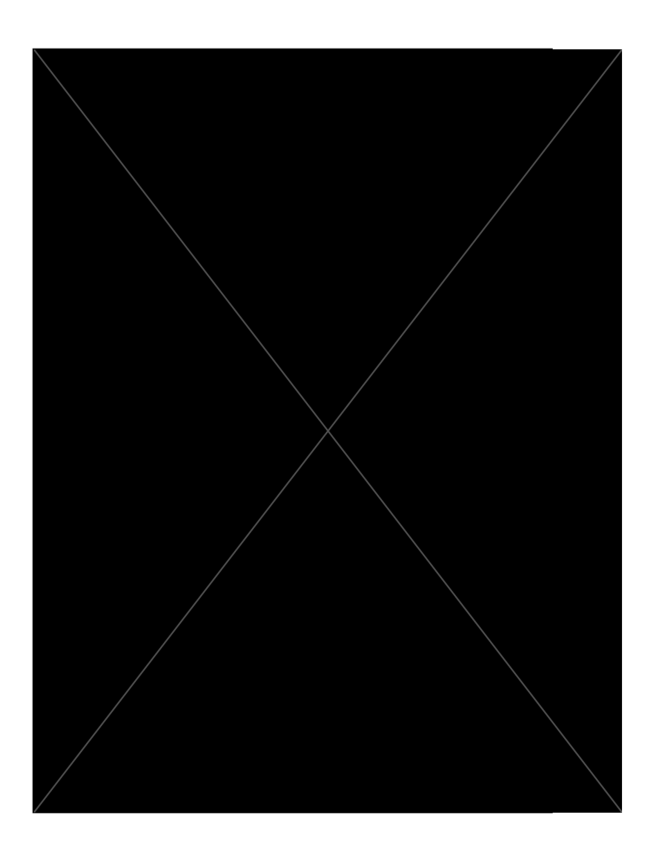


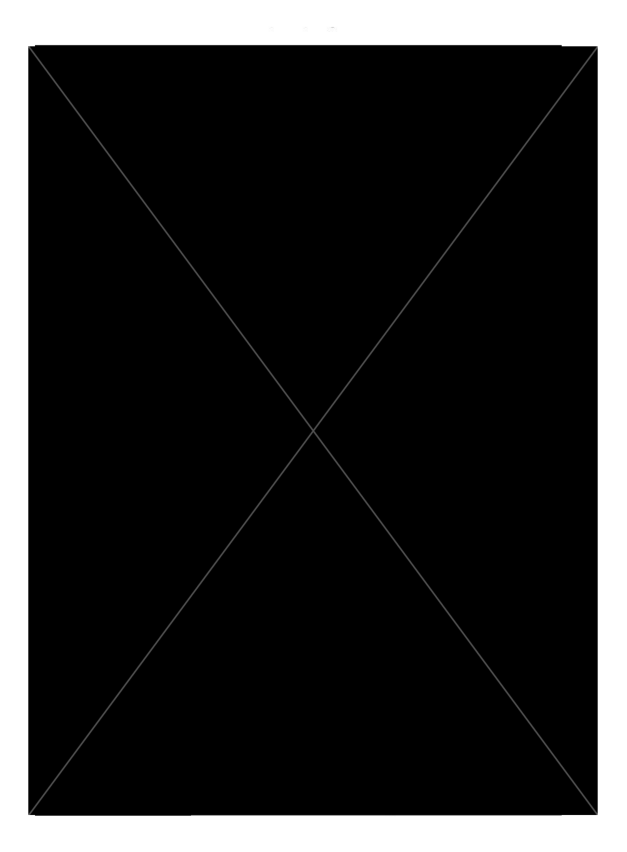


Derek Waltchack

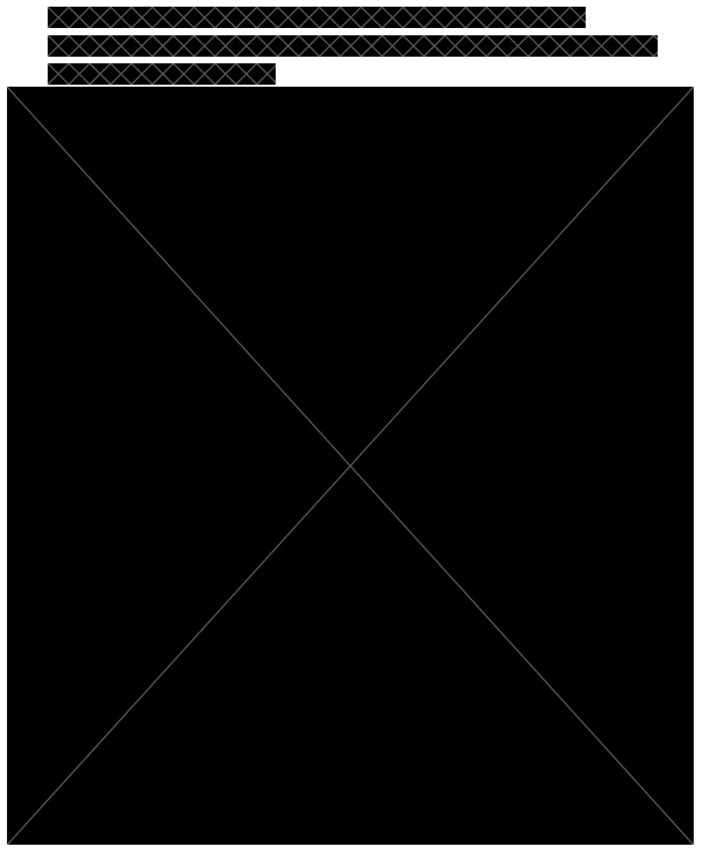




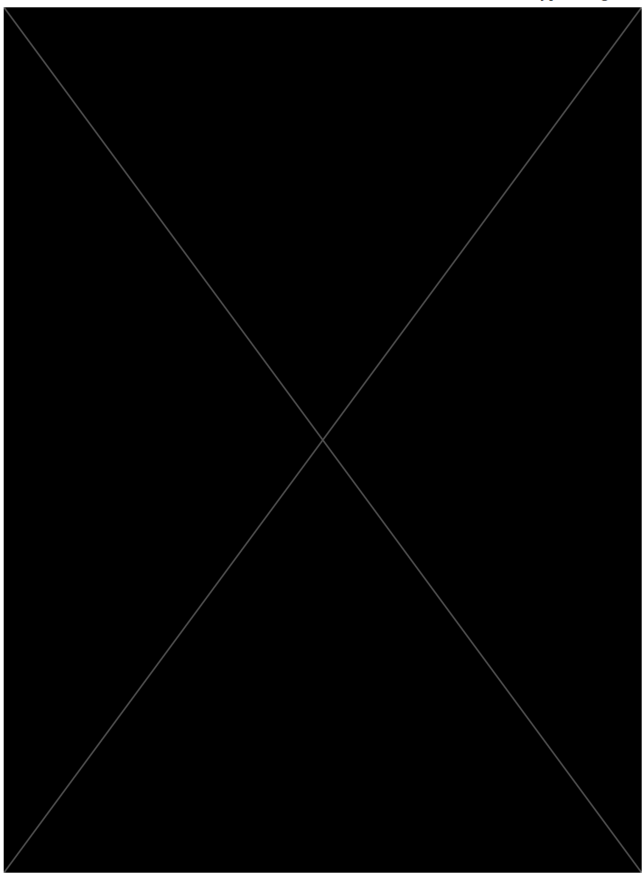








License Type: Integrated



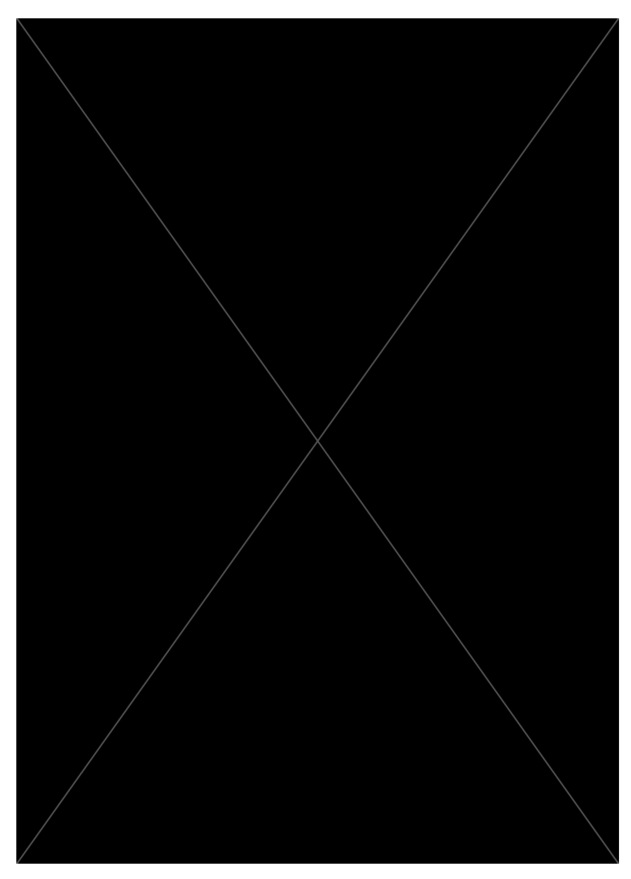


Exhibit 3 – Commercial Horticulture or Agronomic Production Experience

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

Verification Date

The applicant noted the following from the application guide. "*If the exhibit, including attachments, exceeds 25 pages, then a table of contents and summary, not to exceed 5 pages, is required.*" As such, we have included the following table of contents and summary.

Table of Contents

Identification and background of entities and individuals with business	Pages	
experience in the field of commercial horticulture or agronomic production		
Records of business experience		
Various phases of business sponsor with registration document evidence	11-13	
James McWilliams employment verification letter	14	
Ryan Ramage employment verification letter	15	
Zachary Carothers degree and employment verification letter	16-17	
Josh Brunner employment verification letter	18	
Steve VanMeetren employment verification letter	19	
Chad Love employment verification letter	20	
Ashley Spriggs employment verification letter	21	
Crystal Verduzco employment verification letter	22	
Julieanne Evangelista employment verification letter	23	
Chris Baughman employment verification letter	24	
Terrence Whitter employment verification letters	25-26	
Kirk Sunbury employment verification letter	27	
Monica Henderson employment verification letter	28	
Bronson Ahlo employment verification letter	29	
Chanae Taylor employment verification letter	30	

Summary

As shown in the table and totals below, the applicant has successfully demonstrated that the majority of ownership (**64%**) is attributable to an individual or individuals, or an entity, with cumulative business experience in the field of commercial horticulture or agronomic production for a period of at least 15 years (**100+ years**). The records providing evidence of the identified experience follows after the table.

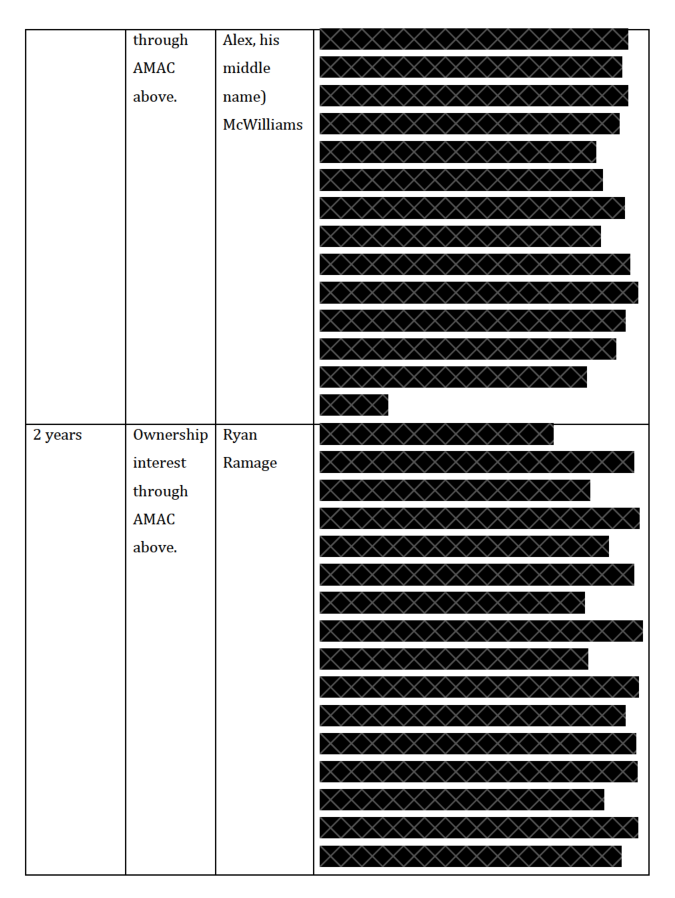
Applicant's business sponsor background

The applicant's business leaders and managers have extensive horticulture and agronomic production experience. This experience is diverse in many aspects, and we expect their track record for successfully managing cross-functional teams, will ensure the maximum utilization for the benefit of our future patients and employees. We will center this team and our proposed integrated medical cannabis business on a foundation replicating the values, integrity and model for longevity of our business sponsor. The following is a brief history of that business including the relevant experience it has in horticultural and agronomical activities.

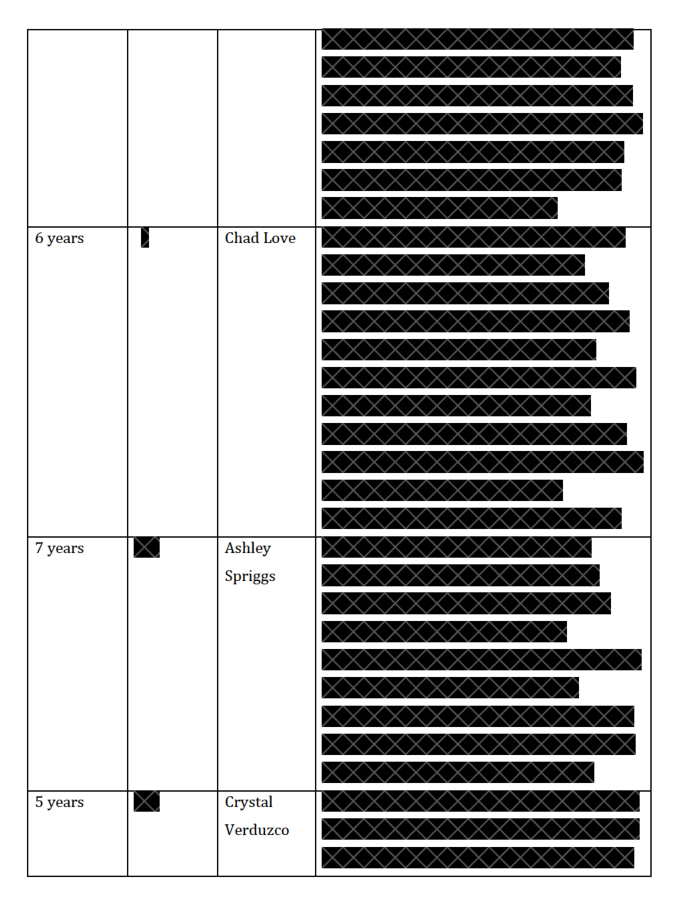
Allen McWilliams started Mastercraft Design/Build in 1997 as a general contractor focusing on residential and commercial construction along with subdivision development in the greater Birmingham area. With these varying types of construction, the company used extensive storm water management and erosion contract practices to meet or exceed the local, state, and federal standards. Based on the topography of a project, various types of erosion control practices are used that include different grasses and planted vegetation to maintain the integrity of the property. Allen and his son, James, are both retired professional motocross racers and the family have owned and operated the Millcreek Motocross track for the past 20+ years. During the real estate recession, the Mastercraft Design adjusted the company operation to work with the professional motocross industry under the name of RPM, LLC helping numerous troubled motocross tracks across the country through site redevelopment and renewed promotion. With their own successful track in Pell City, and experience from both Allen and James's professional careers, they were able to successfully redevelop numerous motocross tracks across the county. These redevelopments included both repositioning the physical layout and landscape of the track, to moving tracks to different parts of the owner's property. These projects utilized various storm water management, plantings, and erosion control techniques to properly maintain numerous races during the year. After traveling for several years, AMAC Design Builders, LLC was reformed in 2016 with James McWilliams as owner following in the family business with more focus on land and site development in Jefferson, Shelby, and St. Clair Counties. Allen has transition to an employee of the company focusing on site selection and land purchase negotiations for future projects, with James now acting as owner and manager of all day to day operations for the company.

			Nature of relevant business experience and	
			specific role the entity or individual will	
		Entities /	contribute to the horticultural activities	
<u>Experience</u>	<u>Ownership</u>	<u>Individuals</u>	of the proposed integrated company	
25+	\rightarrow	AMAC	The applicant's business sponsor has been in	
years in		Design	the construction business for 25+ years and	
business		Builders,	currently has over 50 employees having	
		LLC	hundreds of years of combined direct	
			experience in agronomy practices for such	
			things as soil erosion, water containment, and	
			landscaping; combined with indirect	
			experience having constructed significant	
			agricultural use facilities. The AMAC	
			construction employees will participate	
			significantly in performing the skilled labor to	
			construct the company's planned cultivation	
			and processing facilities. Upon successful	
			licensure, the proposed integrated company	
			expects to be one of the first (if not the first)	
			companies prepared to begin its horticultural	
			activities in the state; benefiting from this	
			construction team's significant experience, and	
			having access to such a large assembled	
			workforce of skilled labor ready to start	
			constructing within a week of licensure.	
6 years	Ownership	James (also	$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!$	
	interest	goes by	$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!$	

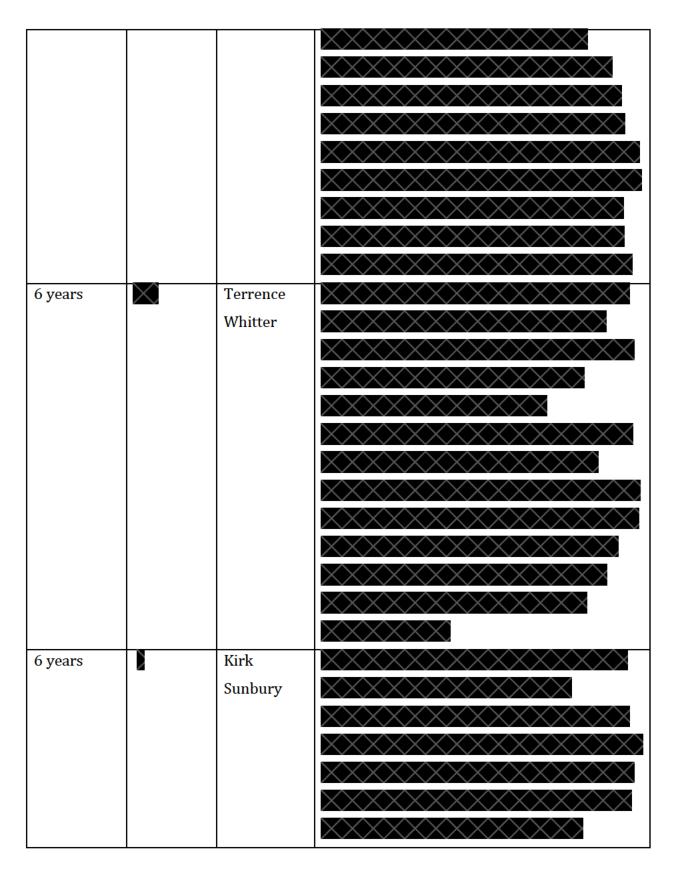
Applicant's exp	erienced team	in commercial	horticulture a	and agronor	nic production













100+ years	64%	Totals	

The applicant noted the following relevant Application/License Q&A on the Commission's website.

What types of records should an applicant submit to show that individuals and/or entities with ownership interest in the applicant have the requisite experience in commercial horticulture or agronomic production?

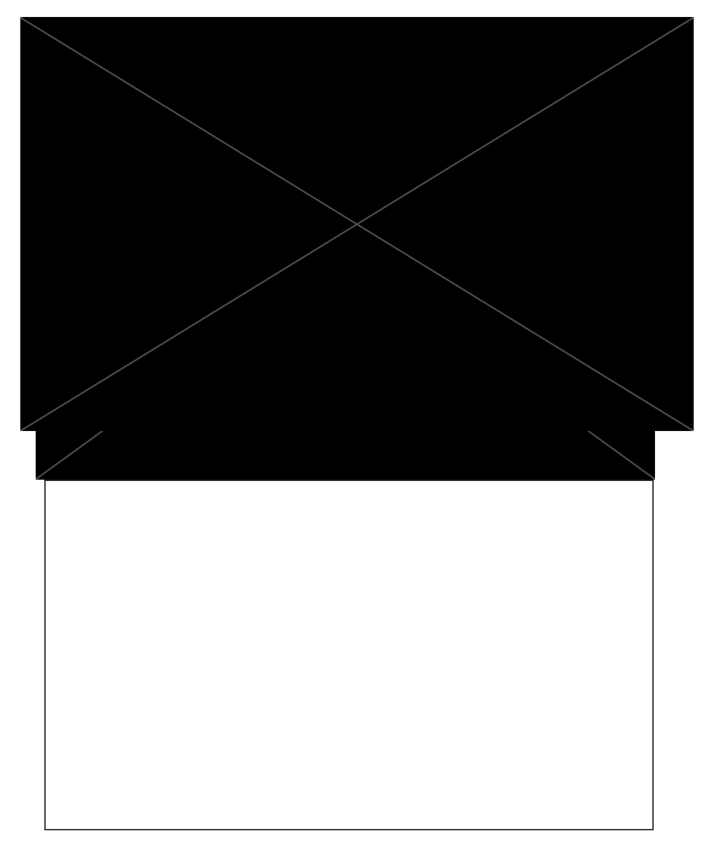
There is no definition of the terms "commercial horticulture" and "agronomic production" in Alabama's medical cannabis Act. The Commission will broadly construe those terms to include experience in those respective fields. Certifications, business documents, employment/position verifications, and licenses would be some examples of appropriate documentation, so long as they sufficiently identify and are connected to the individual and/or entity owners of the applicant who are claiming such relevant experience.

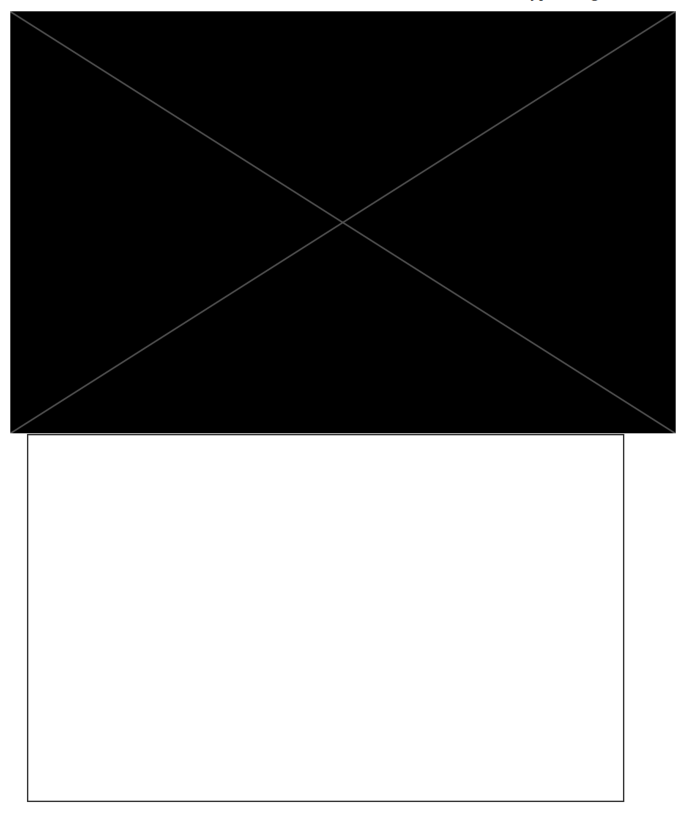
Considering this, the applicant has provided the following appropriate documentation to satisfy this requirement in the succeeding pages and as referenced in the table of contents above.

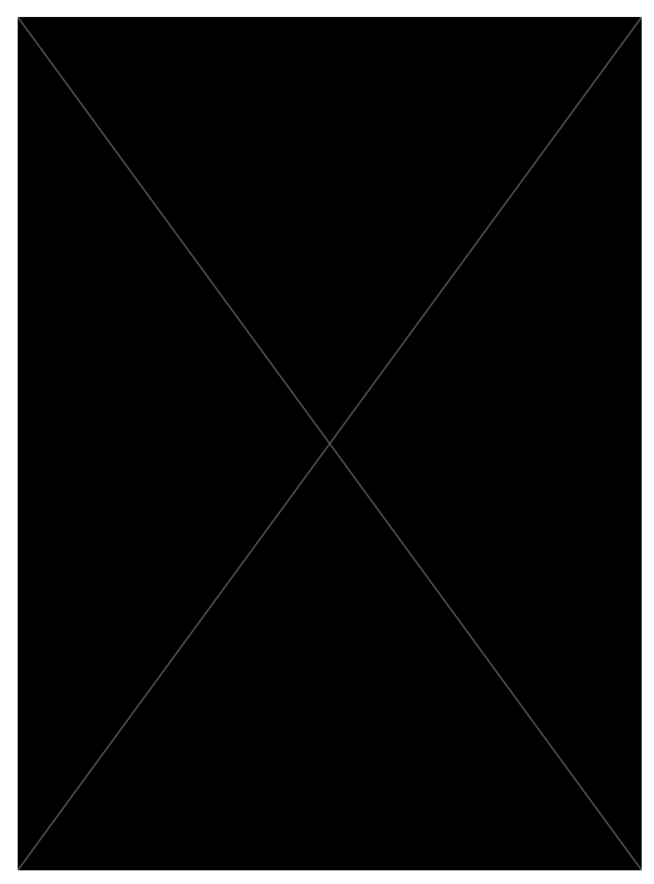
Mastercraft Design / Build, Inc.		
Entity ID Number	000 - 186 - 849	
Entity Type	Domestic Corporation	
Principal Address	BIRMINGHAM, AL	
Principal Mailing Address	Not Provided	
Status	Exists	
Place of Formation	Jefferson County	
Formation Date	04/14/1997	
Registered Agent Name	DANIELS, C FRED	
Registered Office Street Address	2121 HIGHLAND AVENUE SOUTH BIRMINGHAM, AL 35205	
Registered Office Mailing Address	Not Provided	
Nature of Business	CONSTRUCTION	
	Members	
Member Name	MCWILLIAMS, ALLEN	
Member Street Address	Not Provided	
Member Mailing Address	Not Provided	
Member Name	MCWILLIAMS, JAMIE M	
Member Street Address	Not Provided	
Member Mailing Address	Not Provided	
Member Name	MCWILLIAMS, J ALEXANDER	
Member Street Address	Not Provided	
Member Mailing Address	Not Provided	

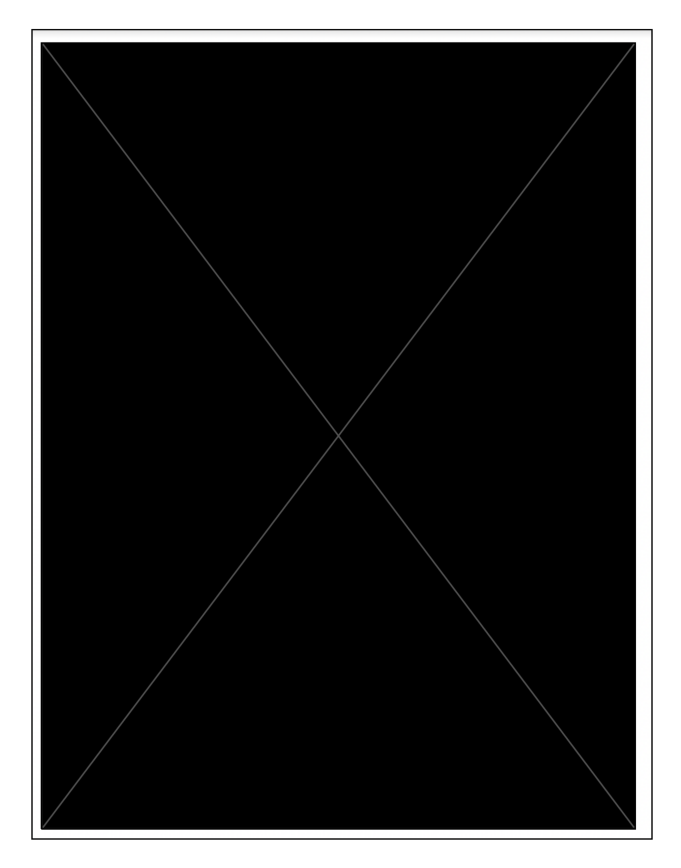
RPM, LLC		
Entity ID Number	000 - 424 - 182	
Entity Type	Domestic Limited Liability Company	
Principal Address	LEEDS, AL	
Principal Mailing Address	Not Provided	
Status	Exists	
Place of Formation	Jefferson County	
Formation Date	08/22/2008	
Registered Agent Name	MCWILLIAMS, JAMIE M	
Registered Office Street Address	608 FOREST DR LEEDS, AL 35094	
Members		
Member Name	MCWILLIAMS, ALLEN	
	MCWILLIAMS, ALLEN	
Member Street Address	Not Provided	
Member Street Address Member Mailing Address		
	Not Provided	
Member Mailing Address	Not Provided Not Provided	
Member Mailing Address Member Name	Not Provided Not Provided MCWILLIAMS, JAMIE M	
Member Mailing Address Member Name Member Street Address	Not Provided Not Provided MCWILLIAMS, JAMIE M Not Provided	
Member Mailing Address Member Name Member Street Address Member Mailing Address	Not Provided Not Provided MCWILLIAMS, JAMIE M Not Provided Not Provided	

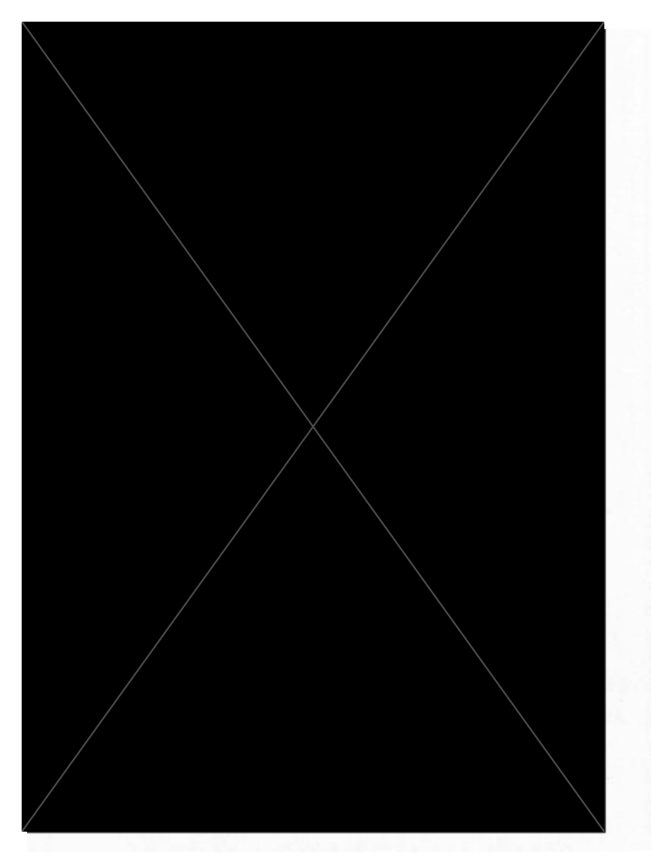
AMAC Design Builders LLC		
Entity ID Number	000 - 373 - 406	
Entity Type	Domestic Limited Liability Company	
Principal Address	Not Provided	
Principal Mailing Address	Not Provided	
Status	Exists	
Place of Formation	Jefferson County	
Formation Date	10/04/2016	
Registered Agent Name	MCWILLIAMS, JAMIE	
Registered Office Street Address	608 FOREST DRIVE LEEDS, AL 35094	
Registered Office Mailing Address	608 FOREST DRIVE LEEDS, AL 35094	
Nature of Business		
Members		
Member Name	MCWILLIAMS, JAMES A	
Member Street Address	608 FOREST DRIVE LEEDS, AL 35094	

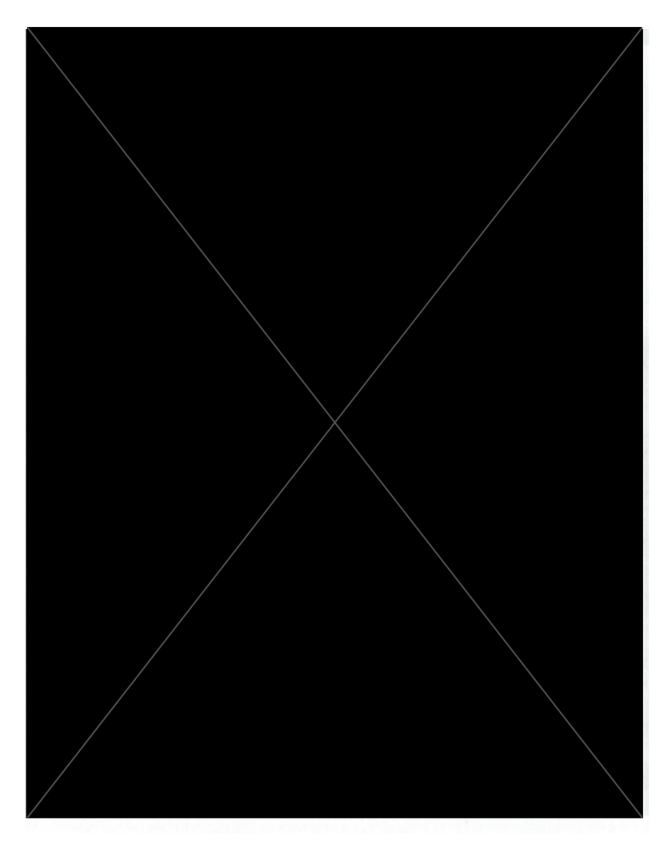


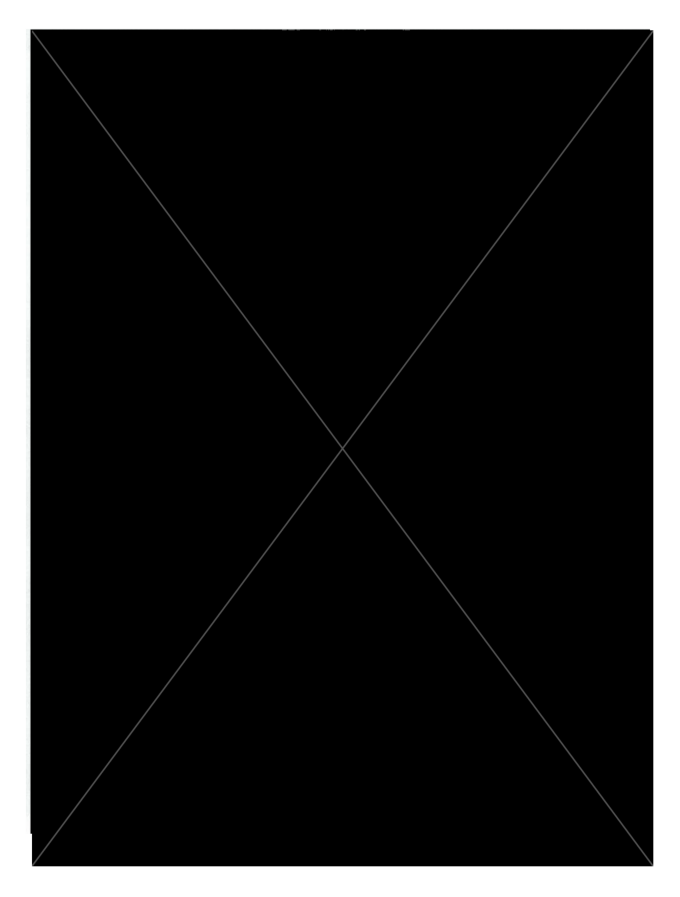


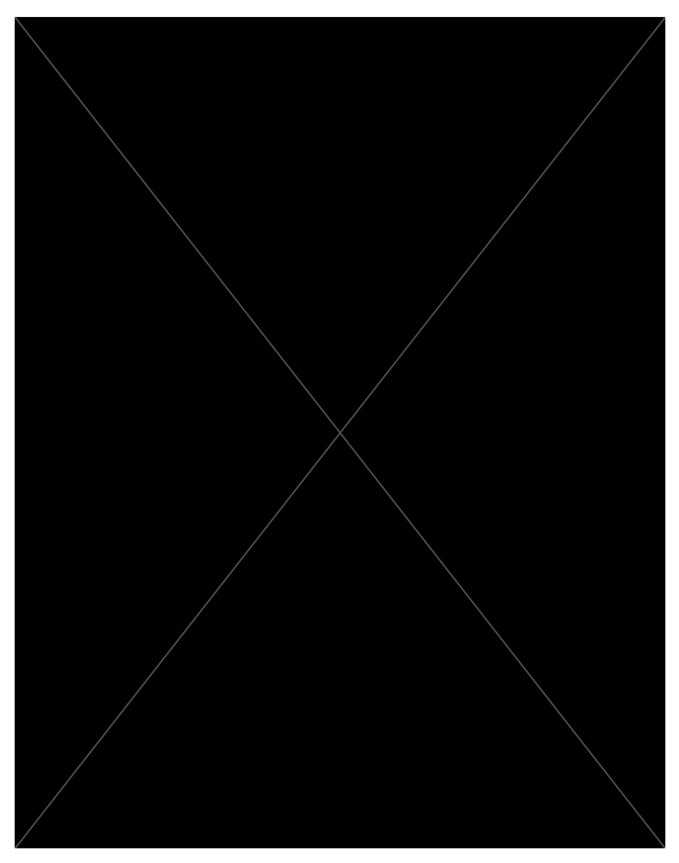


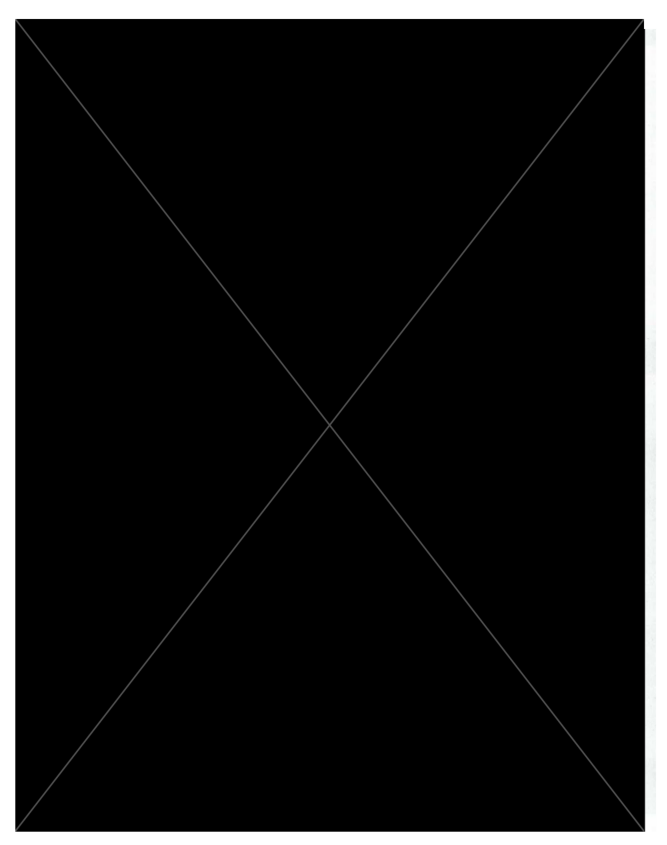


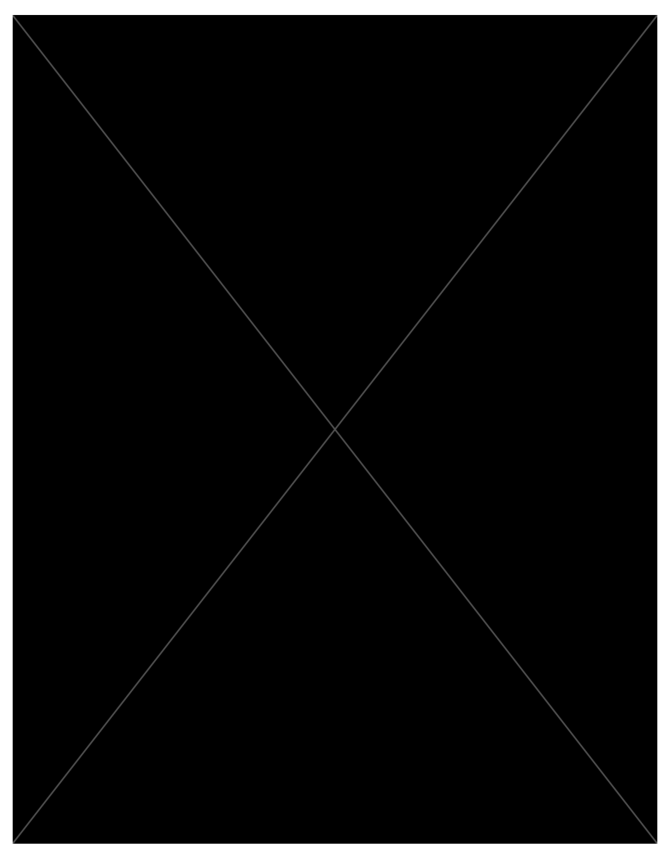


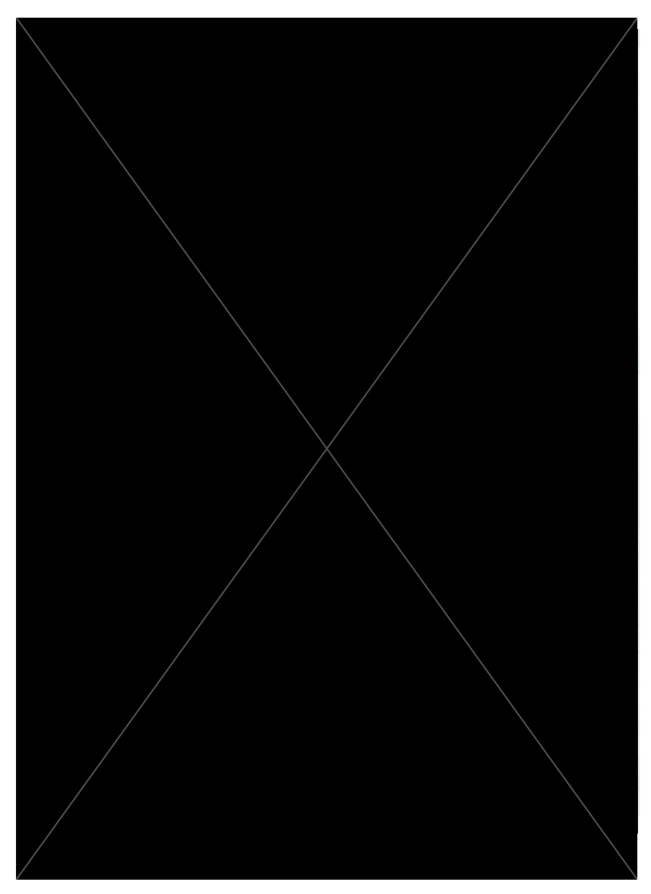


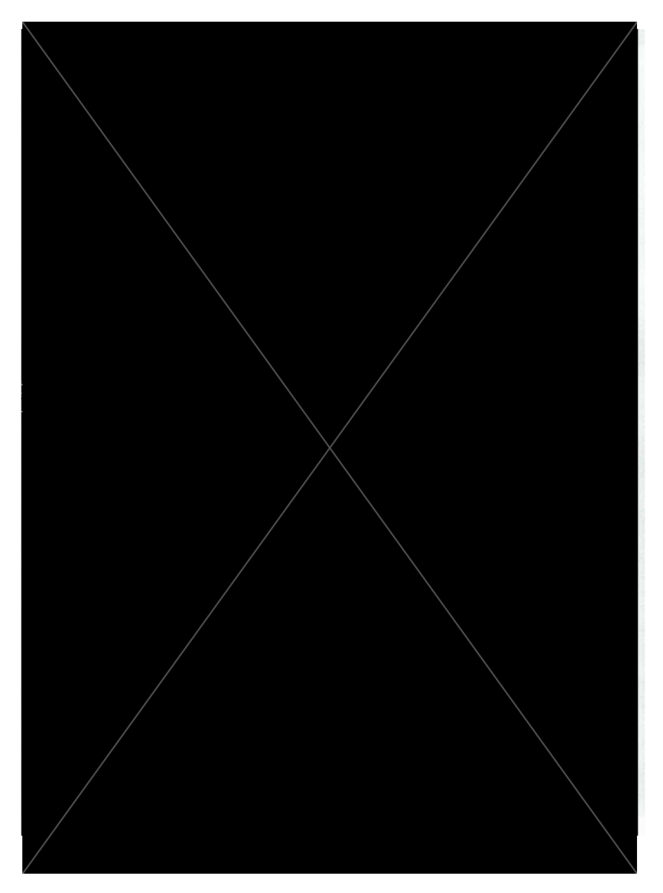




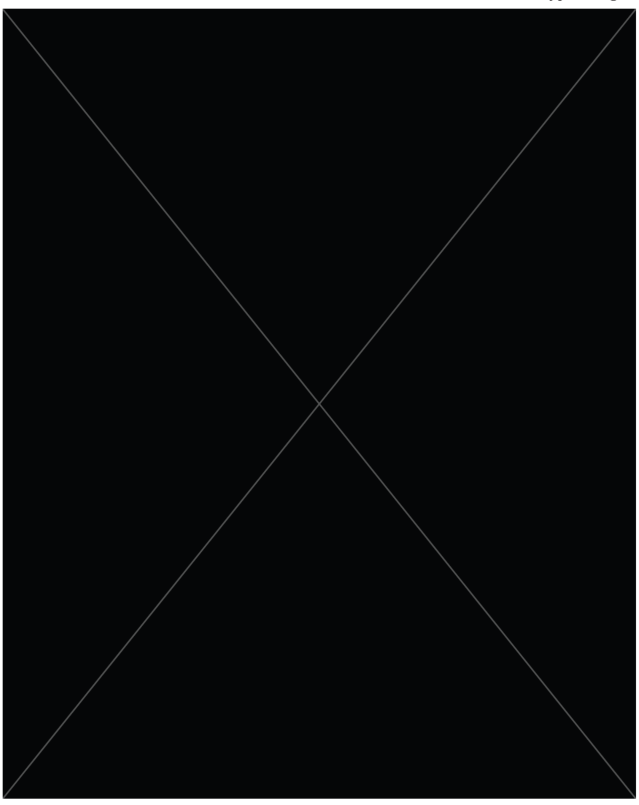


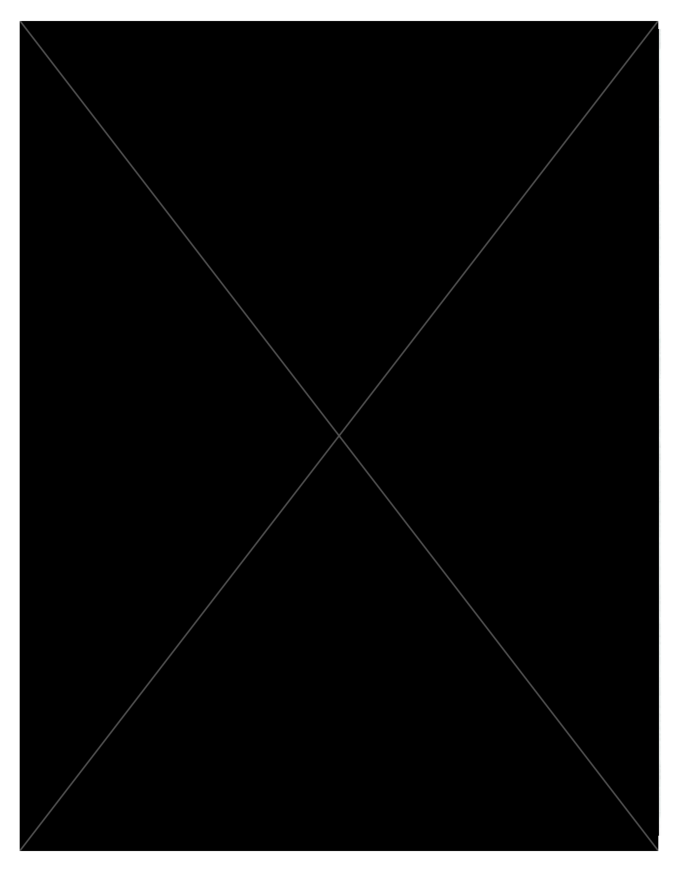


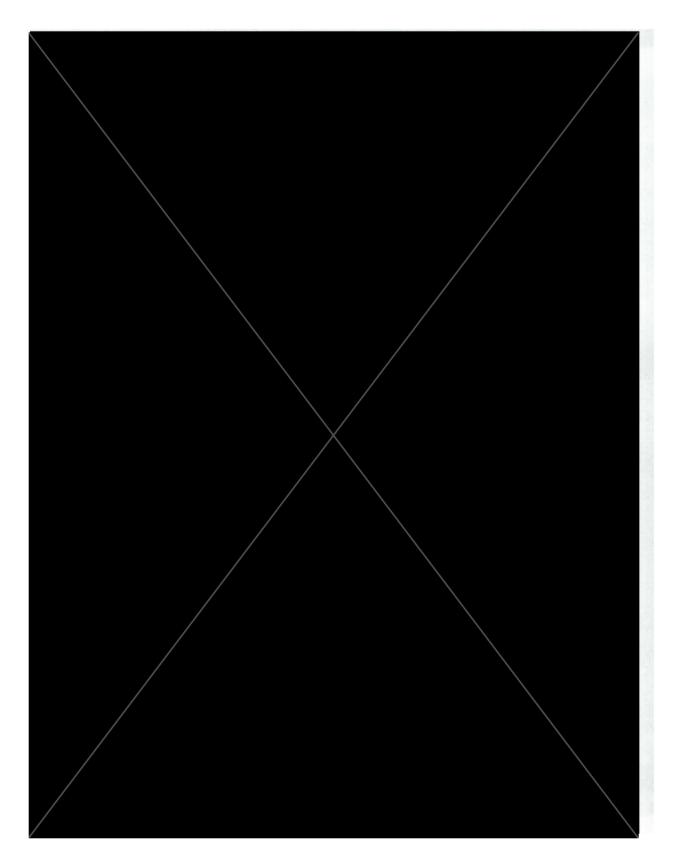


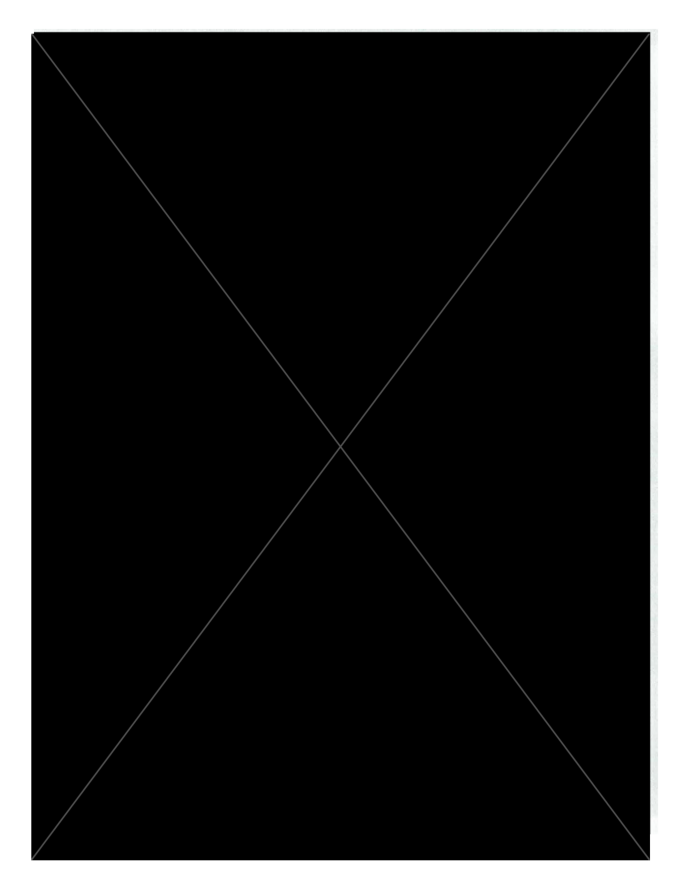


License Type: Integrated









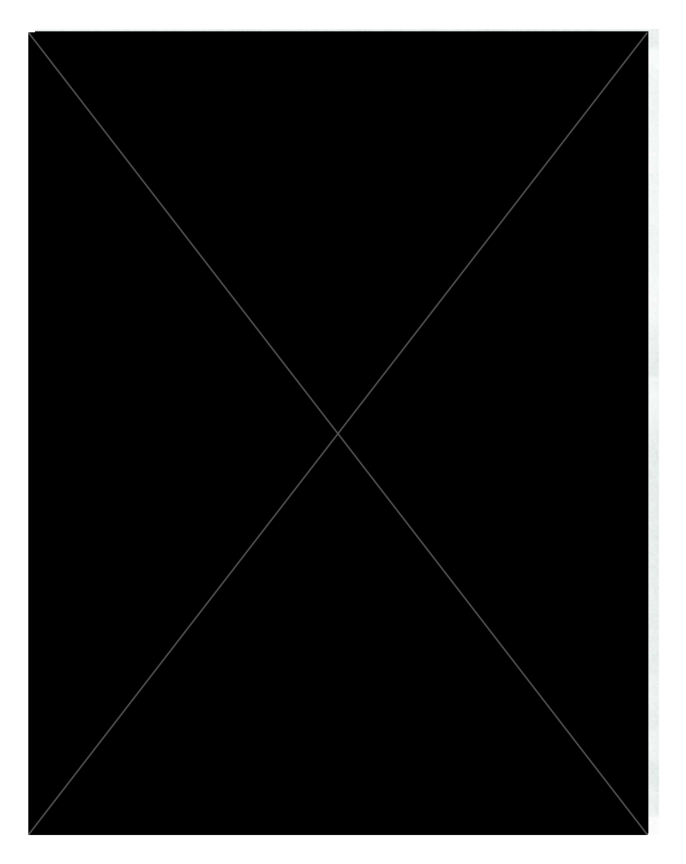


Exhibit 4 – Criminal Background Check

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

3/2/23

Verification Date

FORM B: BACKGROUND CHECK APPLICANT VERIFICATION

Green Bud, LLC

Integrated

Business License Applicant Name

License Type

Provide the name and title of each individual identified by § 20-2A-55(b), Code of Alabama 1975 (as amended) (i.e., each owner, shareholder, director, board member, and individual with an economic interest in the Applicant). Attach additional forms if necessary.

NAME	ROLE (select all that apply)	
Kirk Sunbury	Owner Shareholder 🖌 Director 🗌 Board Member	
	Individual with Economic Interest in Applicant	
James McWilliams	Owner Shareholder Director Board Member	
	Individual with Economic Interest in Applicant	
Ryan Ramage	Owner Shareholder Director Board Member	
	Individual with Economic Interest in Applicant	
Christopher Baughman	Owner Shareholder Director Board Member	
	Individual with Economic Interest in Applicant	
Zachary Carothers	Owner Shareholder Director Board Member	
	Individual with Economic Interest in Applicant	
Chadwick Love		
Chadwick Love	Owner Shareholder 🗹 Director Board Member	
	Individual with Economic Interest in Applicant	
Stephen French	✔ Owner Shareholder Director Board Member	
	Individual with Economic Interest in Applicant	
Mark Williams	Owner Shareholder Director Board Member	
	Individual with Economic Interest in Applicant	
William Bell		
	Owner Shareholder Director Board Member	
	Individual with Economic Interest in Applicant	
Derek Waltchack	✔ Owner Shareholder Director Board Member	
	Individual with Economic Interest in Applicant	

Applicant Verification: The undersigned hereby verifies that the individuals listed hereinabove (and attached, as necessary) are all of the individuals identified by § 20-2A-55(b), Code of Alabama 1975 (as amended) with respect to the Applicant. The undersigned further verifies that each individual listed hereinabove (and attached, as necessary) has requested a state criminal background check from the Alabama Law Enforcement Agency (ALEA) and a national criminal background check from the FBI.

Printed Name of Verifying Individual

Title of Verifying Individual

Signature of Verifying Individual

Verification Date

FORM B: BACKGROUND CHECK APPLICANT VERIFICATION

Green Bud, LLC

Integrated

Business License Applicant Name

License Type

Provide the name and title of each individual identified by § 20-2A-55(b), Code of Alabama 1975 (as amended) (i.e., each owner, shareholder, director, board member, and individual with an economic interest in the Applicant). Attach additional forms if necessary.

NAME	ROLE (select all that apply)	
Monica Henderson	Owner Shareholder Director Board Member Individual with Economic Interest in Applicant	
Ashley Spriggs	Owner Shareholder Director Board Member Individual with Economic Interest in Applicant	
Julieanne Evangelista	Owner Shareholder Director Board Member Individual with Economic Interest in Applicant	
Bronson Ahlo	Owner Shareholder Director Board Member Individual with Economic Interest in Applicant	
Terrence Whittier	Owner Shareholder Director Board Member Individual with Economic Interest in Applicant	
Carmen Lam	Owner Shareholder Director Board Member Individual with Economic Interest in Applicant	
Crystal Verduzco	Owner Shareholder Individual with Economic Interest in Applicant	
Chanae Taylor	Owner Shareholder Director Board Member Individual with Economic Interest in Applicant	
Josh Brunner	Owner Shareholder Individual with Economic Interest in Applicant	
Steve Van Meetren	Owner Shareholder Director Board Member Individual with Economic Interest in Applicant	

Applicant Verification: The undersigned hereby verifies that the individuals listed hereinabove (and attached, as necessary) are all of the individuals identified by § 20-2A-55(b), Code of Alabama 1975 (as amended) with respect to the Applicant. The undersigned further verifies that each individual listed hereinabove (and attached, as necessary) has requested a state criminal background check from the Alabama Law Enforcement Agency (ALEA) and a national criminal background check from the FBI.

Josh Brunner

CEO / CFO

3/2/23

Printed Name of Verifying Individual

Signature of Verifying Individual

Verification Date

Title of Verifying Individual

Each individual identified by § 20-2A-55(b), Code of Alabama 1975 (as amended) (i.e., each owner, shareholder, director, board member, and individual with an economic interest in the Applicant) must complete a separate form.		
Green Bud, LLC	Integrated	
Business License Applicant Name Chanae Taylor	License Type	
Individual's Name		
Individual's Role (select all that apply):	Shareholder 🖌 Director 🔲 Board Member	
	vith Economic Interest in Applicant	

Verification

The undersigned, as identified above, hereby verifies all of the following:

- That the individual's role(s) in the Applicant's business is one or more of the roles identified by § 20-2A-55(b), Code of Alabama 1975 (as amended).
- That the individual shall, as required by § 20-2A-55(b), Code of Alabama 1975 (as amended), submit to a state and national criminal background check, to be conducted and/or coordinated by the Alabama Law Enforcement Agency.
- That the individual has submitted its completed state criminal background check application form (ALEA SBI Form 46), and all other items required therewith, to ALEA
- That the individual has submitted its national criminal background check form (FBI Identity History Summary Request Form), and all other items required therewith, to the FBI.
- That the individual, on his/her state and national background check forms, has authorized ALEA and the FBI, as applicable, to release any and all criminal history information of the individual to the Alabama Medical Cannabis Commission.
- That the individual will promptly respond to any request from ALEA, the FBI, and/or the Alabama Medical Cannabis Commission regarding the processing of the individual's state and national criminal background checks.
- That the individual has confirmed that his/her name and role(s) have been included, by the Applicant, on the Background Check Applicant Verification Form.

2/23/2023

Signature of Verifying Individual

Verification Date

Each individual identified by § 20-2A-55(b), Code of Alabama 1975 shareholder, director, board member, and individual with an economi complete a separate form. Green Bud, LLC	5 (as amended) (i.e., each owner, mic interest in the Applicant) must Integrated	
Business License Applicant Name Kirk Sunbury	License Type	
Individual's Name		
Individual's Role (select all that apply): Owner Shareholder	Director Board Member	
Individual with Economi	c Interest in Applicant	

Verification

The undersigned, as identified above, hereby verifies all of the following:

- That the individual's role(s) in the Applicant's business is one or more of the roles identified by § . 20-2A-55(b), Code of Alabama 1975 (as amended).
- That the individual shall, as required by § 20-2A-55(b), Code of Alabama 1975 (as amended), submit to a state and national criminal background check, to be conducted and/or coordinated by the Alabama Law Enforcement Agency.
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- That the individual will promptly respond to any request from ALEA, the FBI, and/or the Alabama . Medical Cannabis Commission regarding the processing of the individual's state and national criminal background checks.
- That the individual has confirmed that his/her name and role(s) have been included, by the . Applicant, on the Background Check Applicant Verification Form.

Signature of Verifying (ndividual

 $\frac{2|21|23}{Verification Date}$

٨

Each individual identified by § 20-2A-55(b), Code of Alabama 1975 (as amended) (i.e., each owner, shareholder, director, board member, and individual with an economic interest in the Applicant) must complete a separate form.

Green Bud, LLC	Integrated
Business License Applicant Name James Alex McWilliams	License Type
Individual's Name	-
Individual's Role (select all that apply):	Shareholder Director Board Member
Individual	with Economic Interest in Applicant

Verification

The undersigned, as identified above, hereby verifies all of the following:

- That the individual's role(s) in the Applicant's business is one or more of the roles identified by § 20-2A-55(b), Code of Alabama 1975 (as amended).
- That the individual shall, as required by § 20-2A-55(b), Code of Alabama 1975 (as amended), submit to a state and national criminal background check, to be conducted and/or coordinated by the Alabama Law Enforcement Agency.
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- That the individual has submitted its national criminal background check form (FBI Identity History Summary Request Form), and all other items required therewith, to the FBI.
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- That the individual will promptly respond to any request from ALEA, the FBI, and/or the Alabama Medical Cannabis Commission regarding the processing of the individual's state and national criminal background checks.
- That the individual has confirmed that his/her name and role(s) have been included, by the Applicant, on the Background Check Applicant Verification Form.

2/10/2023

Signature of Verifying Individual

Verification Date

Each individual identified by § 20-2A-55(b), Code of Alabama 1975 (as amended) (i.e., each owner, shareholder, director, board member, and individual with an economic interest in the Applicant) must complete a separate form.

Green Bud, LLC	Integrated
Business License Applicant Name Ryan Ramage	License Type
Individual's Name	
Individual's Role (select all that apply):	Shareholder Director Board Member
Individual	with Economic Interest in Applicant

Verification

The undersigned, as identified above, hereby verifies all of the following:

- That the individual's role(s) in the Applicant's business is one or more of the roles identified by § 20-2A-55(b), Code of Alabama 1975 (as amended).
- That the individual shall, as required by § 20-2A-55(b), Code of Alabama 1975 (as amended), submit to a state and national criminal background check, to be conducted and/or coordinated by the Alabama Law Enforcement Agency.
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- That the individual has submitted its national criminal background check form (FBI Identity History Summary Request Form), and all other items required therewith, to the FBI.
- That the individual, on his/her state and national background check forms, has authorized ALEA and the FBI, as applicable, to release any and all criminal history information of the individual to the Alabama Medical Cannabis Commission.
- That the individual will promptly respond to any request from ALEA, the FBI, and/or the Alabama Medical Cannabis Commission regarding the processing of the individual's state and national criminal background checks.
- That the individual has confirmed that his/her name and role(s) have been included, by the Applicant, on the Background Check Applicant Verification Form.

2/23/2023

Signature of Verifying Individual

Verification Date

Each individual identified by § 20-2A-55(b), Code of Alabama 197 shareholder, director, board member, and individual with an econor complete a separate form. Green Bud, LLC	75 (as amended) (i.e., each owner, mic interest in the Applicant) must Integrated
Business License Applicant Name Christopher Baughman	License Type
Individual's Name	
Individual's Role (select all that apply): 🖌 Owner Shareholde	r 🖌 Director 🗌 Board Member
Individual with Econor	nic Interest in Applicant

Verification

The undersigned, as identified above, hereby verifies all of the following:

- That the individual's role(s) in the Applicant's business is one or more of the roles identified by § 20-2A-55(b), Code of Alabama 1975 (as amended).
- That the individual shall, as required by § 20-2A-55(b), Code of Alabama 1975 (as amended), . submit to a state and national criminal background check, to be conducted and/or coordinated by the Alabama Law Enforcement Agency.
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- That the individual, on his/her state and national background check forms, has authorized ALEA . and the FBI, as applicable, to release any and all criminal history information of the individual to the Alabama Medical Cannabis Commission.
- That the individual will promptly respond to any request from ALEA, the FBI, and/or the Alabama . Medical Cannabis Commission regarding the processing of the individual's state and national criminal background checks.
- That the individual has confirmed that his/her name and role(s) have been included, by the . Applicant, on the Background Check Applicant Verification Form.

Signature of Verifying Individual

OL. 24. 2023 Verification Date

Each individual identified by § 20-2A-55(b), Code of Alabama 1975 (as amended) (i.e., each owner, shareholder, director, board member, and individual with an economic interest in the Applicant) must complete a separate form. Green Bud LLC Integrated

Oleen Bud, EEC	
Business License Applicant Name	License Type
Zachary Carothers	
Individual's Name	-
Individual's Role (select all that apply):	Shareholder 🖌 Director 🗌 Board Membe
Individual	with Economic Interest in Applicant

Verification

The undersigned, as identified above, hereby verifies all of the following:

- That the individual's role(s) in the Applicant's business is one or more of the roles identified by § 20-2A-55(b), Code of Alabama 1975 (as amended).
- That the individual shall, as required by § 20-2A-55(b), Code of Alabama 1975 (as amended), submit to a state and national criminal background check, to be conducted and/or coordinated by the Alabama Law Enforcement Agency.
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- That the individual has submitted its national criminal background check form (FBI Identity) History Summary Request Form), and all other items required therewith, to the FBI.
- That the individual, on his/her state and national background check forms, has authorized ALEA and the FBI, as applicable, to release any and all criminal history information of the individual to the Alabama Medical Cannabis Commission.
- That the individual will promptly respond to any request from ALEA, the FBI, and/or the Alabama Medical Cannabis Commission regarding the processing of the individual's state and national criminal background checks.
- That the individual has confirmed that his/her name and role(s) have been included, by the Applicant, on the Background Check Applicant Verification Form.

Signature of Verifying Individual

Each individual identified by § 20-2A-55(b), Code of Alabama 1975 (as amended) (i.e., each owner, shareholder, director, board member, and individual with an economic interest in the Applicant) must complete a separate form. Green Bud, LLC Integrated

Business License Applicant Name Chadwick Love	License Type
Individual's Name	
Individual's Role (select all that apply): Owne	r Shareholder 🖌 Director 🗌 Board Member
Indivi	dual with Economic Interest in Applicant

Verification

The undersigned, as identified above, hereby verifies all of the following:

- That the individual's role(s) in the Applicant's business is one or more of the roles identified by § 20-2A-55(b), Code of Alabama 1975 (as amended).
- That the individual shall, as required by § 20-2A-55(b), Code of Alabama 1975 (as amended), submit to a state and national criminal background check, to be conducted and/or coordinated by the Alabama Law Enforcement Agency.
- That the individual has submitted its completed state criminal background check application form (ALEA SBI Form 46), and all other items required therewith, to ALEA
- That the individual has submitted its national criminal background check form (FBI Identity History Summary Request Form), and all other items required therewith, to the FBI.
- That the individual, on his/her state and national background check forms, has authorized ALEA and the FBI, as applicable, to release any and all criminal history information of the individual to the Alabama Medical Cannabis Commission.
- That the individual will promptly respond to any request from ALEA, the FBI, and/or the Alabama Medical Cannabis Commission regarding the processing of the individual's state and national criminal background checks.
- That the individual has confirmed that his/her name and role(s) have been included, by the Applicant, on the Background Check Applicant Verification Form.

122

Signature of Verifying Individual

Verification Date

Each individual identified by § 20-2A-55(b), Code of Alabama 1975 (as amended) (i.e., each owner, shareholder, director, board member, and individual with an economic interest in the Applicant) must complete a separate form. Green Bud, LLC

Integrated

	Integrated
Business License Applicant Name Stephen French	License Type
Individual's Name	-
Individual's Role (select all that apply):	Shareholder Director Board Member
Individual	with Economic Interest in Applicant

Verification

- That the individual's role(s) in the Applicant's business is one or more of the roles identified by § 20-2A-55(b), Code of Alabama 1975 (as amended).
- That the individual shall, as required by § 20-2A-55(b), Code of Alabama 1975 (as amended), • submit to a state and national criminal background check, to be conducted and/or coordinated by the Alabama Law Enforcement Agency.
- That the individual has submitted its completed state criminal background check application form (ALEA SBI Form 46), and all other items required therewith, to ALEA
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- That the individual, on his/her state and national background check forms, has authorized ALEA • and the FBI, as applicable, to release any and all criminal history information of the individual to the Alabama Medical Cannabis Commission.
- That the individual will promptly respond to any request from ALEA, the FBI, and/or the Alabama • Medical Cannabis Commission regarding the processing of the individual's state and national criminal background checks.
- That the individual has confirmed that his/her name and role(s) have been included, by the Applicant, on the Background Check Applicant Verification Form.

Signature of Verifying Individual

2023

Each individual identified by § 20-2A-55(b), Code of Alabama 1975 (as amended) (i.e., each owner, shareholder, director, board member, and individual with an economic interest in the Applicant) must complete a separate form. Green Bud, LLC Integrated Business License Applicant Name Mark Williams Individual's Name Individual's Role (select all that apply): Owner Shareholder ✓ Director Board Member Individual with Economic Interest in Applicant

Verification

- That the individual's role(s) in the Applicant's business is one or more of the roles identified by § 20-2A-55(b), Code of Alabama 1975 (as amended).
- That the individual shall, as required by § 20-2A-55(b), Code of Alabama 1975 (as amended), submit to a state and national criminal background check, to be conducted and/or coordinated by the Alabama Law Enforcement Agency.
- That the individual has submitted its completed state criminal background check application form (ALEA SBI Form 46), and all other items required therewith, to ALEA
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- That the individual will promptly respond to any request from ALEA, the FBI, and/or the Alabama Medical Cannabis Commission regarding the processing of the individual's state and national criminal background checks.
- That the individual has confirmed that his/her name and role(s) have been included, by the Applicant, on the Background Check Applicant Verification Form.

Signature of Verifying Individual

2/26/23

Verification Date

Each individual identified by § 20-2A-55(b), Code of Alabama 1975 (as amended) (i.e., each owner, shareholder, director, board member, and individual with an economic interest in the Applicant) must complete a separate form.

Green Bud, LLC	Intergrated Facility
Business License Applicant Name William A. Bell, Sr	License Type
Individual's Name	-
Individual's Role (select all that apply):	Shareholder Director Board Member
	with Economic Interest in Applicant

Verification

The undersigned, as identified above, hereby verifies all of the following:

- That the individual's role(s) in the Applicant's business is one or more of the roles identified by § 20-2A-55(b), Code of Alabama 1975 (as amended).
- That the individual shall, as required by § 20-2A-55(b), Code of Alabama 1975 (as amended), submit to a state and national criminal background check, to be conducted and/or coordinated by the Alabama Law Enforcement Agency.
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- That the individual has confirmed that his/her name and role(s) have been included, by the Applicant, on the Background Check Applicant Verification Form.

March 1, 2023

Signature of Verifying Individual

Business License Applicant Name Derek Waltchack	License Type
Green Bud, LLC	Integrated
complete a separate form.	ารทบ (านทานชิช วนา นา ารา เวนน วนนอน
bach individual identified by § 20-2A-55(b), Code of Alabama 1 shareholder, director, board member, and individual with an econ	(as amended) (i.e., each owner,

<u>Verification</u>

Individual with Economic Interest in Applicant

Shareholder

Director

Board Member

The undersigned, as identified above, hereby verifies all of the following:

Individual's Role (select all that apply): Owner

ameN s'Isubivibal

- That the individual's role(s) in the Applicant's business is one or more of the roles identified by § 20-2A-55(b), Code of Alabama 1975 (as amended).
- That the individual shall, as required by § 20-2A-55(b), Code of Alabama 1975 (as amended), submit to a state and national criminal background check, to be conducted and/or coordinated by the Alabama Law Enforcement Agency.
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- That the individual, on his/her state and national background check forms, has authorized ALEA and the FBI, as applicable, to release any and all criminal history information of the individual to the Alabama Medical Cannabis Commission.
- That the individual will promptly respond to any request from ALEA, the FBI, and/or the Alabama Medical Cannabis Commission regarding the processing of the individual's state and national criminal background checks.
- That the individual has confirmed that his/her name and role(s) have been included, by the Applicant, on the Background Check Applicant Verification Form.

Verification Date

Signature of Verifying Individual

Each individual identified by § 20-2A-55(b), Code of Ala shareholder, director, board member, and individual with	an economic interest in the Applicant) must
<i>complete a separate form.</i> Green Bud, LLC	Integrated
Business License Applicant Name Monica Henderson	License Type

Individual's Name
Individual's Role (select all that apply):
Individual with Economic Interest in Applicant

Verification

- That the individual's role(s) in the Applicant's business is one or more of the roles identified by § 20-2A-55(b), Code of Alabama 1975 (as amended).
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Signature of Verifying Individual

Verification Date

Verification

Each individual identified by § 20-2A-55(b), Code of Alabama 1975 (as amended) (i.e., each owner, shareholder, director, board member, and individual with an economic interest in the Applicant) must complete a separate form.

Green Bud, LLC	Integrated
Business License Applicant Name Ashley Spriggs	License Type
Individual's Name	
Individual's Role (select all that apply):	Shareholder 🖌 Director 🗌 Board Member
Individual	with Economic Interest in Applicant

Verification

The undersigned, as identified above, hereby verifies all of the following:

- That the individual's role(s) in the Applicant's business is one or more of the roles identified by § 20-2A-55(b), Code of Alabama 1975 (as amended).
- That the individual shall, as required by § 20-2A-55(b), Code of Alabama 1975 (as amended), submit to a state and national criminal background check, to be conducted and/or coordinated by the Alabama Law Enforcement Agency.
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- That the individual will promptly respond to any request from ALEA, the FBI, and/or the Alabama Medical Cannabis Commission regarding the processing of the individual's state and national criminal background checks.
- That the individual has confirmed that his/her name and role(s) have been included, by the Applicant, on the Background Check Applicant Verification Form.

Signature of Verifying Individual

Each individual identified by § 20-2A-55(b), Code of A shareholder, director, board member, and individual with complete a separate form. Green Bud, LLC	
Oreen Bud, LLC	integrated
Business License Applicant Name	License Type
Julieanne Evangelista	
Individual's Name	
Individual's Role (select all that apply):	Shareholder 🖌 Director 🗌 Board Member
Individual	with Economic Interest in Applicant

Verification

The undersigned, as identified above, hereby verifies all of the following:

- That the individual's role(s) in the Applicant's business is one or more of the roles identified by § 20-2A-55(b), Code of Alabama 1975 (as amended).
- That the individual shall, as required by § 20-2A-55(b), Code of Alabama 1975 (as amended), submit to a state and national criminal background check, to be conducted and/or coordinated by the Alabama Law Enforcement Agency.
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Signature of Verifying Individual

2.27.2023

Each individual identified by § 20-2A-55(b), Code of Alabama 1975 shareholder, director, board member, and individual with an econom complete a separate form. Green Bud, LLC	5 (as amended) (i.e., each owner, nic interest in the Applicant) must Integrated
Business License Applicant Name Bronson Ahlo	License Type
Individual's Name	
Individual's Role (select all that apply): Owner Shareholder	

Verification

- That the individual's role(s) in the Applicant's business is one or more of the roles identified by § 20-2A-55(b), Code of Alabama 1975 (as amended).
- That the individual shall, as required by § 20-2A-55(b), Code of Alabama 1975 (as amended), submit to a state and national criminal background check, to be conducted and/or coordinated by the Alabama Law Enforcement Agency.
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Signature of Verifying Individual

2/23/2023

Verification Date

Each individual identified by § 20-2A-55(b), Code of Alabama 1975 (as amended) (i.e., each owner, shareholder, director, board member, and individual with an economic interest in the Applicant) must complete a separate form. Green Bud, LLC

	Integrated
Business License Applicant Name Terrence Whittier	License Type
Individual's Name	
Individual's Role (select all that apply): 🖌 Owner 🗌 Shareh	nolder 🗹 Director 🗌 Board Member
Individual with Ec	conomic Interest in Applicant

Verification

- That the individual's role(s) in the Applicant's business is one or more of the roles identified by § 20-2A-55(b), Code of Alabama 1975 (as amended).
- That the individual shall, as required by § 20-2A-55(b), Code of Alabama 1975 (as amended), submit to a state and national criminal background check, to be conducted and/or coordinated by the Alabama Law Enforcement Agency.
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Signature of Verifying Individual

2/23/2023 Verification Date

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Green Bud, LLC	Integrated
Business License Applicant Name Carmen Lam	License Type
Individual's Name	
Individual's Role (select all that apply):	Shareholder 🖌 Director 🗌 Board Member
Individual	with Economic Interest in Applicant

Verification

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- That the individual's role(s) in the Applicant's business is one or more of the roles identified by § 20-2A-55(b), Code of Alabama 1975 (as amended).
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2.23.23

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Business License Applicant Name Crystal Verduzco	License Type
Individual's Name	
Individual's Role (select all that apply):	Director Board Member
Individual with Economi	c Interest in Applicant

Verification

- That the individual's role(s) in the Applicant's business is one or more of the roles identified by § 0 20-2A-55(b), Code of Alabama 1975 (as amended).
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Signature of Verifying Individual

2/23/2023 Verification Date

Each individual identified by § 20-2A-55(b), Code of Alabama 19 shareholder, director, board member, and individual with an econo complete a separate form. Green Bud, LLC	75 (as amended) (i.e., each owner, omic interest in the Applicant) must Integrated
Business License Applicant Name Joshua Brunner	License Type
Individual's Name	
Individual's Role (select all that apply): Owner Sharehold	er Director Board Member

Verification

- That the individual's role(s) in the Applicant's business is one or more of the roles identified by § . 20-2A-55(b), Code of Alabama 1975 (as amended).
- That the individual shall, as required by § 20-2A-55(b), Code of Alabama 1975 (as amended), ٠ submit to a state and national criminal background check, to be conducted and/or coordinated by the Alabama Law Enforcement Agency.
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Signature of Verifying Individual

2/15/23

Verification Date

Each individual identified by § 20-2A-55(b), Code of Alabama 1975 (as amended) (i.e., each owner, shareholder, director, board member, and individual with an economic interest in the Applicant) must complete a separate form.

	integrated
Business License Applicant Name Steve VanMeetren	License Type
Individual's Name	
Individual's Role (select all that apply):	Director Board Member
Individual with Economi	ic Interest in Applicant

Verification

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Signature of Verifying Individual

2.27.2022

Verification Date

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Exhibit 5 – Minimum Performance Bond Requirements

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

3/1/23

FORM M: Surety Verification of Applicant Qualification for Integrated Facility Performance Bond

Section A - Applicant Information (to be	completed by App	licant)		
Green Bud, LLC	Alex	« McWilliams		
Integrated Facility Applicant	Contac	ct Person		
4956 Valleydale Road, Suite	103			
Applicant Address				
Birmingham	AL	35242		
City	State	Zip		
205-281-2465	ryan@aı	nacbuilders.com		
Phone	Email			
Great Midwest Insurance Co Surety Company	ompany			
Ryan Tash	Δtte	orney-in-fact		
Surety's Authorized Representative	Title			
800 Gessner, Ste 600	The			
Surety Address				
	ТХ	77024		
Houston				
City	State	Zip		
916-737-5723	ryan@sı	urety1.com		
Phone	Email			

Section C - Surety Verification (to be completed by Surety)

The Surety identified in Section B, by and through its authorized representative, hereby verifies the following statements, as indicated by the initials of the authorized representative.



The Applicant has requested that the Surety provide a professional opinion as to the Applicant's qualifications for the Integrated Facility Performance Bond required by the Alabama Medical Cannabis Commission.

Surety Verification of Applicant Qualifications for Integrated Facility Performance Bond – Page 2

- The Surety has reviewed and understands all obligations required by the Integrated Facility Performance Bond (Alabama Medical Cannabis Commission FORM F).
- The Surety has considered all available business information pertinent to the Surety's underwriting requirements regarding the Applicant, in the context of the Integrated Facility Performance Bond, and the Surety hereby confirms the Applicant possesses the requisite qualifications such that Applicant currently qualifies for the Integrated Facility Performance Bond required by the Alabama Medical Cannabis Commission.
- The Surety, in the event that the Applicant is awarded an Integrated Facility license by the Alabama Medical Cannabis Commission, will be prepared to execute the Integrated Facility Performance Bond, in the amount of \$2,000,000, contingent upon execution of bond agreements, delivery of collateral security, payment of premium and fees, and Applicant's satisfaction of the Surety's underwriting considerations at the time of the Bond request.
- The Surety acknowledges and understands that the Integrated Facility Performance Bond must be fully executed and filed with the Alabama Medical Cannabis Commission on or before the date set by the Commission for issuance of any Integrated Facility license awarded to the Applicant.
 - The Surety's consideration and issuance of bonds is a matter solely between the Surety and the Applicant, and the Surety assumes no liability to third parties, including the Alabama Medical Cannabis Commission, by executing this Surety Verification of Applicant Qualifications for Integrated Facility Performance Bond.
 - The Surety possesses, at a minimum, an A- rating and verified proof of such rating is attached hereto.

3 (

Signature of Surety's Authorized Representative

Sworn to and subscribed before <u>Traci Nakagaki</u> ____, a Notary Public, 15+ Ryan Tash on this day of by .20 23 March November 15th 2025 My Commission Expires Signature of Notary

(Note to Surety: Attach Power of Attorney or other documents as necessary)



POWER OF ATTORNEY Great Midwest Insurance Company

KNOW ALL MEN BY THESE PRESENTS, that GREAT MIDWEST INSURANCE COMPANY, a Texas Corporation, with its principal office in Houston, TX, does hereby constitute and appoint:

John Page, Christine Stradford, Amy E. Johnston, Brenna C. Page, Barry Page, Stephanie Raquel Nakkem, Ryan Tash, Susan Fournier, Katherine DuPont, Jasmin Lopez

its true and lawful Attorney(s)-In-Fact to make, execute, seal and deliver for, and on its behalf as surety, any and all bonds, undertakings or other writings obligatory in nature of a bond.

This authority is made under and by the authority of a resolution which was passed by the Board of Directors of **GREAT MIDWEST** INSURANCE COMPANY, on the 1st day of October, 2018 as follows:

Resolved, that the President, or any officer, be and hereby is, authorized to appoint and empower any representative of the Company or other person or persons as Attorney-In-Fact to execute on behalf of the Company any bonds, undertakings, policies, contracts of indemnity or other writings obligatory in nature of a bond not to exceed Ten Million dollars (\$10,000,000.00), which the Company might execute through its duly elected officers, and affix the seal of the Company thereto. Any said execution of such documents by an Attorney-In-Fact shall be as binding upon the Company as if they had been duly executed and acknowledged by the regularly elected officers of the Company. Any Attorney-In-Fact, so appointed, may be removed in the Company's sole discretion and the authority so granted may be revoked as specified in the Power of Attorney.

Resolved, that the signature of the President and the seal of the Company may be affixed by facsimile on any power of attorney granted, and the signature of the Secretary, and the seal of the Company may be affixed by facsimile to any certificate of any such power and any such power or certificate bearing such facsimile signature and seal shall be valid and binding on the Company. Any such power so executed and sealed and certificate so executed and sealed shall, with respect to any bond of undertaking to which it is attached, continue to be valid and binding on the Company.

IN WITNESS THEREOF, GREAT MIDWEST INSURANCE COMPANY, has caused this instrument to be signed by its President, and its Corporate Seal to be affixed this 11th day of February, 2021.



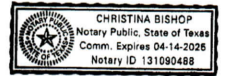
Hank w. Hand

Aark W. Haushill President

GREAT MIDWEST INSURANCE COMPANY

ACKNOWLEDGEMENT

On this 11th day of February, 2021, before me, personally came Mark W. Haushill to me known, who being duly sworn, did depose and say that he is the President of **GREAT MIDWEST INSURANCE COMPANY**, the corporation described in and which executed the above instrument; that he executed said instrument on behalf of the corporation by authority of his office under the By-laws of said corporation.



BY

Christina Bishop Notary Public

CERTIFICATE

I, the undersigned, Secretary of GREAT MIDWEST INSURANCE COMPANY, A Texas Insurance Company, DO HEREBY CERTIFY that the original Power of Attorney of which the foregoing is a true and correct copy, is in full force and effect and has not been revoked and the resolutions as set forth are now in force.

	_ Day of <u>March</u> , ₂₀ 23
STATISTINSURANCE S	\bigvee v
CORPORATE SEAL	BY_ Kerlin & S
	Leslie K. Shaunty
ALL	Secretary
COAPONT	to defend any insurance company or other person, files and application for insurance of claim

"WARNING: Any person webo knowingly and with intent to defraud any insurance company or other person, files and application for insurance of claim containing any materially false information, or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime and subjects such person to criminal and civil penalties.

Exhibit 6 – Minimum Liquid Assets Requirement

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

The applicant verifies that it meets the minimum liquid assets requirement of at least

\$250,000, as shown below.

CHASE JPMorgan Chase Bank, N.A. P O Box 182051 Columbus, OH 43218 - 2051		January 19, 2023 throu Account Number:	gh February 15, 2023	
		CUSTOMER SERVIC	E INFORMATION	
00131793 DRE 703 219 04723 NNNNNNNNN JOSH M BRUNNER	1 000000000 11 0000	Web site: Service Center: Para Espanol: International Calls:	Chase.com 1-800-935-9935 1-877-312-4273 1-713-262-1679	
CHECKING SUMMARY	hase Total Checking			
		AMOUNT		
Beginning Balance		363,126.86		
Deposits and Additions		345,842.60		
ATM & Debit Card Withdrawals Electronic Withdrawals		-477.01 -20.932.57		
Other Withdrawals		-2,000.00		
Fees		-2,000.00		
Ending Balance	¢1 ·	185,544.88		
DATE DESCRIPTION Beginning Balance				
	××× ××××××××××××××××××××××××××××××××××			
		\sim \sim	$\sim\sim\sim\sim\sim\sim\sim$	
	××× ××××××××××		\times	
		\sim	\$1,185,544.88	
			\$1,185,544.88	
Ending Balance A Monthly Service Fee was <u>not</u> charged to	your Chase Total Checking ac this account totaling \$500.00 viders, by using (i) the ACH tate payments to your debit	count. Here are the three v or more, such as paymer network, (ii) the Real Time	\$1,185,544.88 ways you can avoid hts from payroll Payment network,	

Exhibit 7 – Demonstration of Sufficient Capital

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

3/2/23

Estimated capital requirement to fund first three full years

The applicant verifies that it has adequate capitalization to fund the capital expenses required to open and operate a successful integrated medical cannabis business. We have provided a detailed financial projection in the financial plan exhibit to this application. In performing that exercise, we have derived an estimated capital funding requirement utilizing our senior management team's extensive industry experience in start-ups of vertical medical cannabis businesses, including in states that are introducing medical cannabis programs for the first time. The statement of cash flow from that exhibit is shown below noting a capital requirement (which we currently intend to structure as debt borrowing) of \$11 million to fund the first 3 full years of annual budgets from the date licensure is awarded for the proposed integrated company.

(US\$, in millions)	Stat	ement of	f Cash Fl	ow
	2023	2024	2025	2026
Net Income (Loss)	-\$0.5	-\$0.8	\$0.5	\$2.2
Depreciation	0.0	0.7	0.7	1.0
Change in current assets and liabilities	0.0	0.2	0.0	-0.1
Net cash provided by operating activities	-0.5	-0.3	1.2	3.2
Capital Expenditures	0.0	-8.4	0.0	-5.6
Net cash used by investing activities	0.0	-8.4	0.0	-5.6
Borrowings (repayments) of debt, net	11.0	0.0	0.0	0.0
Net cash provided (used) by financing activities	11.0	0.0	0.0	0.0
Net Increase (Decrease) in Cash	10.5	-8.7	1.2	-2.4
Beginning Cash	0.0	10.5	1.8	3.0
Ending Cash	\$10.5	\$1.8	\$3.0	\$0.6

The applicant's realty and funding advisor Derek Waltchack will oversee the proposed company's process for responsibly raising capital. We have documented his extensive experience, and how he will lead this process, in detail in our narrative included in the minimum operating capital requirement exhibit to this application. See the next page for verification by the applicant's responsible person and contact person that the applicant possesses access to sufficient capital, to fund its projected annual budgets for at least the first three full years after licensure is issued. This is followed by a letter from an independent Certified Public Accountant verifying the same.

Verification by applicant's responsible person and contact person

To Whom It May Concern:

We, Ryan Ramage and Steve French, have been designated a contact person and responsible person, respectively, for the Green Bud, LLC application to the Alabama Medical Cannabis Commission (AMCC) for an integrated facility license.

We are writing this letter to verify that the applicant has ensured access to sufficient capital to fund the projected annual budgets for at least its first three full years after licensure through its realty and funding advisor. The primary source of this funding, as well as the individual who will play an important part in advising the proposed company in its financing endeavors, is Derek Waltchack. We have determined that based on his personal financial situation as presented to us, he would be able to provide such sufficient capital. We have made this determination based on our discussions with Derek, review of his financial statements and other information he has provided, and through discussions with the independent Certified Public Accountant who has attested to his financial ability to meet our capital needs.

Verified and signed by

Ryan Ramage Green Bud, LLC's Contact Person

Steve French Green Bud, LLC's Responsible Person

Verification by independent CPA of sufficient capital

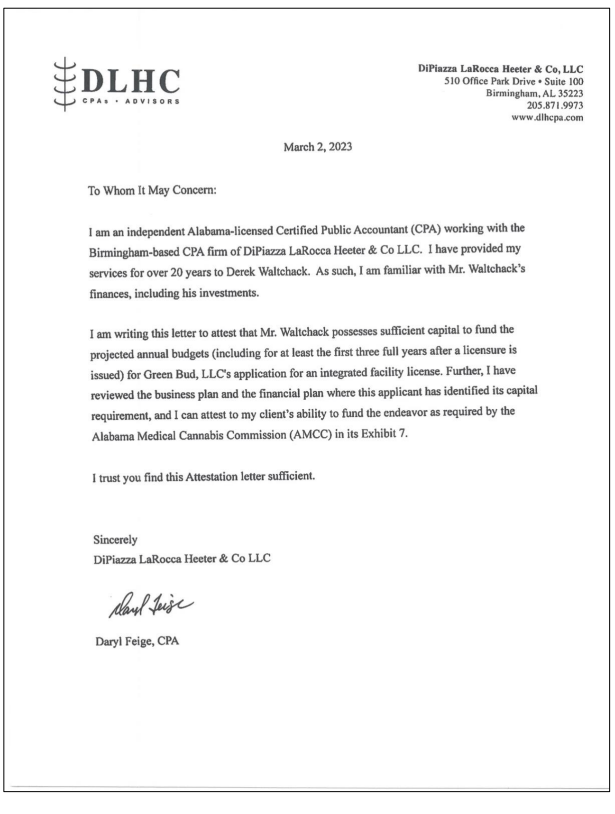


Exhibit 8 – Minimum Operating Capital Requirement

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

3/2/23

Introduction

Green Bud LLC has established a strong team for operations and growth in the State of Alabama and has the financial strength through their realty and funding advisor and business sponsor to fund the construction, cultivation, and production of medical cannabis in Alabama. Estimates for the funding needs of the company are based on the financial statements in our business plan in comparison to the estimated market demand in Alabama shared by independent industry specialists. Based on the two analyses, we see the initial funding need for Green Bud LLC to be in the \$9MM- \$11Million range.

Funding plan narrative

Green Bud LLC has developed a set of very conservative revenue estimates to define the 'floor' of income from dispensing and wholesale sales. Using the ultra-conservative projections, Green Bud LLC will not become 'cash flow positive' until we have operated our dispensing sites for more than 15 months. Initially, the bulk of our raised capital will be used for: acquiring and maintaining proper technology, purchasing security equipment, buying grow equipment, acquiring transportation equipment and for the overhead costs associated with our 'grow' facility. Therefore, we will need to bank additional investment (capital) in sufficient amounts to allow us to cover our overhead either for the first 21 months or until our net revenue [gross revenue minus cost of goods sold] becomes "cash flow positive".

The owners of Green Bud LLC have also evaluated 'industry' projections that suggest the three-year aggregate market for Medical Cannabis sales in Alabama will be \$600 million. Using a straight proportional share (13.5%) of what our five (5) dispensary locations will contribute to the permitted 37-dispensary total, one can determine that the industry market study suggest that the Green Bud LLC three-year revenue share will exceed \$80 million. If one considers the market potential, as defined by industry analysts, the requirement for Green Bud LLC to attract capital from Accredited Investors to support our operations will be reduced considerably; reduced both in terms of amounts needed and in terms of time required for Green Bud's operations to turn 'cash flow positive'.

Green Bud LLC, while hoping the loftier 'industry' projections become our reality, has decided to approach our capital needs from the more conservative vantage point; this conservative approach dictates that we raise more capital and use the raised capital to fund operations for a longer period than the projections suggested by the industry observers.

Green Bud LLC, while not required to do so by the AMCC rules and regulations, has decided to follow the most rigid definition set forth by Federal Securities' Law in establishing appropriate standards for our investors to meet or exceed. We have elected to use the "Accredited Investor" definition as our standard for our efforts.

Specifically, the Securities Exchange Commission (SEC) and Federal Law defines an **"accredited investor"** as <u>either</u>:

> "an individual with gross income exceeding \$200,000 in each of the two most recent years or joint income with a spouse or partner exceeding \$300,000 for those years and a reasonable expectation of the same income level in the current year.

> a person whose individual net worth, or joint net worth with that person's spouse or partner, exceeds \$1,000,000, excluding the person's primary residence."

Funding commitments from funding source(s) and business sponsor

OR

Currently Green Bud LLC can rely on our realty and funding adviosr, Derek Waltchack, to fund the operations of the company for both initial start-up, construction of grow facilities, acquiring proper technology, paying our employees, and at a minimum the first growth period from 'seed to sell'. However, Green Bud has and will approach our capital-raising plans by meeting exclusively with those who can meet and exceed the long-standing definitional standard of Accredited Investor for suitability purposes. We have already received enough commitments from qualified, 'accredited investors' to meet both the initial needs of Green Bud's operations and the potential need to pay for the overhead costs during the first two years of operations. It is important to note that these potential investors would only contribute financing to the company and will not play any role in ownership or in the daily management and control of the company. The applicant will ensure all appropriate disclosure of these individuals in relation to the rules and regulations of the AMCC. Green

Bud LLC has prepared the following summary to provide the AMCC with a clear indication that we are very capable of sustaining our operations even as we adopt a more stringent 'suitability' standard for our capital-raising efforts.

INVESTOR	NET WORTH (minimum)	COMMITMENT
#1	\$15,000,000	\$2,000,000
#2	\$30,000,000	\$2,000,000
#3	\$20,000,000	\$1,000,000
#4	\$20,000,000	\$1,000,000
#5	\$2,500,000	\$1,000,000
#6	\$15,000,000	\$2,000,000
#7	\$3,000,000	\$1,000,000
#8	\$20,000,000	\$2,000,000
	TOTAL COMMITTED	\$12,000,000

Financial statements of funding source(s) and business sponsor

As shown above, at the time of this application submission, Green Bud has qualified commitments in excess of the initial funding need of the company. Regardless, if needed, we can rely on the business sponsor to fund the construction and operations for the company. Derek Waltchack has provided his accountant-prepared personal financial statement (PFS) as of 12/31/2022 in additional to an independent-CPA attestation to Derek's financial capabilities. The personal financial statement is presented on a quarterly basis to the various equity sources for Shannon Waltchack projects which includes local banks, commercial mortgage banks and various investors of Shannon Waltchack projects. As evidence by the financial statement below and CPA attestation, Derek has the sufficient personal ability to fund the initial funding of Green Bud LLC through his personal liquidity, investments, and access to capital through equity in real estate projects controlled by Derek or principal partners of Shannon Waltchack. He also has a proven track record of demonstrated success (in excess of \$150 Million) in raising capital to fund development projects.

DEREK R. WALTCHACK STATEMENT OF NET WORTH December 31, 2022

Cash & Cash Equivalents	s	1,100,000
Marketable Securities	•	2,400,000
Partnership Interests (Schedule 1)		11,757,987
Personal Residence		5,200,000
Retirement Accounts		-
Other Real Estate (Schedule 2)		1,800,000
Other Assets		7,135,767
Vehicles		850,000
Personal Property		250,000
Total Assets:	\$	30,493,754
Liabilities		
Notes Payable - Personal Residence	\$	
Notes Payable - Personal Residence Notes Payable - Bank (unsecured)	\$	
Notes Payable - Personal Residence Notes Payable - Bank (unsecured) Notes Payable - Bank (secured)	\$	1 800 000
Notes Payable - Personal Residence Notes Payable - Bank (unsecured) Notes Payable - Bank (secured) Notes Payable - Other Real Estate (Schedule 2)	\$	- - 1,800,000
Notes Payable - Personal Residence Notes Payable - Bank (unsecured) Notes Payable - Bank (secured) Notes Payable - Other Real Estate (Schedule 2) Notes Payable - Other	\$	- - 1,800,000
Notes Payable - Personal Residence Notes Payable - Bank (unsecured) Notes Payable - Bank (secured) Notes Payable - Other Real Estate (Schedule 2) Notes Payable - Other Credit Card Payable	\$	
Notes Payable - Personal Residence Notes Payable - Bank (unsecured) Notes Payable - Bank (secured) Notes Payable - Other Real Estate (Schedule 2) Notes Payable - Other	\$	
Notes Payable - Personal Residence Notes Payable - Bank (unsecured) Notes Payable - Bank (secured) Notes Payable - Other Real Estate (Schedule 2) Notes Payable - Other Credit Card Payable	\$	1,800,000 1,800,000 28,693,754

Exhibit 9 – Financial Statements

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

Introduction

The applicant has estimated and prepared financial statements with year-end projections for the year of commencement, plus the three subsequent years. These financial statements were compiled based on estimates used from our experience managing medical cannabis operations included dispensing, cultivation, processing, and secured transportation. Please see the following summary of the estimates and assumptions used in developing our forecasted financial statements which are presented afterwards.

<u>Revenues</u>

The applicant began by estimating the revenues expected for the dispensing sites and wholesale activities. For dispensing revenue, we first estimated the purchasing activity of medical cannabis patients under the recommendation of a registered certifying physician. We estimated each patient or caregiver would purchase medical cannabis products containing on average 700 milligrams of THC per dispensing transaction as follows.

15 mg
<u>35</u> mg
50 mg
<u> 14</u> days
700 mg

We estimated an expected daily dose of 15mg for orally ingested formats (for simplicity we included topically applied products in this category) of medical cannabis products, based on registered certifying physicians being able to prescribe a daily dosage range from 2.5mg (no lower limit established but this is our best estimate for lowest dose) to 50mg (with conditions allowing this limit to be increased). Our estimation for the expected daily dose of 35mg for inhaled formats of medical cannabis products and the reasoning behind it being higher than that of the orally ingested nature, was based on our understanding of the difference that inhalation of medical cannabis has on the delivered effect of cannabinoids on the body. Our total orally and inhaled expected daily dose was then multiplied times 14 days which we expect to be the average supply purchased by medical cannabis patients per visit. We estimated this considering that the maximum number of daily doses allowed to be dispensed is 60, and this could be restricted to a lesser amount depending on

recommendations by registered certifying physicians, or the desire to only purchase a portion of the recommended dosage to stagger purchases and/or purchase from other dispensing sites in the state. We then estimated the specific formats of medical cannabis products that the patient would likely purchase based on data from our experience dispensing medical cannabis. See the below estimate of our average dispensing ticket including the pricing we have proposed in our business plan.

	Units Sold	THC Milligrams	Estimated THC	Dispensing Price	Dispensing Sale
Product	per Transaction	per Unit Sold	per Transaction	per Unit	per Transaction
Capsules	2.0	50	100	\$8	\$16
Tinctures	0.4	100	40	\$15	\$6
Topical Creams	0.1	250	25	\$35	\$4
Transdermal	0.2	50	10	\$25	\$5
Inhalers	1.0	500	500	\$35	\$35
Gelatanous Cube	0.5	50	25	\$6	\$3
Average Dispensi	ng Transaction		700	mg	\$69

We then estimated the number of dispensing transactions based on the size of the cities and counties where our proposed dispensing sites are located and considering our experience operating a medical cannabis business. The below shows the hours we plan to be open to dispense to medical cannabis patients and caregivers along with our daily estimate of how many we will serve on average at each dispensing site.

	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Average
Dispensing Hours	11A - 8P	11A - 8P	8A - 9P	8A - 9P	7A - 10P	7A - 10P	
Daily Patients Estimate	100	130	150	160	220	220	140

This average dispensing ticket was next multiplied times an estimate of medical cannabis patient and caregiver transactions per day to determine an expected daily revenue estimate for each dispensing site.

140
\$ 9,590
313
\$ 3,000,300
\$ \$

This was then multiplied by the number of business days we expect to be open for the year. As we intend to open the maximum number of dispensing sites in the first year of commencement, this revenue per dispensing site estimate was then multiplied by 5 to determine the total estimated dispensing revenue for the first full year.

Expected revenue per dispensing site Dispensing sites	\$ 3,000,300
Total dispensing revenue	\$ 15,001,500

For wholesale revenue, we estimated that we will be able to sell approximately 25% of the volume we expect to sell in our dispensing sites, to the other licensed dispensing sites in Alabama. We expect a simple 2x multiple to be applied as a markup from wholesale to retail. As a result, our wholesale revenue estimate was calculated as 25% of the dispensing revenue to estimate volume and divided by 2 to adjust for wholesale pricing, see below.

<u>Wholesale Revenue Estimate</u>	
Dispensing site pricing applied to annual units sold estimate	\$ 3,750,375
Remove estimated mark up of 2x	2.0
Total wholesale revenue	\$ 1.875.188

Production Requirements

The applicant based their estimation of the production requirements on the dispensing and wholesale revenue estimates derived in the previous section, in consideration of our planned manufacturing facilities and processes, and using our experience operating a medical cannabis cultivation and processing business. Each of the medical cannabis products to be manufactured and process will be derived from THC medicated cannabis oil (also referred to as distillate) extracted from harvested cannabis biomass (flowers and trim). Using the estimated quantities to be sold of each medial cannabis product format, and factoring the amount of THC distillate included in each, we estimated the total THC distillate required to be produced out of the integrated cultivation and processing facility. See our estimates below.

	Per Dispe	nsing Site	All Dispensing	Wholesale	Total	
-	Monthly	Annual	Annual	Annual	Annual	THC Grams
Product	Units Sold	Units Sold	Units Sold	Units Sold	Units Sold	per Product
Capsules	7,300	87,600	438,000	109,500	547,500	27,375
Tinctures	1,460	17,520	87,600	21,900	109,500	10,950
Topical Creams	365	4,380	21,900	5,475	27,375	6,844
Transdermal	730	8,760	43,800	10,950	54,750	2,738
Inhalers	3,650	43,800	219,000	54,750	273,750	136,875
Gelatanous Cube	1,825	21,900	109,500	27,375	136,875	6,844
	Estimated	d total grams of	FTHC medicated	cannabis oi	l dispensed	191,625

An adjustment was made to account for the estimated potency of the THC distillate to be produced; this estimate was based on our experience extracting THC distillate using the methods we are proposing.

Total grams of THC medicated cannabis oil dispensed	191,625
THC medicated cannabis oil assumed potency	90%
THC medicated cannabis oil required	212,917 grams

We then estimated the total cannabis biomass weight we need to grow based on our

estimated yields from dry harvested weight to extracted THC distillate.

THC medicated cannabis oil required	212,917	grams
Biomass (flower & trim) to oil estimated yields	10%	
Biomass (flower & trim) required	2,129,167	grams
Gram to lb conversion	454	grams
Biomass requirement converted to lbs	4,690	lbs

This estimate of cannabis biomass required was then increased by 30% to account for potential crop issues, shrinkage, and to build adequate inventory levels to ensure we can maintain availability of medical cannabis to the patients who need it.

Biomass (flower & trim) required		4,690	lbs
Account for safety stock, crop, and other issues	30%	1,407	lbs
Total biomass required from cultivation		6,097	lbs

The total cannabis biomass required for the first full year of operations was then divided by the estimated yields per harvest (based on the size of the flowering rooms proposed to be built in our cultivation facility) to determine the number of harvests needed.

Total biomass required from cultivation	6,097 lbs
Expected yield per harvest	250 lbs
Harvests needed per year	24

Based on our experience, we generally dedicate 10 weeks of time per crop cycle for each flowering room based on approximately 9 weeks of growing and 1 week of flipping the room which entails harvesting existing plants, cleaning the entire room after all biomass has been removed, and then refilling with new plants to begin the flowering process all over again. As such, we divided the total number of harvests we needed by 5.2 (derived from 52 weeks in a year divided by our 10-week cycles) to determine how many flowering rooms were required to be built for the first year of operations.

Harvests needed per year	24
Harvests per flowering room - 9 week flower cycle, 1 week room flip	5.2
Flowering rooms needed	4.7
-	

Our cultivation facility has been accordingly designed with 7 flowering rooms, including 6 under a light deprivation greenhouse canopy, and 1 indoor room in the main processing facility. We note this cultivation design allows us to continue to meet the 30% growth we expect in the second full year of operating, and our plan to open our phase 2 (which as currently designed would add an incremental 9 flowering rooms) coming online at the beginning of our third full year; will ensure a smooth expansion transition while comfortably meeting the 30% growth estimated for that year as well.

Year 2 growth	30%
Incremental flowering rooms required	1.4
Year 2 flowering rooms needed	6.1
Year 3 growth	30%
Incremental flowering rooms required	1.8
Year 3 flowering rooms needed	7.9

<u>Cost of Goods Sold</u>

The applicant estimated the manufacturing expenses required to produce the forecasted sales demand of its medical cannabis products derived above. Based on our experience manufacturing medical cannabis, the largest cost component is employee compensation expense. We have estimated our compensation expense below factoring in the number of employees we expect to hire in each operational role and the estimated wages for each. We then increased the estimated wages expense by 30%, to account for health insurance and other benefits we expect to pay our employees, as well as the expected employer portion of income taxes.

Cultivation Director	1	\$ 100,000	\$	100,000
Flower Team Lead	1	\$ 60,000	\$	60,000
Propagation Team Lead	1	\$ 60,000	\$	60,000
Finished Product Team Lead	1	\$ 60,000	\$	60,000
Extraction Team Lead	1	\$ 60,000	\$	60,000
Security Cultivation Facility Team Lead	1	\$ 60,000	\$	60,000
Secured Transportation Team Lead	1	\$ 60,000	\$	60,000
Logistics & ICC Coordinator	1	\$ 50,000	\$	50,000
Security Cultivation Team Member		\$ 45,000	\$	135,000
Security Flex Team Member		\$ 45,000	\$	90,000
Finished Product Member - Packaging		\$ 35,000	\$	210,000
Finished Product Member - Trim	3	\$ 35,000	\$	105,000
Finished Product Member - Dry/Cure	2	\$ 35,000	\$	70,000
Extraction Team Member	3	\$ 35,000	\$	105,000
Flower Team Member	6	\$ 35,000	\$	210,000
Propagation Team Member	2	\$ 35,000	\$	70,000
Total Wages	35		\$1	,505,000
Benefits/Taxes - estimated		30%	\$	451,500

The cultivation and processing roles were determined as the result of our medical cannabis experience; and our senior management modeled it specifically based on a facility roughly twice the size they designed, constructed, and operated in Utah making the appropriate adjustments to the size of each team. This included careful consideration of the size of the extraction and finished product teams, incorporating our projected yields and the quantities of medical cannabis products we have forecasted. The size of the cultivation team allows for the ability to assign 1) a propagation team member to the germination (or clone) room and the other to the vegetative room, and 2) each flower team member the responsibility of at least one of their own flowering rooms, in addition to the overall shared duties they perform as a group. This will enable our team to each learn and master all duties and tasks required in their department, and we plan to implement a rotation plan (discussed further in our grow plan) across all cultivation departments. We have designed it in that manner to ensure we not only produce the highest quality medical cannabis in Alabama, but also produce well-rounded, knowledgeable cultivators to serve the state's medical cannabis patients long into the future. Our security roles for guards stationed at the cultivation and processing facility, were determined with the intent to staff a security presence onsite 24/6 Monday through Saturday, and a full lockdown of the facility for a short period in the evening on Sundays.

	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday
Secured Facility Hours	24 Hrs	24 Hrs	24 Hrs	24 Hrs	24 Hrs	24 Hrs	12A - 5P
Security Team Lead	9	9	9	9	9	-	-
Security Team Member #1	9	9	9	-	-	9	9
Security Team Member #2	9	-	-	9	9	9	9
Security Team Member #3	-	9	9	9	9	9	-
Scheduled Security Hours	27	27	27	27	27	27	18

Our secured transportation team based out of the same facility will operate on the below schedule. This team includes the 2 flexible security members who will be available to cover their security co-workers at any of the company's state-wide facilities including at its dispensing sites, the cultivation and processing facility, and those operating the secured transportation. Additionally, a weekly goal of 2 secured transportation deliveries for third parties will be set to supplement the capacity of the core secured transportation team of the transportation director and the secured transportation team lead.

	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
Transportation Director	9	9	9	9	9	-
Secured Transportion Team Lead	9	9	9	9	9	-
Security Flex Team Member #1	9	-	9	9	9	9
Security Flex Team Member #2	-	9	9	9	9	9
Scheduled Security Hours	27	27	36	36	36	18

Based on our experience cultivating and processing medical cannabis, we then estimated the cost per pound of materials and overhead in detail (excluding compensation costs) to produce the forecasted amount of cannabis biomass required. Considering all of this biomass material will be extracted and processed into medical cannabis products, we have included an estimate of those costs based on our experience extracting and processing. These are the costs we expect to incur per pound of medical cannabis biomass grown.

Nutrients, supplies, & other materials	\$ 125	
Utilities	\$ 75	
Testing	\$ 50	
Extraction & Processing	\$ 100	
Packaging	\$ 50	
Other	\$ 25	
Total	\$ 425	-24
Estimated Annual Biomass - Ibs	6,097	

Finally, we included an estimate of distribution costs for secured transportation between our cultivation and processing facility and the dispensing sites (both owned and third party) as well as an estimate for repairs and maintenance of our integrated facilities. The distribution estimates were derived from our experience transporting medical cannabis via secured means and the repairs and maintenance estimates were based on our experience operating a similar medical cannabis cultivation facility. These various estimates of the components of cost of goods sold were then summed as shown below.

Estimated Secured Transportation Costs	
Weekly deliveries to internal dispensing sites	52
Dispensing site count	5
Total annual internal trips	260
Estimated annual third-party deliveries	100
Total annual trips	360
Cost per secured trip	\$ 500
Total Secured Transportation Expense	\$ 180,000
Estimated Repairs & Maintence Expense	\$ 500,000
Compensation Materials OH Expense from Above	\$4,547,611
Total Cost of Goods Sold	\$5,227,611

Operating Expenses

The applicant estimated the operating expenses to provide the administrative oversight, selling and support, and other costs not directly related to manufacturing medical cannabis products. Consistent with cost of goods sold, the largest expense in this category was also compensation based on our experience operating medical cannabis dispensaries which we used to derive the following estimates. The employees within this estimate include the corporate administrative staff and the team operating the dispensing sites.

<u>Title</u>	<u># of Roles</u>	/	<u>Vages</u>	E	<u>xtended</u>
CEOICFO	1	\$ -	150,000	\$	150,000
President, CCO	1	\$ -	140,000	\$	140,000
Senior Vice President, CQO	1	\$ -	135,000	\$	135,000
Vice President, C3PO	1	\$ -	130,000	\$	130,000
Chief Operating Officer	1	\$ -	125,000	\$	125,000
Finance Director	1	\$ -	110,000	\$	110,000
Dispensing Director	1	\$ -	100,000	\$	100,000
Security Director	1	\$ -	100,000	\$	100,000
Transportation Director	1	\$ -	100,000	\$	100,000
Regulatory & Licensing Director	1	\$ -	100,000	\$	100,000
Procurement Director	1	\$ -	100,000	\$	100,000
Wholesale Director	1	\$ -	100,000	\$	100,000
Compliance Director	1	\$ -	100,000	\$	100,000
HR Director	1	\$ -	100,000	\$	100,000
Certified Dispensers	11	\$	80,000	\$	880,000
ICC Team Leads	5	\$	60,000	\$	300,000
Security Dispensing Site Team Lead	5	\$	60,000	\$	300,000
Security Dispensing Site FT TM	5	\$	40,000	\$	200,000
Security Dispensing Site PT TM	5	\$	20,000	\$	100,000
Dispensing Assistants FT	25	\$	35,000	\$	875,000
Dispensing Assistants PT	20	\$	17,500	\$	350,000
ICC Team Members	5	\$	35,000	\$	175,000
Total Wages	95			\$4	,770,000
Benefits/Taxes - estimated			30%	\$1	,431,000

We designed a full corporate team complete with clear delineated responsibilities over each of their respective departments and functions. For the dispensing sites, we planned a team led by 2 certified dispensers; scheduled intending to open and close the store thirty minutes each side of dispensing hours, with crossover of shifts, and time to provide quality dispensing services to patients/caregivers. An 11th certified dispenser will serve as a flexible state-wide resource to cover certified dispensers taking time off at any dispensing site and will be deployed under the direction of the dispensary director.

	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
Dispensing Hours	11A - 8P	11A - 8P	8A - 9P	8A - 9P	7A - 10P	7A - 10P
Certified Dispenser #1 Certified Dispenser #2	10	10	8 8	8 8	10 10	10 10
Scheduled Certified Dispenser Hours	10	10	16	16	20	20
Dispensing Hours - 90% of Scheduled	9	9	14	14	18	18
Daily Patients Estimate	100	130	150	160	220	220
Patients Served per CD Dispensing Hour	11	14	10	11	12	12
Available CD Minutes per Patient	5	4	6	5	5	5

To assist the certified dispensers in their duties, the following schedule of 5 full-time dispensing assistants will be implemented at each site.

Role:	Dispensing	Assistant		_	* Emplo	yee Count	_
Type:	Full-time					5	
	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Empl. Needed
<u>Morning</u>							
Employees	1	1	2	2	2	2	2*
Shift Hours	8	8	8	8	8	8	_
Scheduled Hours	8	8	16	16	16	16	80
<u>Swing</u>							
Employees	1	1	-	-	1	1	1*
Shift Hours	10	10	-	-	10	10	_
Scheduled Hours	10	10	-	-	10	10	40
<u>Evening</u>							
Employees	1	1	2	2	2	2	2*
Shift Hours	8	8	8	8	8	8	_
Scheduled Hours	8	8	16	16	16	16	80

This will be supplemented with the following schedule of 4 part-time dispensing assistants.

Role:	Dispensing	Assistant			* Employ	yee Count	_
Type:	Part-time					4	
	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Empl. Needed
<u>Morning</u>							
Employees	1	1	1	1	2	2	2*
Shift Hours	5	5	5	5	5	5	_
Scheduled Hours	5	5	5	5	10	10	40
<u>Evening</u>							
Employees	1	1	1	1	2	2	2*
Shift Hours	5	5	5	5	5	5	_
Scheduled Hours	5	5	5	5	10	10	40

In designing this schedule, we carefully considered the time each dispensing assistant would have to assist the certified dispenser with patients/caregivers by reducing scheduled time by 25% to account for training and other potential non-dispensing duties.

	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
Scheduled DA (FT + PT) Hours	36	36	42	42	62	62
Dispensing Hours - 75% of Scheduled	27	27	32	32	47	47
Daily Patients / Caregivers Estimate	100	130	150	160	220	220
Patients / Caregivers per DA Hour	3	4	4	4	4	4
DA Minutes with Patient / Caregiver	22	17	17	16	17	17

To ensure we keep a security presence at all times the dispensing site is occupied by the certified dispenser and any scheduled employees; we designed the following security team and schedule to include 1 team lead, 1 full-time and 1 part-time team member.

	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
Dispensing Hours	11A - 8P	11A - 8P	8A - 9P	8A - 9P	7A - 10P	7A - 10P
Security Team Lead	10	10	8	8	4	-
Security Team Member FT	-	-	10	10	10	10
Security Team Member PT	-			-	10	10
Scheduled Security Hours	10	10	18	18	24	20
Occupied Facility Hours	10	10	14	14	18	18

Rounding out the dispensing site staffing, an inventory control and compliance (ICC) team lead and one ICC team member will be at each site; and a staggered schedule will be designed by the compliance director to provide the most effective support for the majority of the dispensing hours, 6 days a week. The remainder of our estimated operating expenses include the following based on our experience operating a medical cannabis business.

<u>Other Costs</u>		
D spens ng S te Rent	\$	400,000
Lega	\$	200,000
Bus ness cense and fees	\$	150,000
Informat on Techno ogy	\$	100,000
Trave expenses	\$	100,000
Tota Other Costs	\$	950,000
Tota Operat ng Expenses (nc . compensat on)	\$7	7,548,500

The rent expense ranges from 1% to 5% of expected dispensing revenues for each site, which we consider to be fairly cost-efficient based on our understanding of such metrics and will aid in keeping prices low for our medical cannabis patients.

<u>Other Estimates</u>

The applicant included estimates for other items which were incorporated into the financial statements as follows. The estimated phase 1 cost to acquire and construct the facilities, machinery and equipment, and other improvements were gathered from our construction estimates and included to support the amount shown in the balance sheet. We also calculated our expected annual depreciation expense from these estimates, which were not included in the cost of goods sold and operating expense estimates discussed above as we present those items separately in the profit and loss report.

Category	<u>Life</u>	<u>Cost</u>	De	<u>preciation</u>
Land	-	\$ 500,000		-
Building & Greenhouses	20	\$ 5,040,000	\$	252,000
Grow Equipment	10	\$ 1,260,000	\$	126,000
Distribution Vehicles	5	\$ 100,000	\$	20,000
Dispensing Improvements	5	\$ 1,500,000	\$	300,000
	-	\$ 8,400,000	\$	698,000

We are also including an estimate for phase 2 of the planned cultivation and processing facility which we expect to place in service by the beginning of 2026 to support the forecasted growth. The incremental fixed assets to be acquired and constructed as well as the additional depreciation expense is as follows.

Fixed Assets & Deprec	iation - Pha	ise .	2		
<u>Category</u>	Life		<u>Cost</u>	De	preciation
Building	20	\$	4,500,000	\$	225,000
Grow Equipment	10	\$	1,125,000	\$	112,500
	-	\$	5,625,000	\$	337,500

We estimated the required amount to fund the start-up of the integrated operations after a detailed analysis of the infrastructure investments required, as well as the working capital needs, based on our consideration of the operating costs and timing of dispensing revenues. Our estimate of the funding requirement, which we intend to finance via our funding partners, will be due at the end of the 5-year term. See the following.

Debt & Interest	
Estimated borrowed funds	\$ 11,000,000
Borrowing rate	10%
Estimated annual interest expense	\$ 1,100,000

Finally, we have included an estimate of our income tax expense with consideration to the impact of IRS Section 280e which essentially disallows the deduction of any business expenses that do not directly support the cultivation and manufacturing of medical cannabis products. Based on our experience preparing taxes for an integrated medical cannabis operation, which included a defense of an IRS audit primarily focused on Section 280e, we have estimated that no indirect expenses (or in other words any expense except cost of goods sold) will be deductible for purposes of determining our income tax expense.

Estimated gross profit	\$ 11,251,076
Estimated corporate and state income tax rate	30%
Estimated income taxes	\$ 3,375,323

See the following for the compiled financial statements derived from the estimates above.

9.1 Balance Sheet Report

(US\$, in millions)	40	Balance	Sheet	
	2023	2024	2025	2026
Cash	\$10.5	\$1.8	\$3.0	\$0.6
Inventory	0.0	1.3	1.6	1.9
Fixed Assets, net of depreciation	0.0	7.7	7.0	11.6
Total Assets	\$10.5	\$10.8	\$11.6	\$14.0
Payables	\$0.0	\$1.1	\$1.3	\$1.5
Debt	11.0	11.0	11.0	11.0
Equity	-0.5	-1.2	-0.7	1.5
Total Liabilites & Equity	\$10.5	\$10.8	\$11.6	\$14.0

Balance Sheet Commentary

The applicant's balance sheet is presented above, noting the following. The cash estimates were derived from the statement of cash flows. Inventory was estimated assuming that it will turnover 4 times a year, so we divided the estimated COGS (excluding depreciation) for each year by 4. Fixed assets are shown net of accumulated depreciation, which includes the impact of each year's forecasted depreciation expense. The impact of expanding the cultivation and processing facility for phase 2 to support the forecasted growth in demand is included in the fixed asset balances beginning in 2026. Payables were estimated assuming payment terms of 30 days, so we divided the combined total of COGS and operating expenses by 12 months for each year. The debt amount represents the amount of funding we expect to require to fund the integrated medical cannabis operations.

US\$, in millions)	Pi	ofit & Lo	ss Repoi	rt
	2023	2024	2025	2026
Dispensing Revenues	\$0.0	\$15.0	\$19.5	\$25.4
Wholesale Revenues	0.0	1.9	2.4	3.2
Total Revenues	0.0	16.9	21.9	28.5
Cost of Goods Sold	0.0	5.2	6.3	7.5
Depreciation - COGS	0.0	0.4	0.4	0.7
Gross Profit	0.0	11.3	15.3	20.3
Operating Expenses	0.5	7.5	9.1	10.9
Depreciation - Ops	0.0	0.3	0.3	0.3
Income (Loss) from Operations	-0.5	3.7	6.2	9.4
Interest Expense	0.0	1.1	1.1	1.1
Income (Loss) before Taxes	-0.5	2.6	5.1	8.3
Income Tax Expense	0.0	3.4	4.6	6.1
let Income (Loss)	-\$0.5	-\$0.8	\$0.5	\$2.2

9.2 Profit and Loss Report

Profit and Loss Commentary

The applicant's profit and loss report is presented above, noting the following. The first full year's results were derived as described in the summary preceding these financials. Based on our experience in new medical cannabis markets (specifically Utah), we estimated our dispensing and wholesale revenues to grow 30% in both 2025 and 2026 as the program

matures and more patients become aware of the vast benefits of medical cannabis. The COGS and operating expenses are estimated to only increase 20% in those years as we expect to improve efficiencies and cost control measures as our operational staff gain more experience and we move into expanded facilities in 2026. Depreciation expense in cost of goods sold increases in 2026 as we expect to occupy the phase 2 expansion at the beginning of that year. Interest expense is expected to be consistent each year as we keep the debt outstanding to carry the company through at least the phase 2 expansion. Income tax expense was calculated consistently and in consideration of the impact of IRS Section 280e (as discussed previously) for all years presented.

9.3 Statement of Cash Flow

(US\$, in millions)	Stat	tement of	f Cash Fl	ow
	2023	2024	2025	2026
Net Income (Loss)	-\$0.5	-\$0.8	\$0.5	\$2.2
Depreciation	0.0	0.7	0.7	1.0
Change in current assets and liabilities	0.0	-0.2	0.0	-0.1
Net cash provided by operating activities	-0.5	-0.3	1.2	3.2
Capital Expenditures	0.0	-8.4	0.0	-5.6
Net cash used by investing activities	0.0	-8.4	0.0	-5.6
Borrowings (repayments) of debt, net	11.0	0.0	0.0	0.0
Net cash provided (used) by financing activities	11.0	0.0	0.0	0.0
Net Increase (Decrease) in Cash	10.5	-8.7	1.2	-2.4
Beginning Cash	0.0	10.5	1.8	3.0
Ending Cash	\$10.5	\$1.8	\$3.0	\$0.6

Statement of Cash Flow Commentary

The applicant's statement of cash flow report is presented above, noting the following. Net income and depreciation were derived from the profit and loss report. The remaining operating cash flows were calculated based on the balance sheet changes. The capital expenditures and debt activity were calculated from the discussion above.

Exhibit 10 – Tax Plan

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

Verification Date

The applicant's cfo and the finance director have worked extensively together leading the taxation efforts of an integrated medical cannabis operator. This included the timely and compliant submission of taxes for sales and use, excise, business license, property, state and federal income, and payroll. Based on this experience we have designed a tax plan to ensure compliance with all applicable tax laws including those levied by Chapter 2A of Title 20, Code of Alabama 1975. The payment of taxes to each local, state, and federal entity will be conducted via electronic payment through the company's banking accounts. The following represent the identification of applicable taxes and plan to ensure compliance with all aspects of the proposed company's taxation.

- Medical Cannabis Gross Proceeds Tax
 - The dispensing director will incorporate the 9% tax on the gross proceeds of medical cannabis sales into the point-of-sale system to ensure every dispensing transaction appropriately allocates the taxable portion to be collected and remitted in accordance with Article 1, commencing with Section 40-23-1, of Chapter 23 of Title 40.
 - On a monthly basis, the finance director will prepare the monthly return to report the total tax and submit for payment. As part of the return, the finance director will reconcile the tax collected to the tax owed to ensure the point-of-sale is accurately charging the tax and on the appropriate basis. The cfo will perform a review of the return to ensure it has been accurately prepared and submitted.
- Annual Privilege Tax
 - The finance director will calculate the net worth for purposes of determining this tax as of the date the company receives a license.
 - In subsequent years, the net worth will be calculated as of January 1 as required by law.
 - The net worth of the company will be determined by apportioning the taxpayer's net worth computed under Section 40-14A-23, in the same manner as prescribed for apportioning income during the determination period for purposes of the income tax levied by Chapter 18 of Title 40, or the manner in

which the income would be apportioned if the taxpayer were subject to the income tax.

- The amount of tax due shall be computed in the same manner and at the same rate of tax as prescribed in Section 40-14A-22, for purposes of determining the annual privilege tax levied by Chapter 14A of Title 40.
- The annual return will be filed by the finance director no later than the corresponding federal income tax return, as required to be filed under federal law. In the case of the initial return, the annual return will be due no later than two and one-half months after the company becomes licensed to do business, or commences business, in Alabama.
- Property Taxes
 - The company will comply with all applicable property tax regulations in Alabama and will accurately calculate and remit the property taxes owed on its real and personal property.
 - The finance director will prepare the proper documentation and calculation of property tax liabilities. The cfo will review any calculations before the tax is submitted.
 - The finance director will regularly review property tax assessments and payments to ensure accuracy and compliance with state regulations.
 - A system to track and record property tax payments will be implemented and maintained by the finance director.
- Sales and Use Taxes
 - The company will comply with all applicable sales and use tax regulations in Alabama, including paying careful attention to use tax to ensure all taxable purchases of the company are appropriately and accurately taxed.
 - The finance director will prepare the proper documentation and tracking of transactions to determine the amount of sales and use tax owed.
 - Implementation of a system to track and record sales and use tax payments.
 - A system to track and record sales and use tax payments will be implemented and maintained by the finance director.

- State and Federal Income Taxes
 - The company will comply with all applicable state and federal income tax regulations and will accurately calculate and remit the state and federal income taxes owed.
 - The cfo and finance director will perform an initial federal and state income tax strategy for the company. Annually, the tax strategy will be reviewed for changes in tax law and the business.
 - The federal returns will be prepared based on the cfo and finance director's experience applying IRS Section 280e, which essentially disallows the deduction of any business expenses that do not directly support the cultivation and manufacturing of medical cannabis products. Based on our experience preparing taxes for an integrated medical cannabis operation, which included a defense of an IRS audit primarily focused on Section 280e, we do not expect to be able to deduct indirect expenses (or in other words any expense except cost of goods sold) for purposes of determining our income tax expense. This will be reassessed on an ongoing basis as case law becomes updated and other potential changes in the tax law including the potential passing of the SAFE Bank Act or similar at the federal level.
 - As part of the preparation of the state and federal income tax returns, the finance director will review the company's financial statements, contracts, general ledger, and other relevant documentation to determine which expenses are considered direct vs. indirect in determining deductibility for tax purposes.
 - The finance director will prepare projections for purposes of determining the tax liability. As necessary, the company will remit quarterly tax payments to ensure no penalties and interest are accrued as to the underpayment of annual tax due.
 - The finance director and cfo will determine the need to involve a tax specialist to assist in preparing the return or for consultation purposes to address complex tax matters.
 - The cfo will review and approve the tax returns prior to filing to ensure that all information is accurate and complete and that all relevant tax laws and regulations have been considered.

- The finance director will ensure that all state and federal tax returns are filed on time to avoid penalties and interest charges for late filing.
- Other Taxes
 - The accurate calculation and submission of payroll taxes will be the responsibility of the hr director who has extensive experience performing payroll and tax submissions for both cannabis and non-cannabis companies in multiples states. The finance director will perform a detailed review of every payroll submission to ensure the accuracy and completeness of payroll taxes.
 - The finance director will perform regular research and analysis of any other taxes that may be applicable to the company and will implement systems and processes to track and record any other tax payments owed.
- Recordkeeping
 - The finance director will maintain accurate and complete records of all transactions related to the collection and remittance of taxes, including invoices, receipts, and bank statements.
 - The records will be kept for a minimum of seven years and will be made available for review by tax authorities.

Exhibit 11 – Business Formation Documents

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

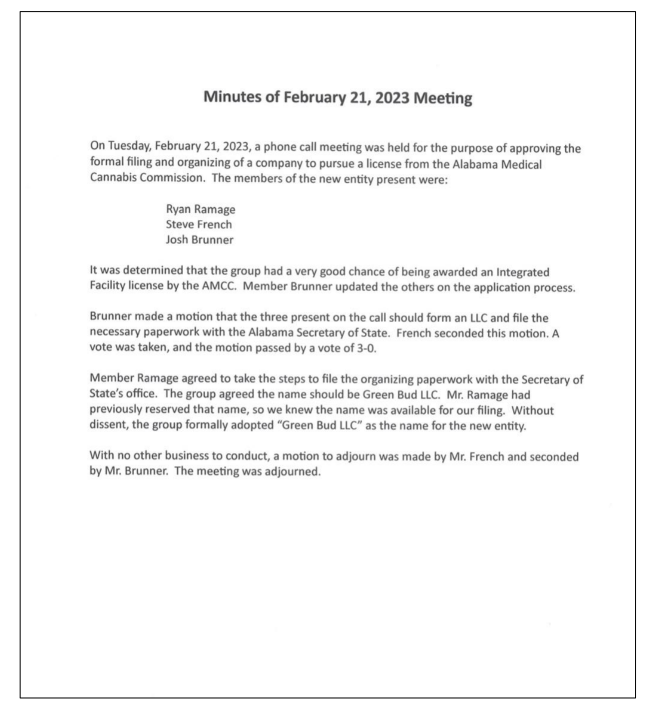
Title of Verifying Individual

3/2/23

Verification Date

The applicant has formed Green Bud, LLC as an entity for the purposes of applying for an integrated facility medical cannabis license through the Alabama Medical Cannabis Commission. We have provided the following to evidence the formation and agreements that have been made as of the date of filing the final application.





Minutes of February 24, 2023 Meeting

On Firday, February 24, 2023, the members of Green Bud LLC held a meeting via phone call. The members of the new entity present on the call were:

Josh Brunner Ryan Ramage Steve French

Member French commented that the previous meeting's minutes had been distributed and needed to be approved. Member Brunner move to approve the minutes as distributed; Member Ramage seconded. The minutes of the 2/21/23 meeting were approved 3-0.

Brunner gave a brief update to the others on the application process.

Member Ramage informed the group that he had filed the necessary paperwork on behalf of the members and that Green Bud LLC was a company recognized and authorized to conduct business by the Alabama Secretary of State's office.

In pursuit of its intended business endeavor, Ramage noted that the LLC would need to admit new members should Green Bud LLC succeed in being awarded an Integrated Facilities license by the Alabama Medical Cannabis Commission. It was agreed that the nominations of new members and the weighted membership rights would be bestowed upon approval of the original members. The approval would be determined by majority vote. Mr. French noted that the new members' interest would be premature until such a license was awarded. Therefore, French moved that each original member should confer with each other, and each member should recommend members whose inclusion would make significant contributions to the success of the medical cannabis business. Mr. Brunner seconded this motion and the vote in favor of this motion passed by a 3-0 vote.

With no other business to conduct, a motion to adjourn was made by Mr. French and seconded by Mr. Ramage. The meeting was adjourned.

With my signature, I concur that these minutes reflect accurately the business of Green Bud LLC:

Ryan Ramage

Josh Brunner

Steve French

Minutes of March 1, 2023 Meeting

On Wednesday, March 1, 2023, the members of Green Bud LLC held a meeting via phone call. The members of the new entity present on the call were:

Josh Brunner Ryan Ramage Steve French

Member Ramage noted that the previous meeting's minutes had been distributed and needed to be approved. Member French move to approve the minutes as distributed; Member Ramage seconded. The minutes of the 2/24/23 meeting were approved 3-0.

Brunner made the following recommendation as to how the membership rights might breakdown and he verbally explained the role of each of the individuals he wanted to nominate. Josh then submitted the following screenshot for the benefit of Members Ramage and French:

	horticulture	minority	alabamian
	64%	51%	519
	Equity		
William	21%		
Ashley	4%		
Bronson	2%		
Chanae	2%		
Chris	2%		
Crystal	5%		
Julieanne	2%		
Monica	4%		
Terrence	4%		
Carmen	5%		
Zachary	5%		
Josh	14%		
Steve	5%		
French	5%		
AMAC	15%		
Funder	5%		
	100%		

Ramage asked Brunner to provide full names at the future meeting when prospective members would be voted on for admission to Green Bud LLC. Brunner agreed to provide those details ahead of time.

A motion was made by French and seconded by Ramage to use the allocation recommended by Mr. Brunner for the completion of the application, whenever required to so do by the Alabama Medical Cannabis Commission in their application process. The vote to approve this allocation recommendation as part of Green Bud LLC's formal application was approved 3-0.

Brunner then gave a detailed update to the others on the application process that is to be filed 3/2/23. Brunner identified the details that still needed to be completely addressed and he suggested that each member attack certain areas so the application could be completed and filed on time. French and Ramage agreed to do their parts.

Given that the time was near for the submission deadline and with no other business to address, a motion to adjourn was made by Mr. Brunner and seconded by Mr. Ramage.

The meeting was adjourned.

With my signature, I concur that these minutes reflect accurately the business of Green Bud LLC:

m

Ryan Ramage

Josh Brunner

Steve French

Formation Documents for Green Bud, LLC

STATE OF ALABAMA

DOMESTIC LIMITED LIABILITY COMPANY (LLC) CERTIFICATE OF FORMATION

PURPOSE: In order to form a Limited Liability Company (LLC) under Section 10A-5A-2.01 of the <u>Code of Alabama</u> <u>1975</u>, this Certificate of Formation and the appropriate filing fees must be filed with the Office of the Secretary of State. **The information required in this form is required by Title 10A**.

- The name of the limited liability company (must contain the words "Limited Liability Company" or the abbreviation "L.L.C." or "LLC," and comply with <u>Code of Alabama</u>, Section 10A-1-5.06. You may use Professional or Series before Limited Liability Company or LLC (or PLLC or SLLC) if they apply: Green Bud LLC
- 2. A copy of the Name Reservation Certificate from the Office of the Secretary of State must be attached.
- 3. The name of the registered agent (only one agent): Ryan T Ramage Ramage

Street (no PO Boxes) address of registered office (must be located in Alabama):

4956 Valleydale Road, Suite 103 Birmingham, AL 35242

*COUNTY of above address: SHELBY

Mailing address in Alabama of registered office (if different from street address): ____

4. The undersigned certify that there is at least one member of the limited liability company.

		(For SOS	Office Use Only)
		Sec. 001-064 Date Time File County	02/22/2023 16:23:00 \$100.00 \$100.00
LLC Cert of Formation - 11/2021 Pag	e 1 of 2	Total	\$200.00

Check <u>only</u> if the type applies to the Li	mited Liability Company being formed:
O Series LLC complying with Title	10A, Chapter 5A, Article 11
O Professional LLC complying with	Title 10A, Chapter 5A, Article 8
O Non-Profit LLC complying with S	Section 10A-5A-1.04(c)
of State, Business Services Division of this filing complying with Section 10A The undersigned specify / 22 office of the Secretary of State, but no	any is effective immediately on the date received by the office of the Secretary or at the delayed filing date (cannot be prior to the filing date) specified in 1-4.12 2 / 2023 as the effective date (must be on or after the date filed in the later than the 90th day after the date this instrument was signed) and the time or O PM. (cannot be noon or midnight – 12:00)
Attached are any other matters the attachments with the filing).	e members determine to include herein (if this item is checked there must be
2 / 22 / 2023	Ryan Ramage
Date (MM/DD/YYYY)	Signature as required by 10A-5A-2.04
	Member
*County of Registered Agent is requested i	n order to determine distribution of County filing fees.
*County of Registered Agent is requested i	n order to determine distribution of County filing fees.

Wes Allen Secretary of State	P.O. Box 5616 Montgomery, AL 36103-5616
STATE	OF ALABAMA
	ary of State of Alabama, having custody of the pal Seal of said State, do hereby certify that
1975, and upon an ex	ons of Title 10A, Chapter 1, Article 5, Code of Alabama amination of the entity records on file in this office, the ving entity name is reserved as available:
	Green Bud LLC
Valleydale Road, Sui	ion is for the exclusive use of Alex McWilliams, 4956 te 103, Birmingham, AL 35242 for a period of one year tember 20, 2022 and expiring December 20, 2023
ABAMA ALANA	In Testimony Whereof, I have hereunto set my hand and affixed the Great Seal of the State, at the Capitol, in the city of Montgomery, on this day. December 20, 2022
TROPINS	Date (Der Geb
RES062695	Wes Allen Secretary of State



We strongly recommend you print this page for your records.

Exhibit 12 – Business License and Authorization of Local Authorities

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

3/2/23

Verification Date

12.1 Business licenses

Upon successful licensure as an integrated medical cannabis business through the AMCC, the applicant will register for a business license in each of its proposed jurisdictions.

<u>12.2a – Birmingham Local Jurisdiction Approvals for Proposed Dispensing Site</u>

The City Council of Birmingham, Alabama adopted an ordinance approving the operation of cannabis dispensary operations in said municipality. See attached copy of ordinance (identified as "City Ordinance Approving Cannabis Dispensary Operations – Attachment to Exhibit 12, Section 12.2a"). The applicant has also included a certified copy of the zoning ordinance to demonstrate that the applicant is permitted to operate the proposed facility at the proposed location (identified as "Zoning Ordinance – Attachment to Exhibit 12, Section 12.2a").

12.2b - Gadsden Local Jurisdiction Approvals for Proposed Dispensing Site

The City Council of Gadsden, Alabama adopted an ordinance approving the operation of cannabis dispensary operations in said municipality. See attached copy of ordinance (identified as "City Ordinance Approving Cannabis Dispensary Operations – Attachment to Exhibit 12, Section 12.2b"). The applicant has also included a certified copy of the zoning ordinance to demonstrate that the applicant is permitted to operate the proposed facility at the proposed location (identified as "Zoning Ordinance – Attachment to Exhibit 12, Section 12.2b").

<u>12.2c – Montgomery Local Jurisdiction Approvals for Proposed Dispensing Site</u>

The City Council of Montgomery, Alabama adopted an ordinance approving the operation of cannabis dispensary operations in said municipality. See attached copy of ordinance (identified as "City Ordinance Approving Cannabis Dispensary Operations – Attachment to Exhibit 12, Section 12.2c"). Based on Ordinance 63-2021 in the Montgomery planning and zoning meeting, no specific zoning requirements were set forth for future medical cannabis dispensaries. With the property already zoned for retail use, no additional zoning requirements are needed. The company will be required to purchase a business license upon receipt of the integrated license and subject to any individual requirements set forth by the city for operation.

12.2d - Opelika Local Jurisdiction Approvals for Proposed Dispensing Site

The City of Opelika, Alabama adopted an ordinance approving the operation of cannabis dispensary operations in said municipality. See attached copy of ordinance (identified as "City Ordinance Approving Cannabis Dispensary Operations – Attachment to Exhibit 12, Section 12.2d"). The applicant has included a certified copy of the zoning ordinance to demonstrate that the applicant is permitted to operate the proposed facility at the proposed location (identified as "Zoning Ordinance – Attachment to Exhibit 12, Section 12.2d").

<u>12.2e – Troy Local Jurisdiction Approvals for Proposed Dispensing Site</u>

The City Council of Troy, Alabama adopted an ordinance approving the operation of cannabis dispensary operations in said municipality. See attached copy of ordinance (identified as "City Ordinance Approving Cannabis Dispensary Operations – Attachment to Exhibit 12, Section 12.2e"). At the February 15th City Council Meeting in Troy, the City Council unanimously approved the resolution to amend the city ordinance for medical cannabis dispensaries in zones C4 commercial districts and M1 & M2 in industrial districts. The proposed site for Green Bud is in a retail center zoned C4 therefore requiring no additional action other than a business license upon receipt of the license.

<u>12.2f – St. Clair County and Pell City Local Jurisdiction Approvals for Cultivation and</u> <u>Processing Facility</u>

Per the August 26, 2016 zoning rules and regulations, St. Clair County does not have zoning rules and does not require a building permit in the unincorporated parts of the county. The location the grow facility will be in unincorporated St. Clair County and therefore will not require any zoning or local approval based on the attached letter (identified as "St. Clair County Commission Zoning Letter – Attachment to Exhibit 12, Section 12.2f").

Attachments to Exhibit 12

City Ordinance Approving Cannabis Dispensary Operations – Attachment to Exhibit

12, Section 12.2a

		Oc04oca28jb.c
	RECOMMENDED BY:	THE MAYOR AND THE PUBLIC SAFETY COMMITTE
	SUBMITTED BY:	THE CITY ATTORNEY
	ORDINANCE NO). <u>22-142</u>
DISPENSARIES WIT		ERATION OF MEDICAL CANNABI AITS OF THE CITY OF BIRMINGHAM
§ 20-2A-1, et seq. (the	Act), authorizes the cultivation	ompassion Act, codified at Ala. Code, 1973, processing, and sales of cannabis product condition and a valid medical cannabis card
that ensure safety, secu the health, safety, and	rity, and integrity of the operati security of the public, thus he	edical Cannabis Commission to adopt rule on of medical cannabis facilities and protec eavily regulating all aspects of the medica (See §§ 20-2A-50 – 20-2A-68, Code of
	1975, § 20-2A-53 on August	Commission published its rules adopte 31, 2022, and will accept applications from
	e Commission will deem appli	cations complete and submitted on or about
comments from the p	vill open a public comment pe ublic on all pending applicati	riod on or about April 14, 2023 to accept
comments from the p Commission's discretion	will open a public comment pe- ublic on all pending application, before the issuance of license	riod on or about April 14, 2023 to accept ons and may set a public hearing, at the es on or after July 10, 2023; and,
comments from the p Commission's discretion WHEREAS, the is limited as follows:	vill open a public comment pe ublic on all pending applicati in, before the issuance of license e number of licenses for dispens ties – up to 5 licenses; each licen	riod on or about April 14, 2023 to accept ons and may set a public hearing, at the es on or after July 10, 2023; and,
comments from the p Commission's discretion WHEREAS, th is limited as follows: Integrated Facilia located in separa	vill open a public comment per ublic on all pending applicati in, before the issuance of license e number of licenses for dispens ties – up to 5 licenses; each licen ate counties to 4 licenses; each licensee auth	ary facilities to be issued by the Commission

City Ordinance Approving Cannabis Dispensary Operations – Attachment to Exhibit 12, Section 12.2a continued

WHEREAS, a dispensary, including a dispensary under an Integrated Facility License may only operate in a municipality if the municipality has passed an ordinance authorizing the operation of dispensaries within the municipality's corporate limits; and

WHEREAS, the health care industry is a highly valued segment of the City of Birmingham's economy and includes world-renown health care resources, including hospitals, clinics, education, and research facilities and the valued professionals and support staff who care for patients from within the state, the nation, and from abroad; and,

WHEREAS, the operation of a medical cannabis dispensary within the corporate limits of the City of Birmingham will further expand opportunities for the City's flourishing health care industry and provide new options to care for patients with qualifying medical conditions; and,

WHEREAS, the operation of a medial cannabis dispensary will provide new economic and employment opportunities and new revenue through business licensing and other taxes; and,

WHEREAS, the Council of the City of Birmingham finds that it is in the best interest of the public health, safety, and welfare to authorize the operation of medical cannabis dispensing facilities within the City of Birmingham, subject to the strict regulation and oversight of the Alabama Medical Cannabis Commission.

NOW THEREFORE, BE IT ORDAINED by the Council of the City of Birmingham as follows:

SECTION 1.

- (a) The operation of medical cannabis dispensaries within the corporate limits of the City of Birmingham is authorized, subject to any applicable zoning restrictions the City may adopt pursuant to <u>Ala. Code, 1975</u>, § 20-2A-51(c)(3).
- (b) The operation of any facility, regardless of type, licensed by the Alabama Medical Cannabis Commission within the City of Birmingham shall comply with the Commission's strict regulation and oversight and shall comply with all laws and ordinances for the operation of a business within the City, including, but not limited to business licensing and other required taxes, and with all applicable ordinances and codes for location, construction, and sanitation of business premises within the City of Birmingham.
- (c) This ordinance shall be interpreted with respect to the Darren Wesley "Ato" Hall Compassion Act, <u>Ala. Code, 1975</u>, § 20-2A-1, et seq. and the rules of the Alabama Medical Cannabis Commission, as either is now or may hereafter be amended.

SECTION 2.

A certified copy of this ordinance shall be submitted within seven days of its adoption to the Alabama Medical Cannabis Commission by the City Clerk, as provided in <u>Ala. Code</u>, <u>1975</u>, § 20-2A-51(c)(2). The City Clerk and the Director of the Department of Innovation and Economic Opportunity may cooperate to ensure and record the submittal of the ordinance.

City Ordinance Approving Cannabis Dispensary Operations – Attachment to Exhibit 12, Section 12.2a continued

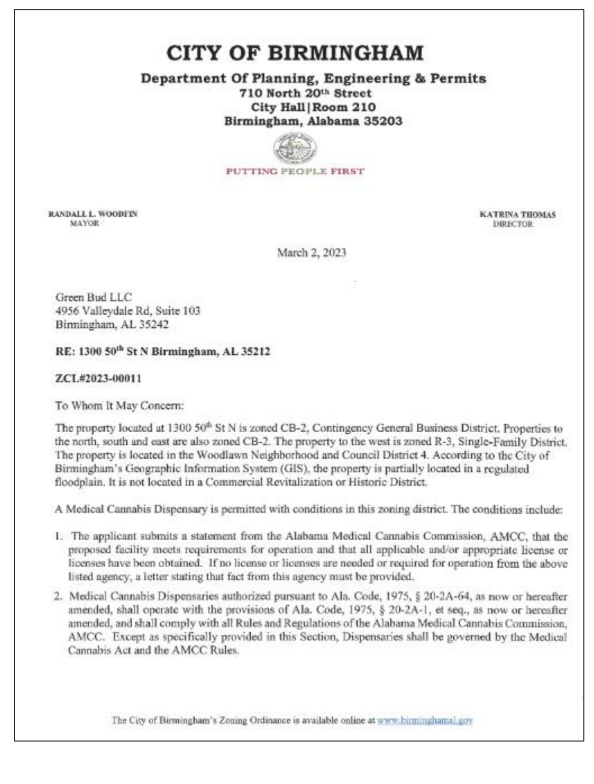
SECTION 3. SEVERABILITY. The provisions of this ordinance are severable. If any part of this ordinance is determined by a court of competent jurisdiction to be invalid, unenforceable or unconstitutional, such determination shall not affect any other part of this ordinance.

SECTION 4. EFFECTIVE DATE. This ordinance shall be effective when published as required by law.

Adopted by the Council October 4, 2022 and Approved by the Mayor October 6, 2022



Zoning Ordinance – Attachment to Exhibit 12, Section 12.2a



Zoning Ordinance - Attachment to Exhibit 12, Section 12.2a continued

This letter is only to confirm zoning information for the location provided in your request but does not verify that the location meets the spacing required for a dispensary. This letter does not approve the use of the medical cannabis dispensary at the above-mentioned address. All medical cannabis related uses in the City of Birmingham must be approved by the Alabama Medical Cannabis Commission and shall comply with the Rules and Regulations of the Alabama Medical Cannabis Commission. Sincerely, hely Deperl Kimberly D. Spoorl Zoning Administrator The City of Birmingham's Zoning Ordinance is available online at www.birminghamal.gov

City Ordinance Approving Cannabis Dispensary Operations – Attachment to Exhibit 12, Section 12.2b

2022/371 ORDINANCE NO. 0-37-22 AUTHORIZING THE OPERATION OF A MEDICAL CANNABIS DISPENSARY WITHIN THE CORPORATE LIMITS OF THE CITY OF GADSDEN, ALABAMA WHEREAS, on May 17, 2021, the Governor for the State of Alabama signed Darren Wesley 'Ato' Hall Compassion Act into law (the "Act"); and WHEREAS, the Act provides for the medical use of marijuana for patients with qualifying medical conditions and a valid medical cannabis card; and WHEREAS, a dispensary may only be operated in a municipality if the municipality has passed a resolution authorizing the operation of dispensaries within the municipality's corporate limits; and WHEREAS, the Act authorizes and requires the Medical Cannabis Commission to heavily regulate dispensary operation, (See §20-2A-50 - §20-2A-68, <u>Code of Alabama</u>), thus addressing any health, safety or welfare concerns for the citizens of the City of Gadsden; and WHEREAS, the location of a dispensary within the corporate limits of the City of Gadsden will bring the potential of new employment opportunities for the citizens of the City of Gadsden; and WHEREAS, a dispensary would be required to purchase a business license and pay sales tax to the City of Gadsden, thus increasing revenue; Now, Therefore, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF GADSDEN, ALABAMA, as follows: 1. The Gadsden City Council does hereby authorize the operation of medical cannabis dispensing sites, cultivators, processors, secure transporters, or integrated facilities licenses within the corporate limits of the City of Gadsden. The City Clerk or designee is hereby directed to forward a copy of this Ordinance to the Alabama Medical Cannabis Commission. 3. This Ordinance shall become effective upon its passage and publication as required by law. I certify that the City Council of the City of Gadsden, Alabama, duly adopted this Ordinance at an open public meeting held on October 11, 2022. termiler Smith Nelson City Clerk alting APPROVED on October 11, 2022 Karman Surton Sherman Guyton, Mayor

Zoning Ordinance - Attachment to Exhibit 12, Section 12.2b

Amending the Z	UNDI	NANC	E NO.	<u>0-49-2</u>	<u>22</u>					
	oning	Ordina	nce to]	Permit	Medic	al Can	nabis			
BE IT ORDAINED B	Y THE	CITY	COU	NCIL	OF TH	HE CI	FY OF	F GAE	SDEN	,
ALABAMA, as follows: Section 1. Section 1:	30-312/	The of t	he Gai	lsden (^r ity Co	vde is	amend	eđ to :	add the	a
following uses as follows:	50-512(iy or u	in Oad		iny co	AC 15	dinciid.		add the	
Under Commercial (Retail Sales)):									
Names, Uses and Conditions	R-1	R-2	R-T	B-1	B-2	B-3	B-4	I-1	I-2	
Medical Cannabis Dispensary: Subject to all Rules and Regulations of the Alabama Medical Cannabis Commission; §20-2A-2, Chapter 8 (current and future amendments)		-	-	R	R	R	R	-	_]
Jnder Industrial: Names, Uses and Conditions	R-1	R-2	R-T	<u>B-1</u>	B-2	B-3	B-4	I-1	I-2	0
Medical Cannabis Secure										
Transporter: Subject to all Rules and Regulations of the Alabama Medical Cannabis Commission; §20-2A-2, Chapter 8 (current and future amendments)	_	-	-	-	R	X	-	R	R	T
Rules and Regulations of the Alabama Medical Cannabis Commission; §20-2A-2, Chapter 8 (current and future	- R-1	- R-2	- R-T	- B-1	R B-2	X B-3	- B-4	R I-1	R I-2	C

Under Manufacturing:										
Names, Uses and Conditions	R-1	R-2	R-T	B-1	B-2	B-3	B-4	I-1	I-2	0
Medical Cannabis Processors: Subject to all Rules and Regulations of the Alabama Medical Cannabis										
Commission; §20-2A-2, Chapter 8 (current and future amendments)	-	_		-	x	x	-	R	R	
Under Other Uses:										
Names, Uses and										
Conditions	R-1	R-2	R-T	B-1	B-2	B-3	B-4	I-1	I-2	0
Medical Cannabis										
Cultivators: Subject to all										
Rules and Regulations of the										1
Alabama Medical Cannabis										
Commission; §20-2A-2,						,	ļ		ļ	
Chapter 5 in conjunction Rules and Regulations of the	,									
Alabama Department of			į				ĺ			
	-	-	-	-	X	X	-	R	R	.
Agriculture found in r.80-14- 1 (current and future amendments) Section 2. The definit add the following definitions: Dispensary means an en Alabama 1975 (as amended), addh Secure Transporter means of Alabama 1975 (as amended), a licensed facility or site to another	tity lic norized s an en suthori	ensed to disp tity lice zed to a	by the ense an ensed by transpo	commi d sell n > the Ca rt cann	Gadsde ission i nedical iommiss	n City under § cannal ion und	§ 20-27 vis at di der § 20	ure ame 4-64, (C spensir 0-2A-6,	nded to Code oj 1g sites. 5, Code	f : e
Integrated Facility means	an enti	ity licer	ised une	ter § 20	0-2A-61	7, Code	of Ala	bama 1	975 (a	\$

Zoning Ordinance – Attachment to Exhibit 12, Section 12.2b continued

Zoning Ordinance - Attachment to Exhibit 12, Section 12.2b continued

Processor means one who is licensed by the Commission under § 20-2A-63, Code of Alabama 1975 (as amended), authorized pursuant to Article 4 of the Act of these Rules to purchase cannabis from a cultivator and extract derivatives from the cannabis to produce a medical cannabis product or products for sale and transfer in packaged and labeled form back to the contracting cultivator, if applicable, or to a dispensary or integrated facility where the packaged and labeled product may be offered for sale at a dispensary site to holders of a valid, unrevoked and unexpired Medical Cannabis Card.

Cultivator means an entity licensed by the Alabama Medical Cannabis Commission (or, as applicable, the Department of Agriculture and Industries) under § 20-2A-62, Code of Alabama 1975 (as amended), to grow cannabis pursuant to Article 4 of the Act.

Section 3. The provisions of this ordinance shall be effective on publication.

<u>Section 4.</u> The sections, subsections, paragraphs, sentences, clauses and phrases of this ordinance are severable. If any section, subsection, paragraph, sentence, clause and phrase of this ordinance is declared unconstitutional or invalid by a valid judgment of a court of competent jurisdiction, such judgment shall not affect the validity of any other section, subsection, paragraph, sentence, clause and phrase of this ordinance. The city council declares that it is its intent that it would have enacted this ordinance without such invalid or unconstitutional provisions.

<u>Section 5.</u> The provisions of this ordinance repeal any prior ordinance or provision of the Gadsden City Code to the extent of any conflict.

I certify that the City Council of the City of Gadsden, Alabama, duly adopted this ordinance at an open meeting held on <u>December 13, 2022</u>.

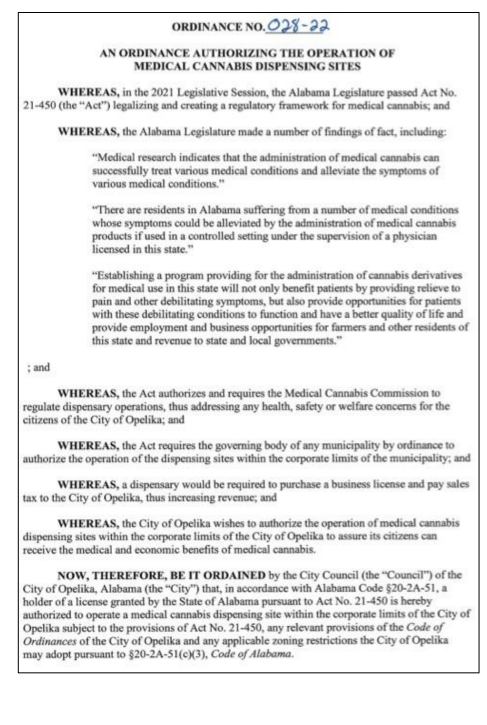
Iva nelson Iva Nelson, City Clerk

APPROVED on December 13, 2022

City Ordinance Approving Cannabis Dispensary Operations – Attachment to Exhibit 12, Section 12.2c

ORDINANCE NO. 63-2021
AUTHORIZING THE OPERATION OF A MEDICAL CANNABIS DISPENSARY WITHIN THE CORPORATE LIMITS OF THE CITY OF MONTGOMERY
WHEREAS, on May 17, 2021, the Governor for the State of Alabama signed Darren Wesley 'Ato' Hall Compassion Act into law (the Act); and
WHEREAS, the Act provides for the medical use of marijuana for patients with a qualifying medical condition and a valid medical cannabis card; and
WHEREAS, a dispensary may only be operated in a municipality if the municipality has passed an ordinance authorizing the operation of dispensaries within the municipality's corporate limits; and
WHEREAS, the Act authorizes and requires the Medical Cannabis Commission to heavily regulates dispensary operation, (See, $\$\$20-2A-50 - 20-2A-68$, <u>Code of Alabama</u>), thus addressing any health, safety or welfare concerns for the citizens of the City of Montgomery; and
WHEREAS, the location of a dispensary within the corporate limits of the City of Montgomery will bring the potential of hundreds of new employment opportunities for the citizens of the City of Montgomery; and
WHEREAS, a dispensary would be required to purchase a business license and pay sales tax to the City of Montgomery, thus increasing revenue.
NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF MONTGOMERY, ALABAMA, that it authorizes the operation of dispensing sites within the corporate limits of the City of Montgomery subject to any applicable zoning restrictions the City of Montgomery may adopt pursuant to §20-2A-51(c)(3).
ADOPTED this the day of December , 2021.
STEVEN L. REED, MAYOR
ATTEST:
Brenda Gale Blalock, CITY CLERK
63-2021

City Ordinance Approving Cannabis Dispensary Operations – Attachment to Exhibit 12, Section 12.2d



City Ordinance Approving Cannabis Dispensary Operations – Attachment to Exhibit 12, Section 12.2d continued

BE IT FURTHER ORDAINED, that any business license or sales tax revenue generated by medical cannabis dispensaries authorized by this Ordinance shall be deposited to the general fund.

BE IT FURTHER ORDAINED, that this Ordinance shall become effective immediately upon its adoption, approval and publication as required by law.

BE IT FURTHER ORDAINED, that the City Clerk of the City of Opelika, Alabama is hereby authorized and directed to cause this Ordinance to be published one (1) time in a newspaper of general circulation published in the City of Opelika, Lee County, Alabama.

ADOPTED AND APPROVED this the 4th day of OCTOBER, 2022.

PRESIDENT OF THE CITY COUNCIL OF THE CITY OF OPELIKA, ALABAMA

ATTEST CITY CLERK

TRANS

MITTED TO MAYOR on this t	ne 5th day of OCTOBER, 2022.
in the roman or on the	, 2022.
	α
	(Jull Astron
	CITY OF DIV
	CITY CLERK

ACTION BY MAYOR

APPROVED this the 54 day of OCTOBER 2022. MAYOR

ull LERK

Zoning Ordinance – Attachment to Exhibit 12, Section 12.2d

ORDINANCE NO. 032-22

AN ORDINANCE TO AMEND THE TEXT OF THE ZONING ORDINANCE OF THE CITY OF OPELIKA AND SPECIFICALLY TO AMEND SECTIONS 2.2, 7.3C AND 7.8 AND ADDING A NEW SECTION 8.28.3 ENTILED "MEDICAL CANNABIS DISPENSARIES" THEREOF

BE IT ORDAINED by the City Council (the "City Council") of the City of Opelika,

Alabama (the "City") as follows:

Section 1. Amendments. That Ordinance 124-91 entitled "Zoning Ordinance of the City of Opelika, Alabama", adopted on September 17, 1991, as amended, is further amended in the following respects:

(a) That Section 2.2 DEFINITIONS" is further amended to add the following definition of "Medical Cannabis Dispensary":

Medical Cannabis Dispensary: An entity licensed by the Alabama Medical Cannabis Commission under § 20-2A-64 or § 20-2A-67, Code of Alabama 1975 (as amended), authorized to dispense and sell medical cannabis at dispensing sites to registered qualified patients and registered caregivers pursuant to Article 4 of the Darren Wesley 'Ato' Hall Compassion Act (Act 21-450). This shall include both independent medical cannabis facility. These regulations shall not apply to the other functions of an integrated medical cannabis facility including cultivation, processing, or secure transportation.

(b) That the matrix of use categories, as provided and set forth in Section 7.3C, is amended to add the category "Medical Cannabis Dispensary" as follows:

Sec. 7.3C Uses

USES	DIS	STRI	CTS													
	R-1	R-1A	R-2	R-3	R-4	R-4M	R-5	R-5M	C-1	C-2	C-3	M-1	M-2	I-1	GC-P	GC-S
COMMERCIAL																
Medical Cannabis Dispensary	N	N	N	N	N	N	Ν	N	С	С	С	С	С	С	С	С

(c) That Subsection 7.8B(3), "VILLAGE COMMERCIAL DISTRICT", is hereby amended to read as follows:

B. Permitted Uses.

3. The following uses are NOT allowed:

Automobile-Related Businesses (auto maintenance, auto repairs, etc.) Automobile Service Automobile Service Stations Carwashes Check Cashing Services Convenience Stores, with or without Gasoline Sales Drive Through Businesses Restaurants—High-Traffic Volume/High Turnover (Fast Food, Take-Out, Delivery) Liquor/Package Stores Pawn Shops Supermarkets Video Rental Stores Medical Cannabis Dispensaries

Zoning Ordinance - Attachment to Exhibit 12, Section 12.2d continued

(d) That a new Section 8.28.3 entitled "MEDICAL CANNABIS DISPENSARJES" is added to read as follows:

SEC. 8.28.3 MEDICAL CANNABIS DISPENSARIES

A. Purpose and Intent

The purpose and intent of this section is to regulate the dispensation of medical cannabis within the City of Opelika. The following regulations are intended to supplement the regulations adopted by the State of Alabama Medical Cannabis Commission to address the health, safety, and welfare concerns for the citizens of the City of Opelika. These regulations shall apply to licensees who have either a standalone Medical Cannabis Dispensary license or the dispensary portion of an Integrated Medical Cannabis Facility license.

B. Use Standards and Dispersal Requirements

 Medical cannabis disponsaries are prohibited unless the proposed use is located more than 2,500 feet from another medical cannabis dispensary. The separation distances shall be measured in a straight hine from property line of the proposed dispensary to the property line of the existing dispensary.

2. Medical cannabis dispensaries are prohibited unless the proposed use is located more than 500 feet from any property used primarily for a single-family residence or property zoned for primarily for residential uses. The following zones are considered residential zones for the purpose of this section: R-1, R-1A, R-2, R-3, R-4, R-4M, R-5, R-5M, VR-1, VR-2, or PRD. The separation distances shall be measured in a straight line from property line of the residential use.

3. If the proposed medical cannabis dispensary meets the criteriain Section 8.28.3 B.1 and B.2, this use is permitted by conditional use permit ("CUP") only.

4. Burglar bars, stocl gates, and steel-roll down doors or shutters are prohibited on the exterior of a structure when visible from any public or private street. Interior security burglar bars, steel gates and roll down doors shall allow 80 percent visibility into the tenant space and shall be fully retractable during business hours of operation.

5. All medical cannabis dispensaries shall be in compliance with all local and state requirements at all times.

Section 2. Severability. If any section, clause, provision or portion of this Ordinance shall be held to be invalid or unconstitutional by any court of competent jurisdiction, said holding shall not effect any other section, clause, provision or portion of this Ordinance which is not in or of itself invalid or unconstitutional.

Section 3. Repeal of Conflicting Ordinances. Any ordinance or part thereof in conflict with provisions of this Ordinance be and the same arc hereby repealed.

Section 4. Effective Date. This Ordinance shall become effective upon its adoption, approval and publication as required by law.

Section 5. Publication. This Ordinance shall be published in a newspaper of general circulation in the City of Opelika, Lee County, Alabama.

Section 6. Codification. Codification of this Ordinance in the Zoning Ordinance of the City of Opelika is hereby authorized and directed.

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Zoning Ordinance - Attachment to Exhibit 12, Section 12.2d continued

ADOPTED AND APPROVED this the 6th day of DECEMBER, 2022.

PRESIDENT OF THE CITY COUNCIL OF THE CITY OF OPELIKA, ALABAMA

ATTEST: CITY CLE

TRANSMITTED TO MAYOR on this the $\underline{1^{\mu_1}}$ day of $\underline{DECEMBER}$, 2022.

CITY CLER

ACTION BY MAYOR APPROVED this the 7¹⁴ day of DECEMBER, 2022.

MAYOF

ATTEST:

CITY

City Ordinance Approving Cannabis Dispensary Operations – Attachment to Exhibit 12, Section 12.2e

WHEREAS, on May 17, 2021, the Governor for the State of Alabama singed the Darren Wesley 'Ato' Hall Compassion Act into law (the Act); and

WHEREAS, the Act provides for the medical use of marijuana for patients with a qualifying medical condition and a valid medical cannabis card; and

WHEREAS, a dispensary may only be operated in a municipality if the municipality has passed an ordinance authorizing the operation of dispensaries within the municipality's corporate limits; and

WHEREAS, the Act authorizes and requires the Medical Cannabis Commission to heavily regulate dispensary operation, (See, §§20-2A-50 – 20-2A-68, Code of Alabama), thus addressing any health, safety or welfare concerns for the citizens of the City of Troy; and

WHEREAS, the location of a dispensary within the corporate limits of the City of Troy will bring the potential of hundreds of new employment opportunities for the citizens of the City of Troy; and

WHEREAS, a dispensary would be required to purchase a business license and pay sales tax to the City of Troy, thus increasing revenue.

NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF TROY, ALABAMA, that it authorizes the operation of dispensing sites within the corporate limits of the City of Troy, subject to any applicable zoning restrictions the City of Troy may adopt pursuant to §20-2A-51(c)(3).

ADOPTED and APPROVED this day of Docen 2022

APPROVED this the day of

Presiding Officer

Mayor leeves.

St. Clair County Commission Zoning Letter - Attachment to Exhibit 12, Section 12.2f

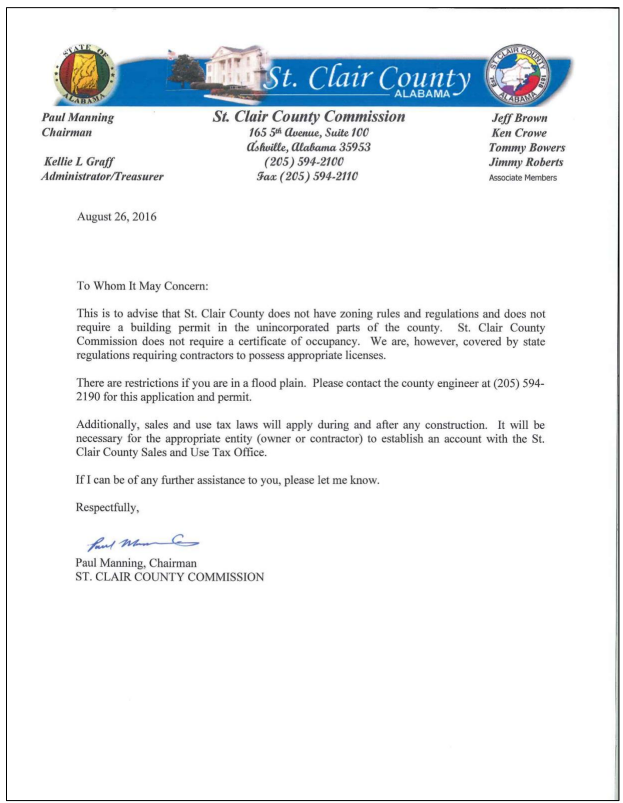


Exhibit 13 – Business Plan

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

3/2/23

Verification Date

13.1 Business Structure and Plan

The applicant's proposed medical cannabis business has been formed as a Limited Liability Company (LLC) as Green Bud, LLC (the "company") under the laws of the state of Alabama. The bylaws of the company have been agreed to and will be carefully written to direct the operations of the business.

13.2 Business Goals

Three-Year Goals

- Hold a top 3 market sales position in each approved format of medical cannabis products manufactured from the company's cultivation and processing facility.
- Hold a top 3 market position in medical cannabis sales transactions and customer retention for the company's network of dispensing sites.
- Contribute a minimum of a) \$1 million in charitable funds and b) 1,000 service hours to the communities where we operate our dispensing sites and cultivation and processing facility; with a focus on minority and underprivileged Alabamians.
- Have the **#1 compliance rate with the lowest number of violations and the smallest amount of fines** in the entire Alabama medical cannabis program.
- Utilize Advisory Board and sub-committees to become Alabama's 'highest value' corporate medical cannabis leader in all the areas we serve.

<u>Five-Year Goals</u>

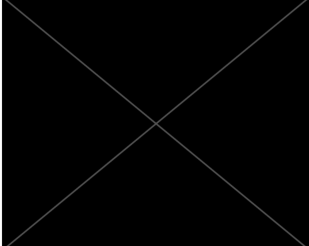
- Hold the #1 market sales position in each approved format of medical cannabis products manufactured from the company's cultivation and processing facility.
- Hold the #1 market position in medical cannabis sales transactions and customer retention for the company's network of dispensing sites.
- Contribute a minimum of a) \$3 million in charitable funds and b) 3,000 service hours to the communities where we operate our dispensing sites and cultivation and processing facility; with a focus on minority and underprivileged Alabamians.
- Maintain the #1 compliance rate with the lowest number of violations and the smallest amount of fines in the entire Alabama medical cannabis program.
- Utilize Advisory Board and sub-committees to maintain Alabama's 'highest value' corporate medical cannabis leader in all the areas we serve.

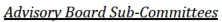
13.3 Organizational Charts

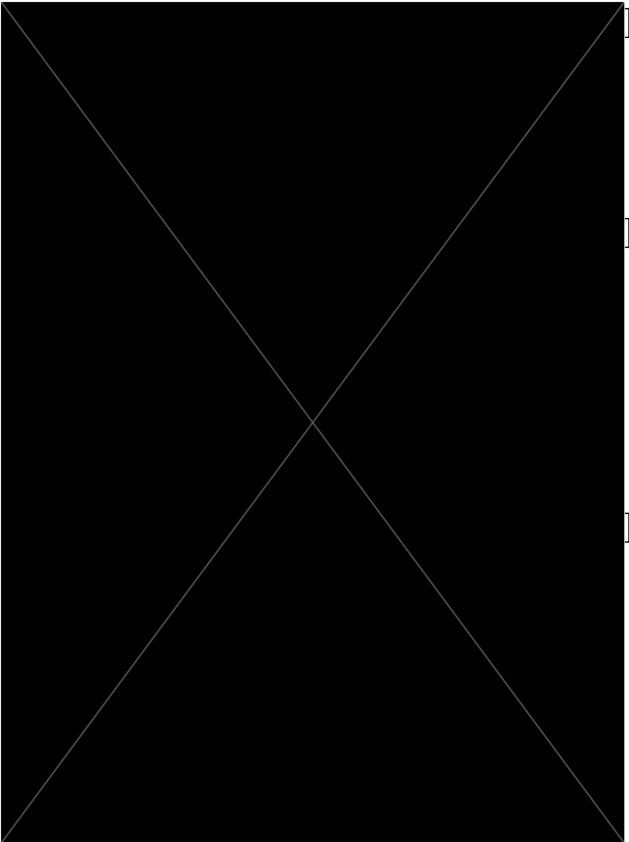
The applicant has designed and assembled a deeply experienced team of business advisors and managers to lead the company as it aims to become a significant contributor to the success of Alabama's new medical cannabis program.

<u>Advisory Board</u>

ResponsibilitiesAdvise the company in key decision- making regarding finance, strategy, construction, compliance, pharmaceuticals, horticulture, realty, funding, and advocacy. Responsible for directing and overseeing the senior management team operating the integrated network of medical cannabis dispensing sites, cultivation & processing activities, and secured transportation.Board Members10	Role	Advise and oversee all activities of the integrated medical cannabis operations.	
		making regarding finance, strategy, construction, compliance, pharmaceuticals, horticulture, realty, funding, and advocacy. Responsible for directing and overseeing the senior management team operating the integrated network of medical cannabis dispensing sites, cultivation & processing activities, and secured	
	Board Members	-	
Location All	Location	All	



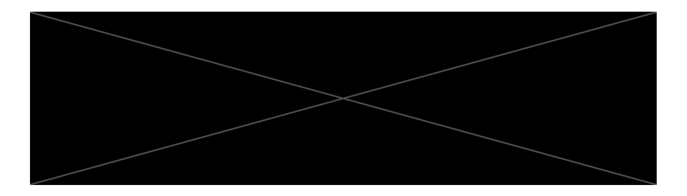




Role	Direct and manage all activities of the	5
	integrated medical cannabis operations.	
Responsibilities	Direct and manage the teams operating	
& Relationships	the integrated network of medical	
	cannabis dispensing sites, cultivation and	
	processing activities, and a secured	
	transportation network. Implementation	
	of strategy, policies and procedures, and	
	overseeing all financial and operational	
	aspects of the business. Manage	UN
	relationships internally with other	
	department directors and the operational	
	team leads and externally with the	
	company's key customers and suppliers.	
Executive	$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times$	1
Leaders	$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!$	
	$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!$	
	$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times$	
Team Members	11 (excluding executive leadership)	
Location	$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!$	

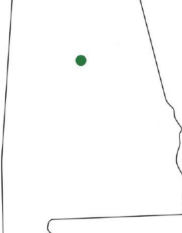
<u>Corporate Team</u>

Corporate Organizational Chart

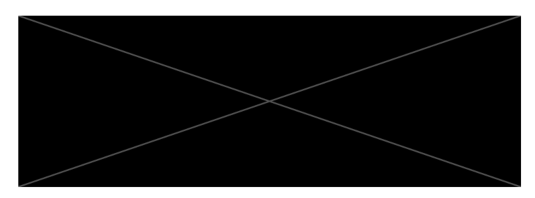


Cultivation & Processing Team

Role	Cultivate and process all of the	
	company's medical cannabis	
	products for distribution to internal	
	and third-party dispensing sites.	
Responsibilities	Responsible for developing,	
& Relationships	implementing, and performing best	
	practices for cultivating and	
	processing medical cannabis	
	products while ensuring compliance	
	with all relevant rules and	
	regulations. Maintain effective	ſ
	working relationships with	
	dispensing, inventory control &	
	compliance, and security teams and	
	partner with senior management for	
	continuous improvements.	
Team Leader	$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!$	
	$\times\!\!\times\!\!\times$	
Team Members	26	
Location	Cultivation and processing facility in	
	\times	

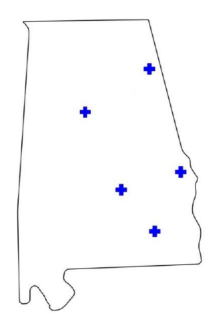


Cultivation & Processing Organizational Chart

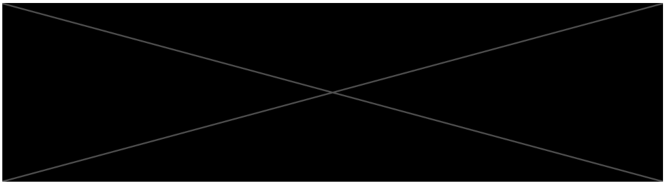


<u>Dispensing Team</u>

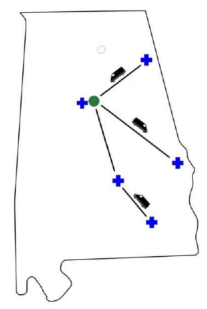
Role	Source and dispense appropriate
	medical cannabis products to
	authorized patients.
Responsibilities	Responsible for delivering
& Relationships	exceptional customer service in
	dispensing medical cannabis
	products to patients while ensuring
	compliance with all relevant rules
	and regulations. Maintain effective
	working relationships with
	cultivation & processing, inventory
	control & compliance, and security
	teams and partner with senior
	management for continuous
	improvements.
Team Leader	$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!$
Team Members	56
Location	Dispensing sites in Birmingham,
	Gadsden, Montgomery, Opelika, and
	Troy.



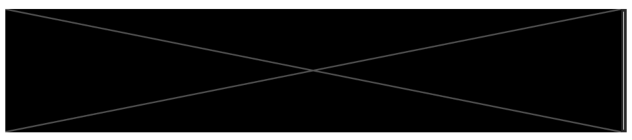
Dispensing Organizational Chart



Role	Secure and protect all company
none	
	personnel, customers, and assets;
	oversee the secured transport
	distribution network
Responsibilities	Responsible for ensuring the entire
& Relationships	integrated operations including
	facilities, employees, and customers
	remain safe and secure; and
	managing the secured transport
	distribution network. Maintain
	effective working relationships with
	cultivation & processing, ICC, and
	dispensing teams and partner with
	senior management.
Team Leader	$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!$
	$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!$
Team Members	22
Location	Cultivation and processing facility in
	serving as hub for the
	secured transport distribution
	network. Dispensing sites in
	Birmingham, Gadsden, Montgomery,
	Opelika, and Troy.



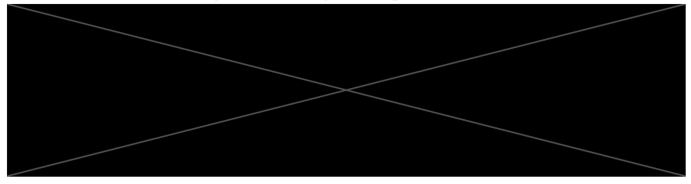
Security & Secured Transportation Organizational Chart



-	
Role	Manage compliance with all
	relevant rules and regulations for
	the integrated operations.
Responsibilities	Responsible for maintaining
& Relationships	compliance with all rules and
	regulations and ensuring inventory
	is accurately reflected in the
	statewide electronic cannabis
	inventory verification system.
	Maintain effective working
	relationships with cultivation &
	processing, dispensing, and security
	teams and partner with senior
	management.
Team Leader	$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!$
	\times
Team Members	11
Location	Cultivation and processing facility in
	Dispensing sites in
	Birmingham, Gadsden, Montgomery,
	Opelika, and Troy.

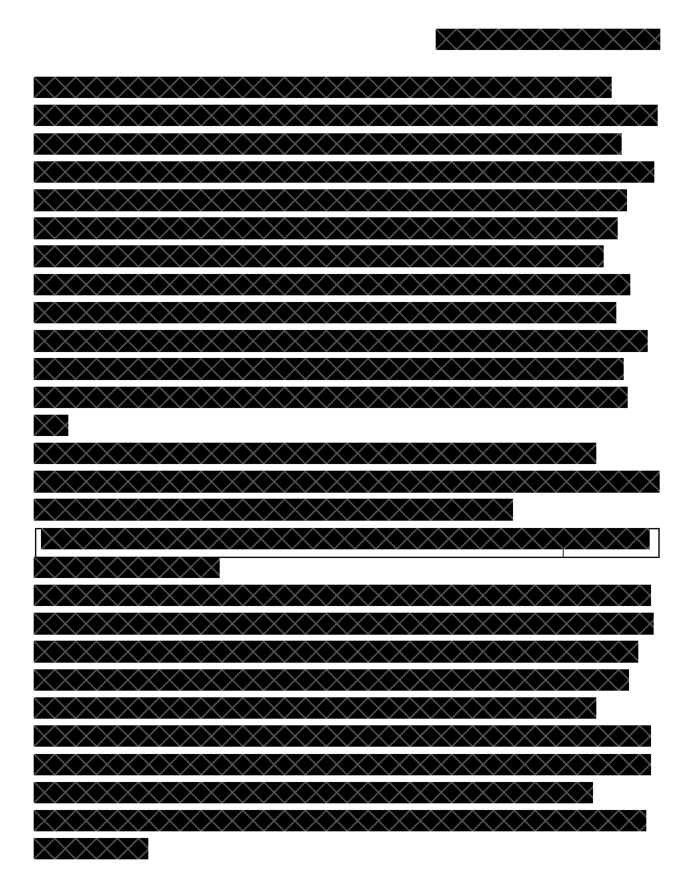
Inventory Control & Compliance Team

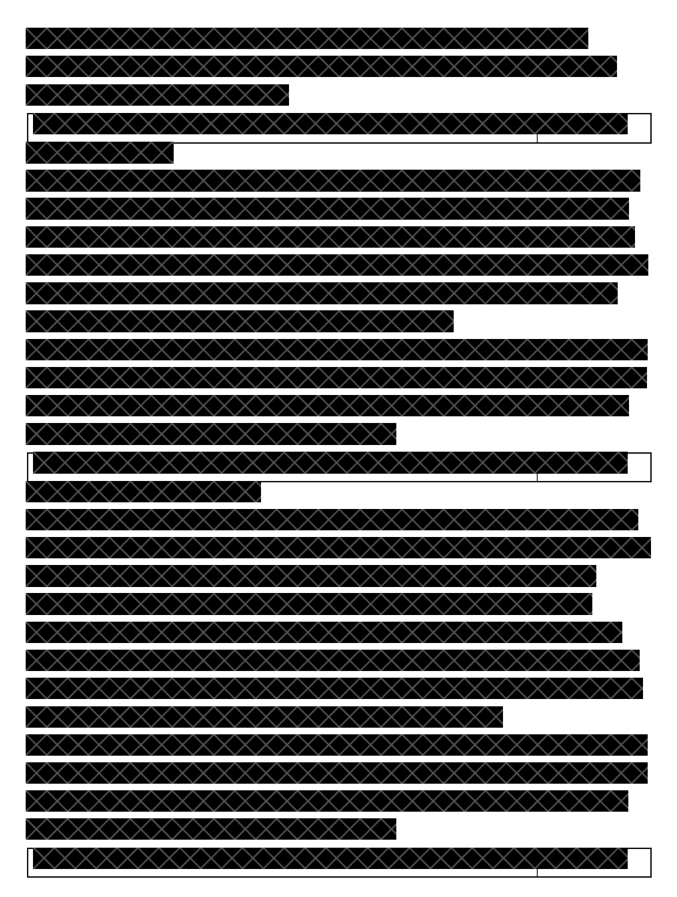
Inventory Control & Compliance Organizational Chart

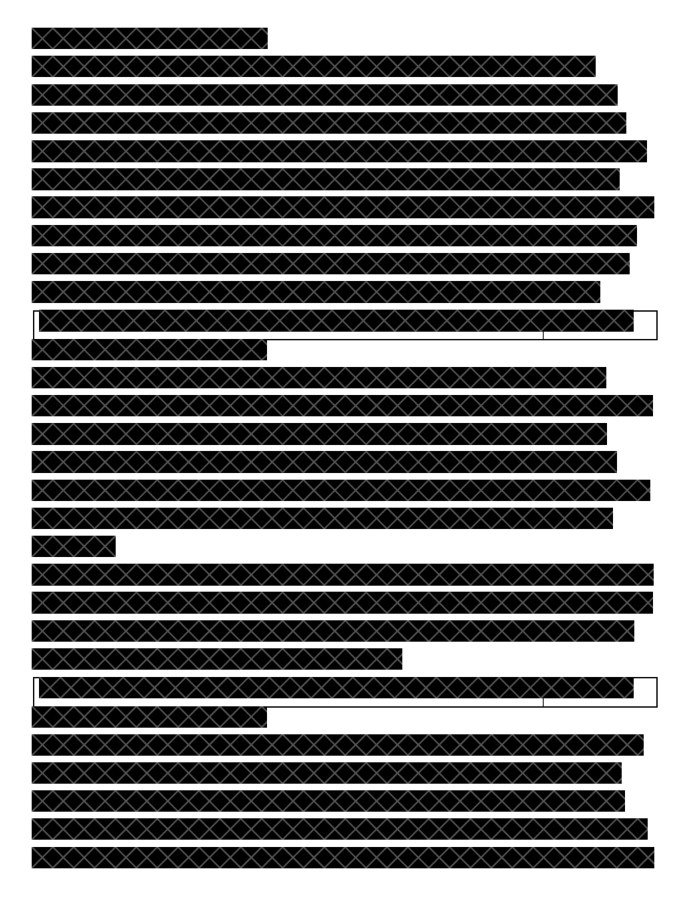


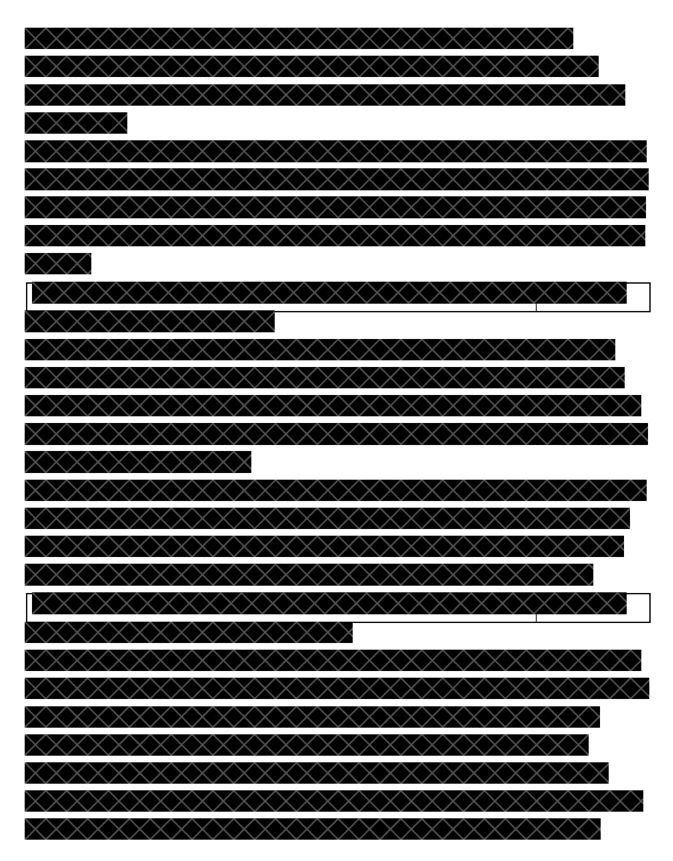


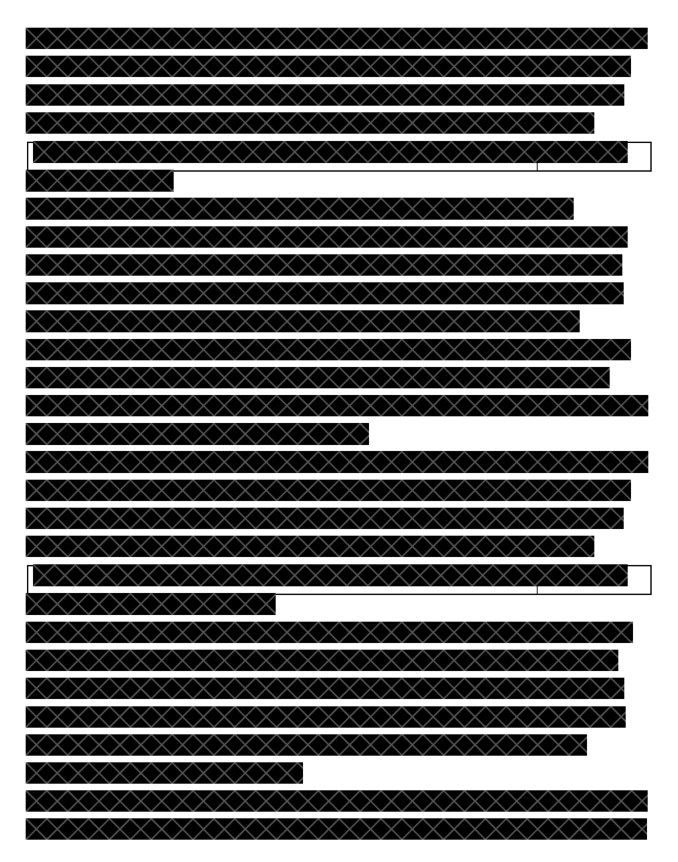
13.4 Job Descriptions - Managerial Positions

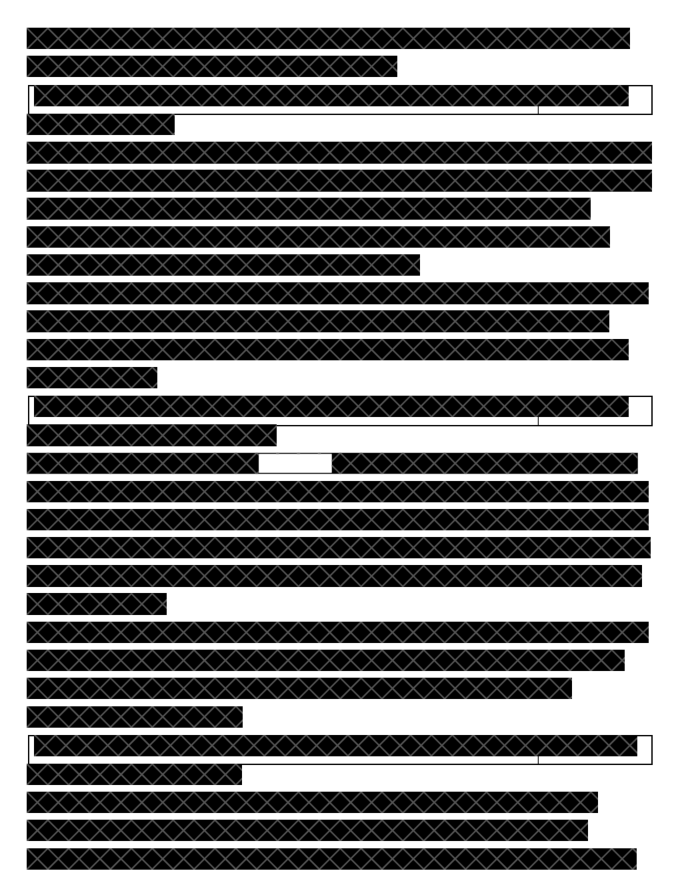


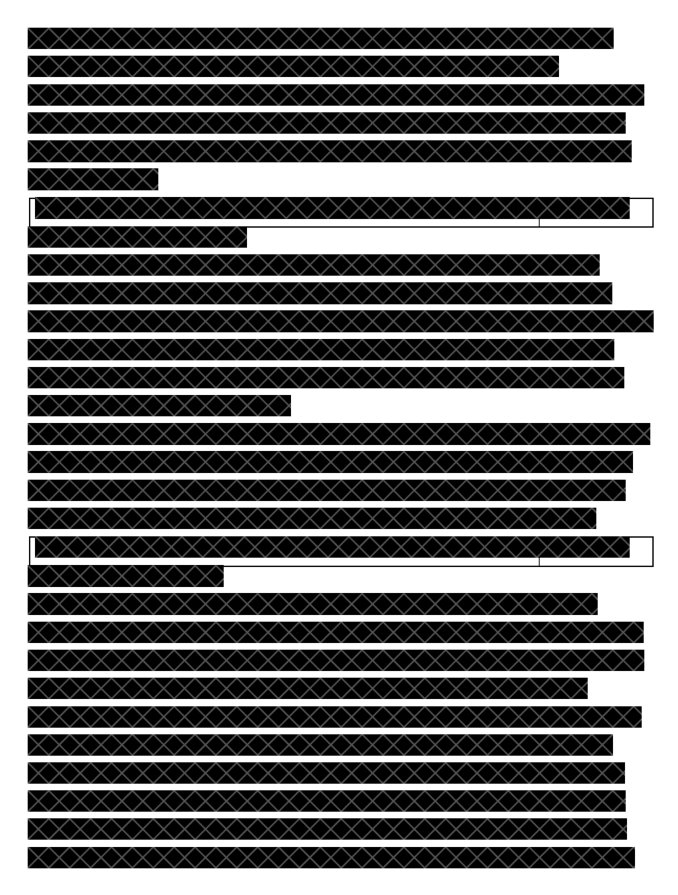


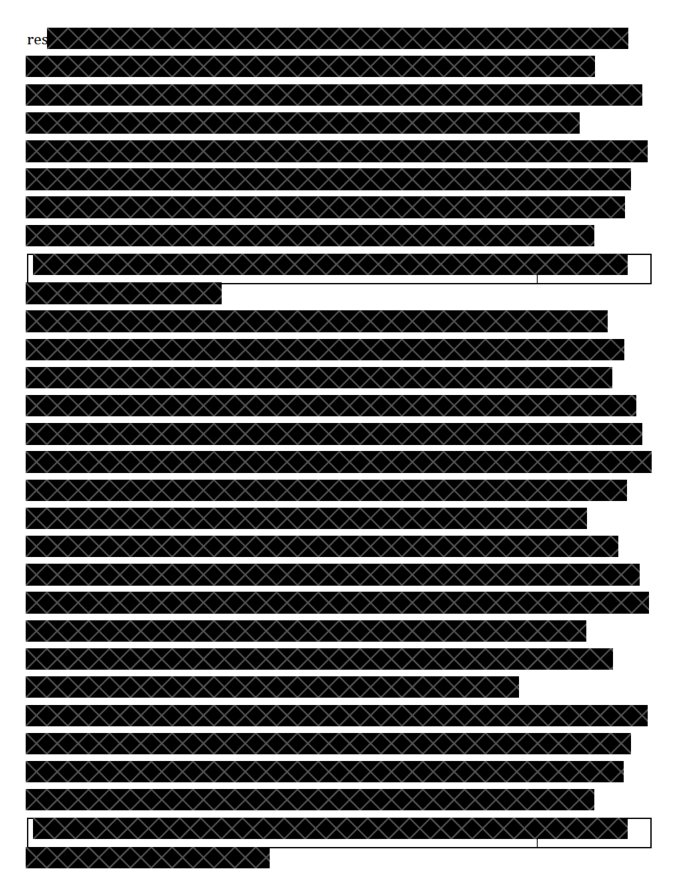


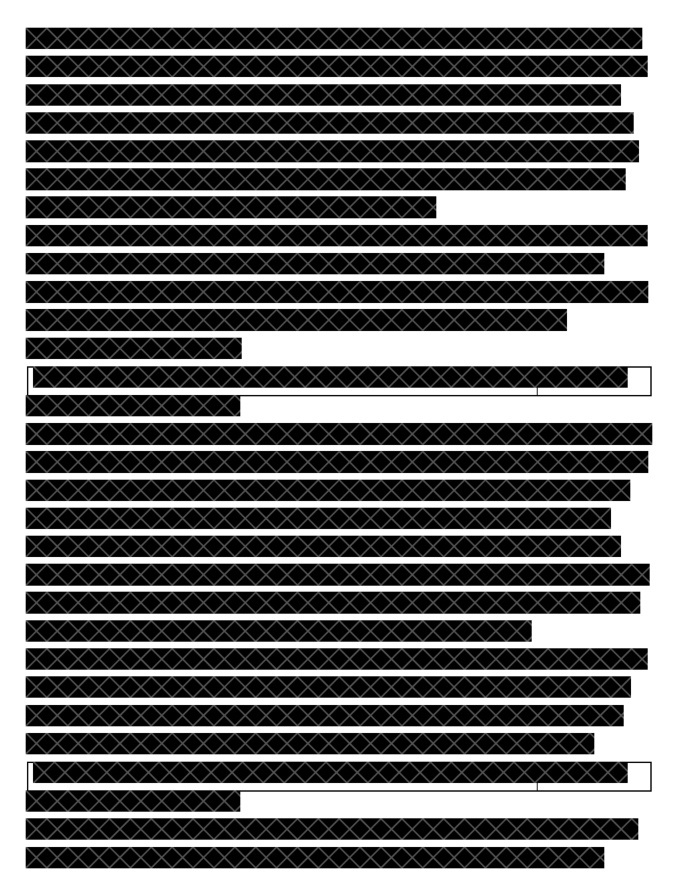


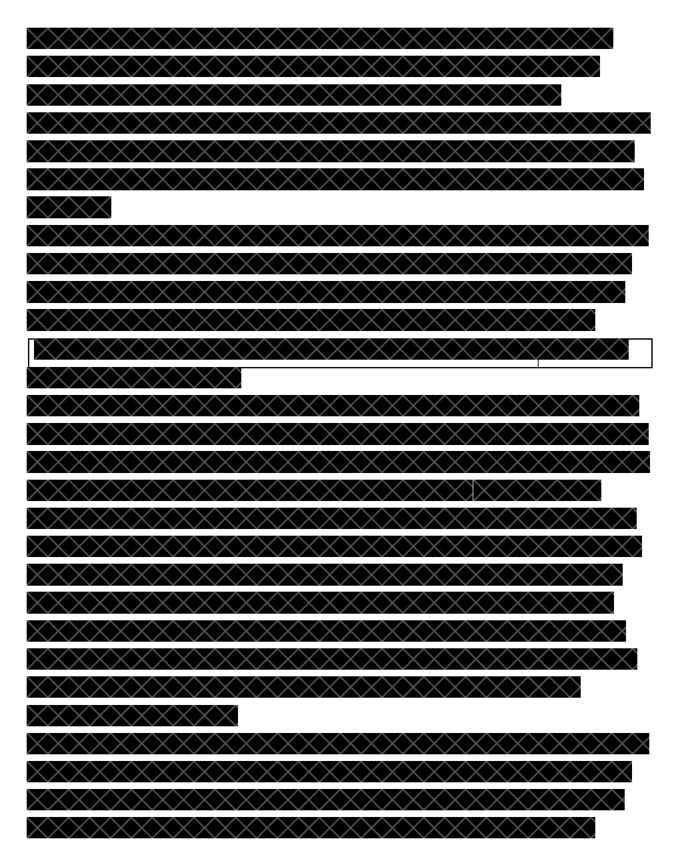


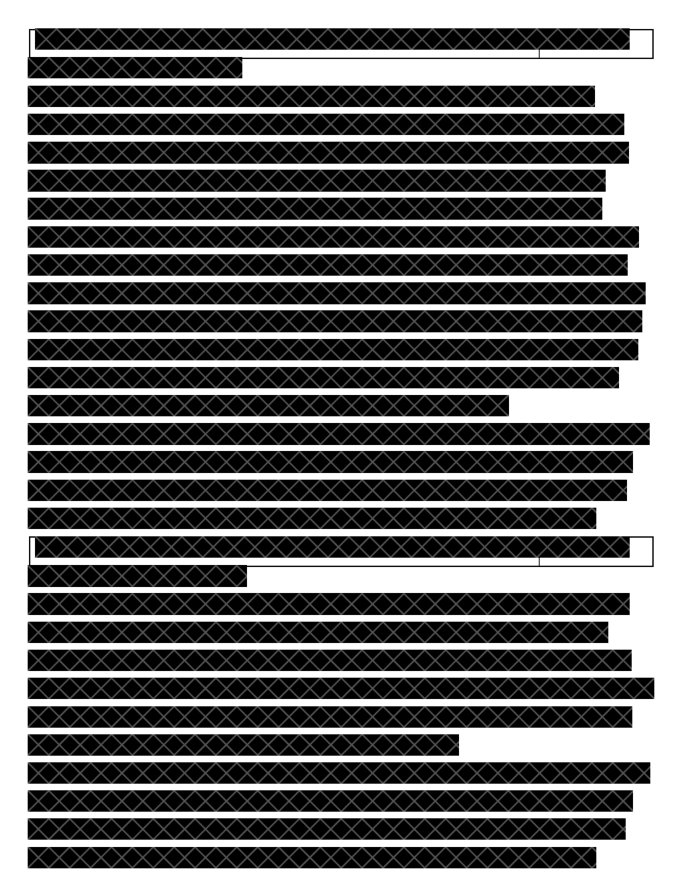


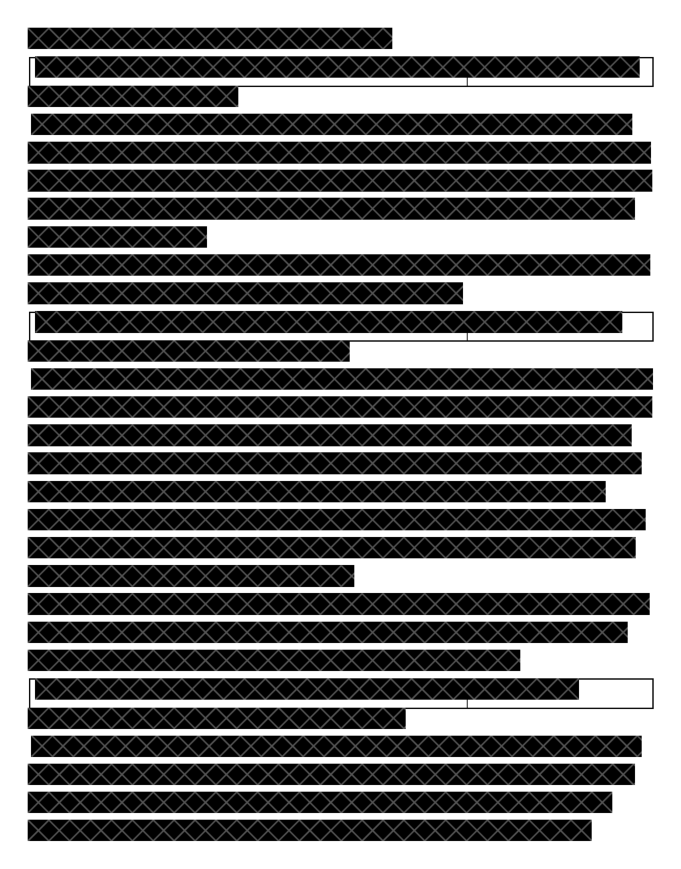


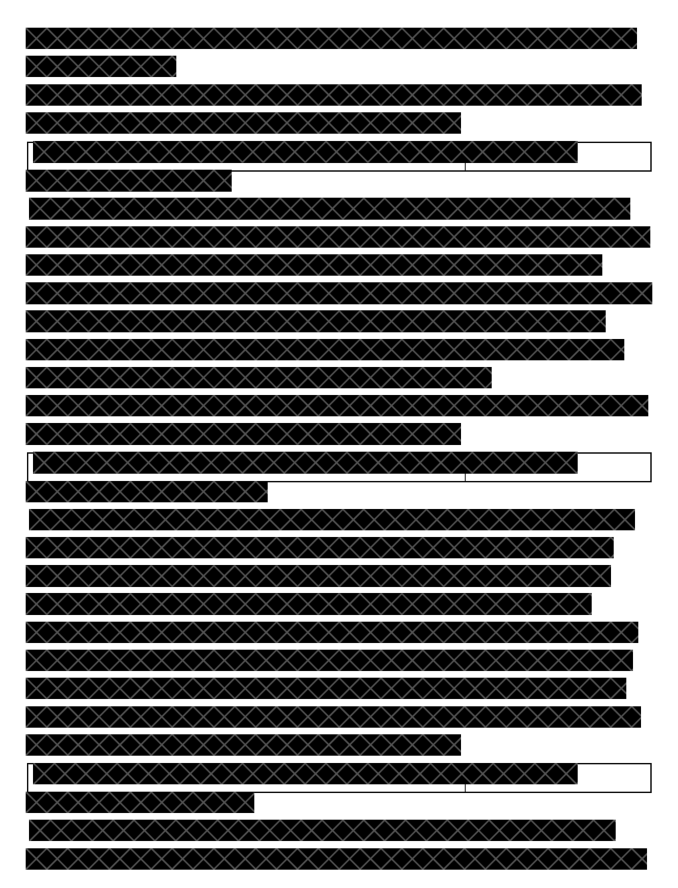


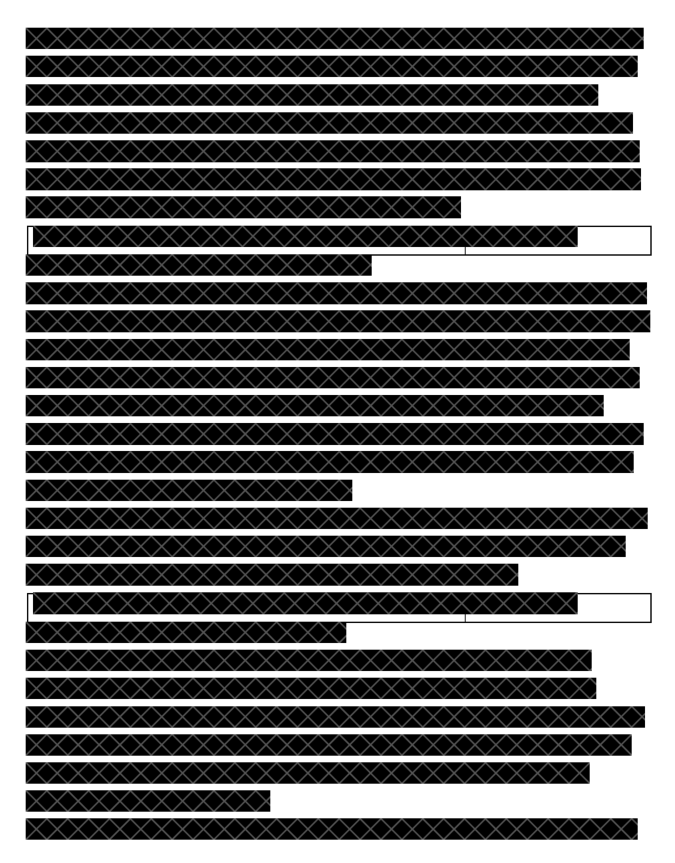


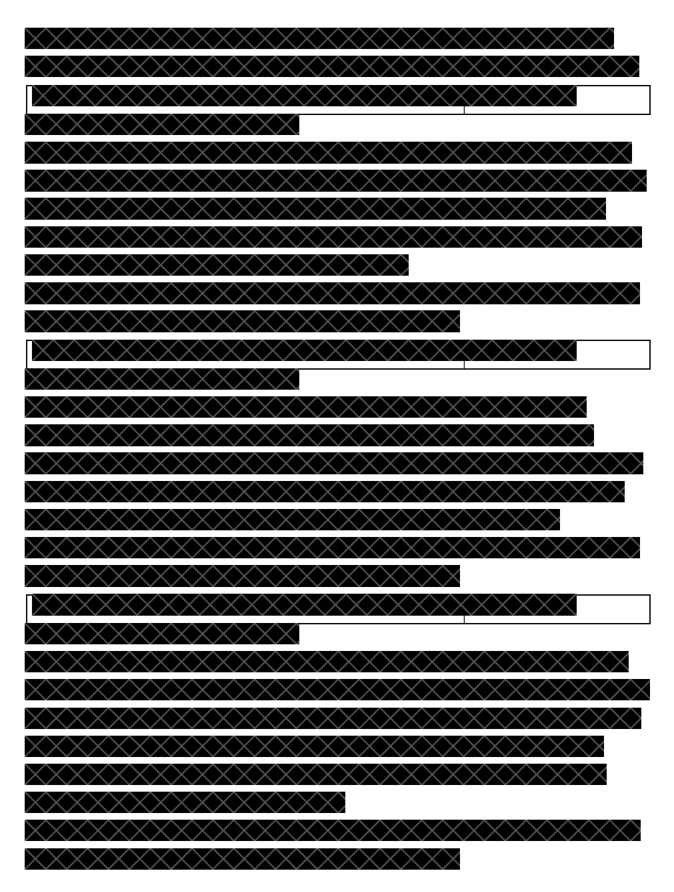












13.6 Executive Summary

Mission Statement

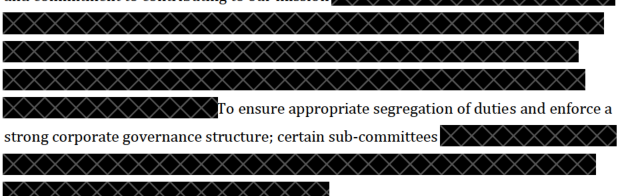
Our mission is to provide safe and effective medical cannabis products to authorized Alabama patients and caregivers, while upholding the highest standards of professionalism and quality. We believe in the vast medical and therapeutical benefits of cannabis and are committed to educating and supporting our employees, patients, and the Alabama medical cannabis program as a whole. In carrying out our mission, we will promote diversity in everything we do as we work tirelessly and compliantly to become Alabama's 'highest value' corporate medical cannabis leader in all the areas and communities we serve.

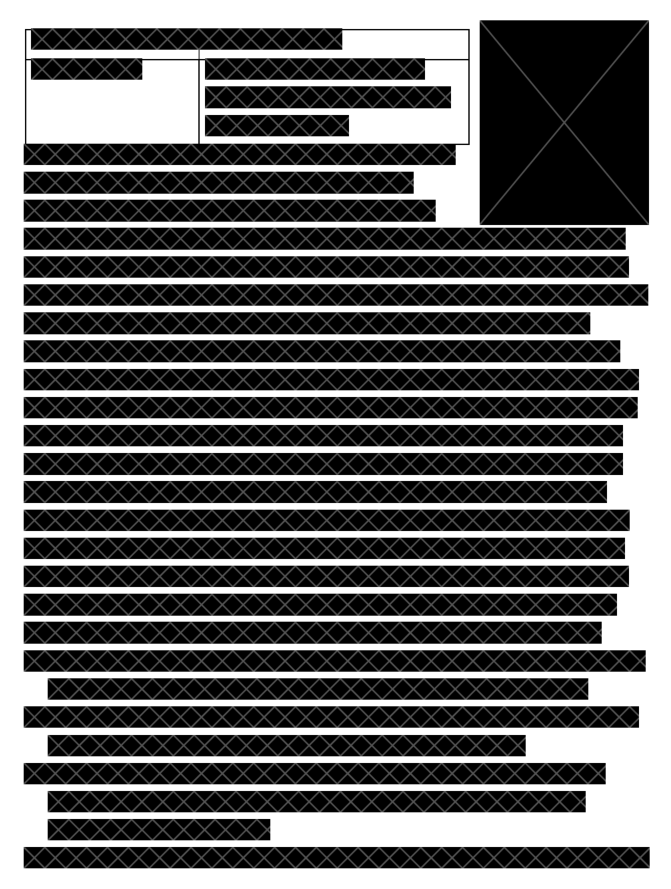
Minority Group Ownership and Management

The applicant has assembled an ownership and management team for the proposed integrated company, which is at least 51 percent owned by members of a minority group, and will be managed and controlled by members of a minority group in its daily operations. We have included the appropriate documentation within the relevant exhibits to the application demonstrating majority ownership of a minority group in accordance with §20-2A-51(b), Code of Alabama 1975 (as amended). In the succeeding pages of this business plan, we have documented our significantly experienced management group, which is proudly comprised of many of these same minority owners who will be responsible for managing and controlling the daily operations of the proposed company.

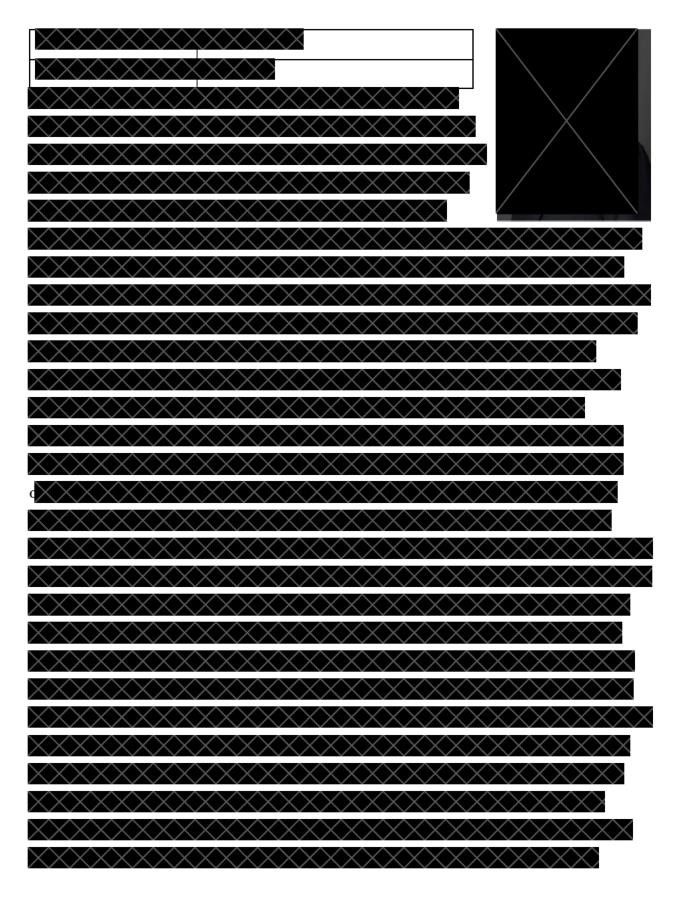
Leadership Background and Qualifications – Business Advisors, Owners, and Officers

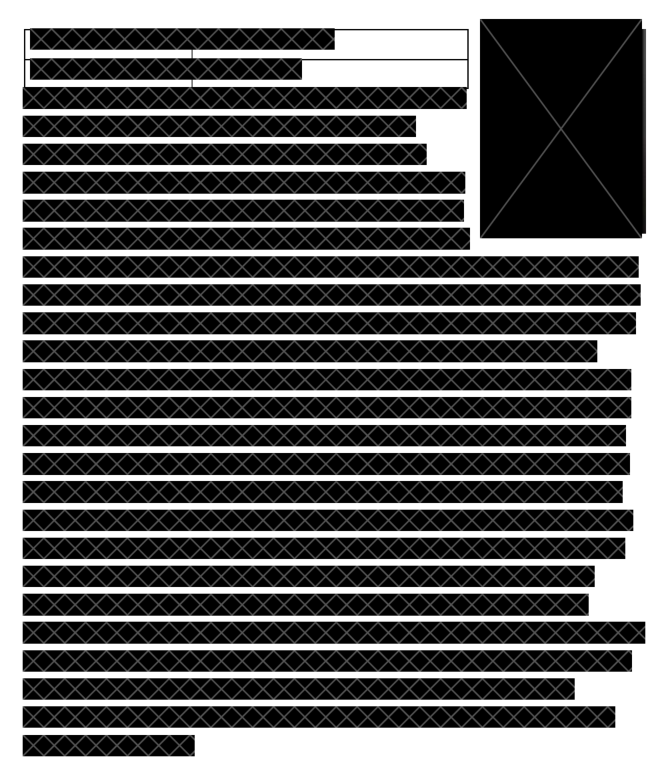
The applicant assembled its following team of business advisors, owners, and officers based on consideration of each's relevant industry experience, complementary set of skills, and commitment to contributing to our mission

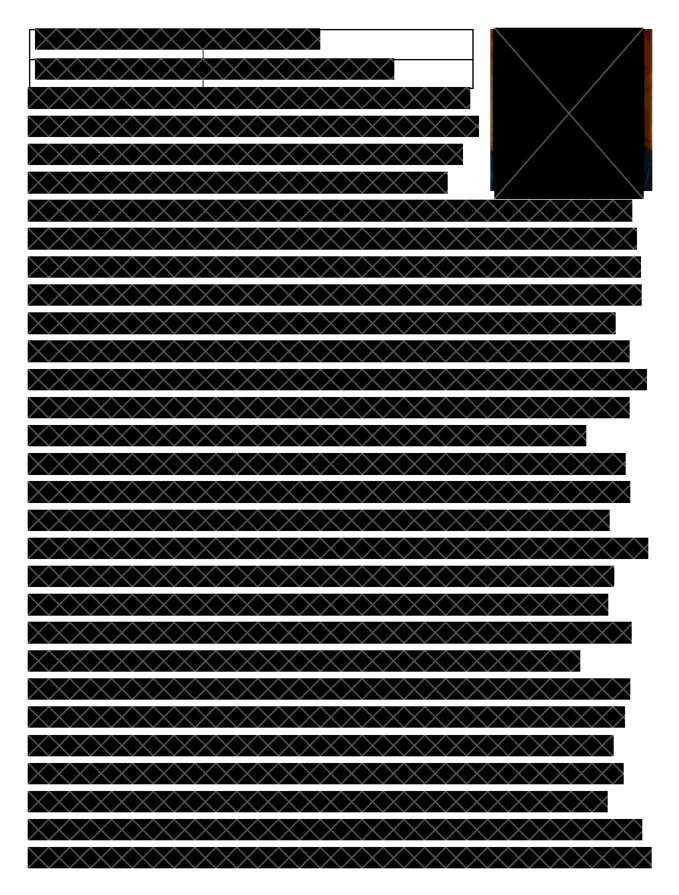


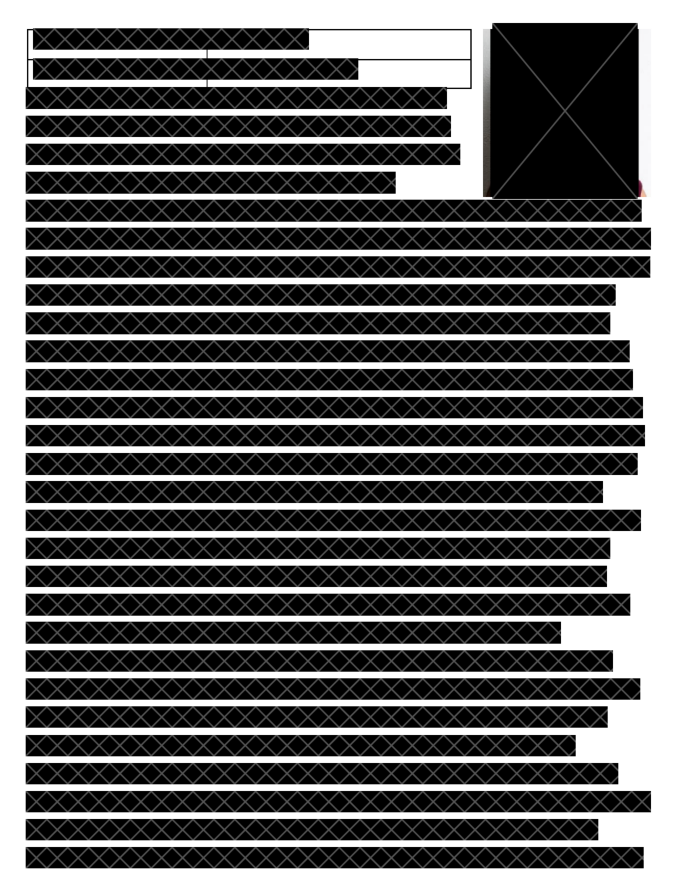


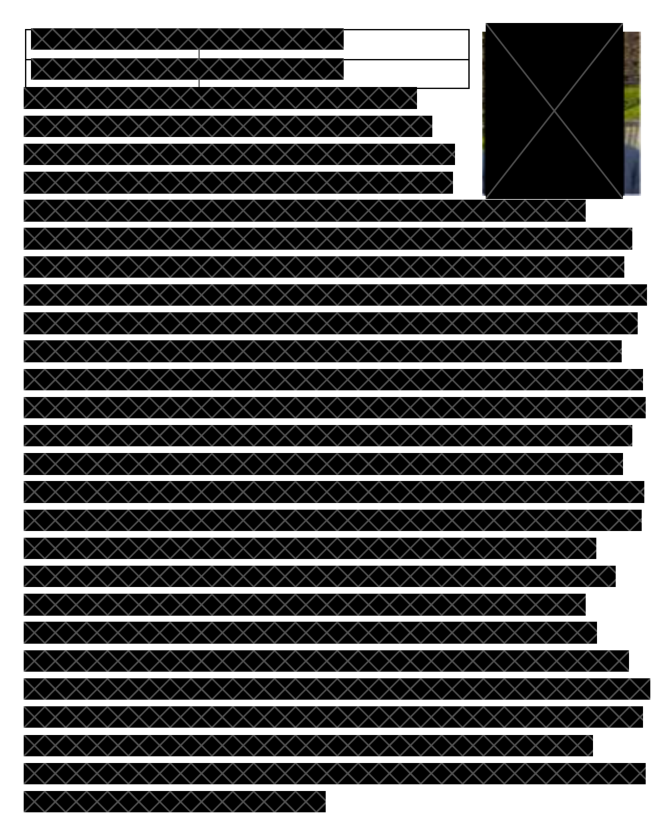


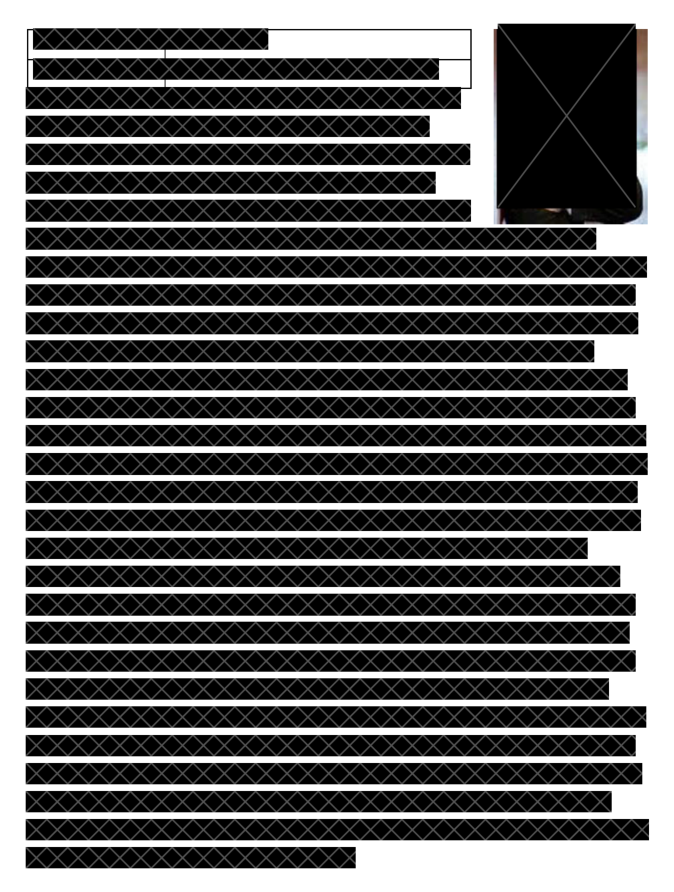


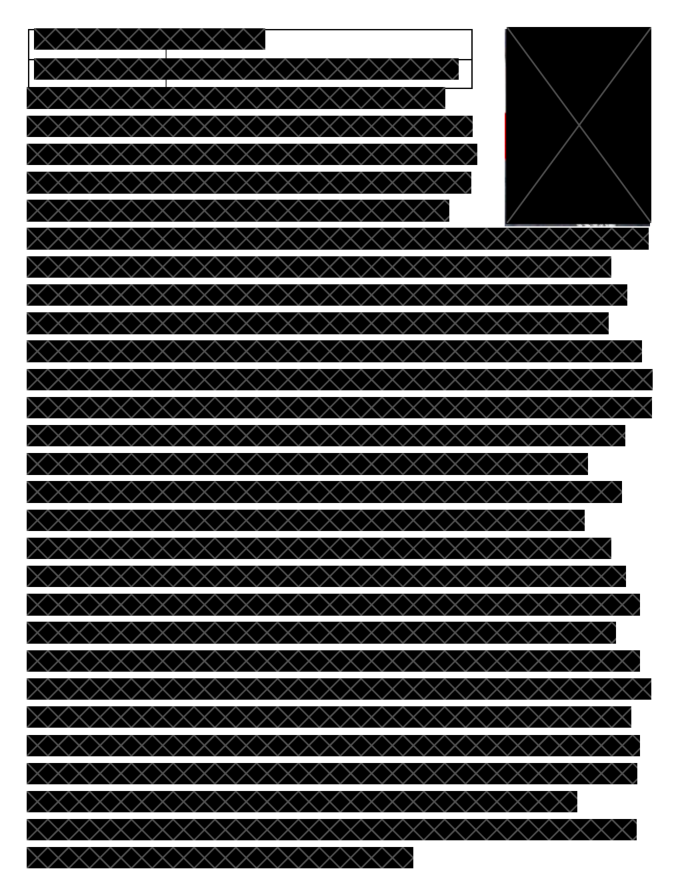


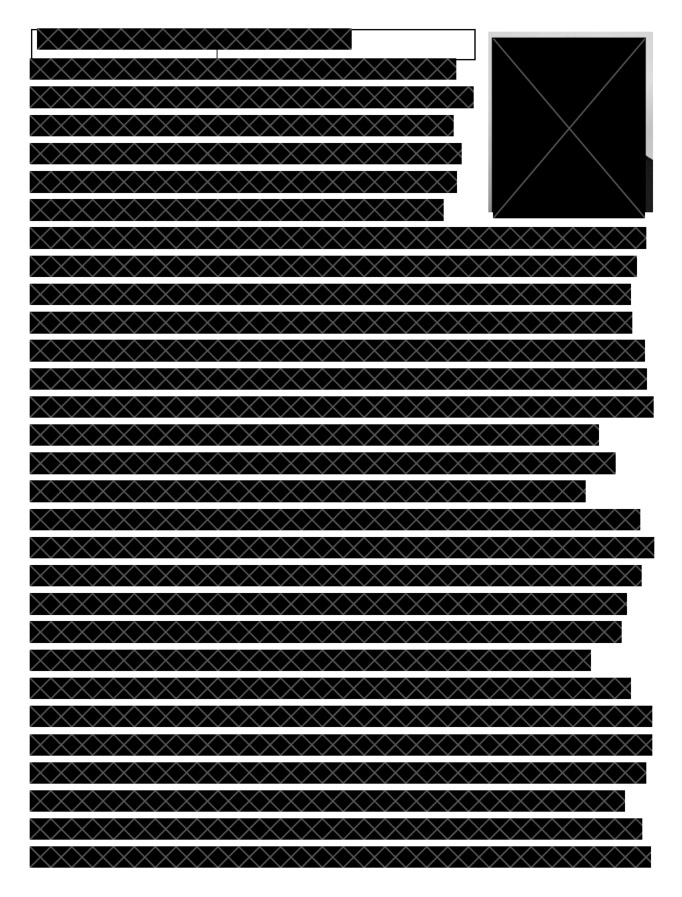


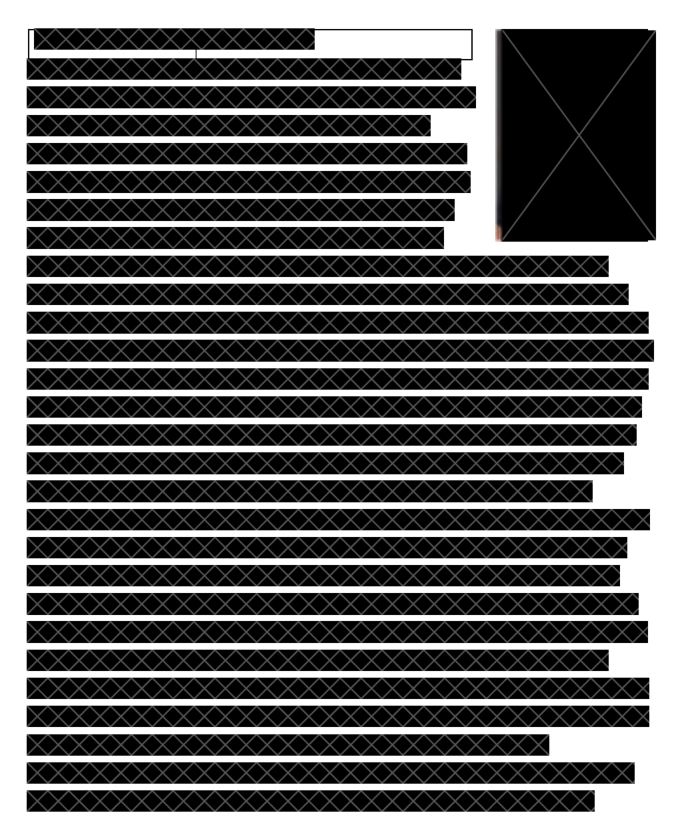












Business Style and Philosophy

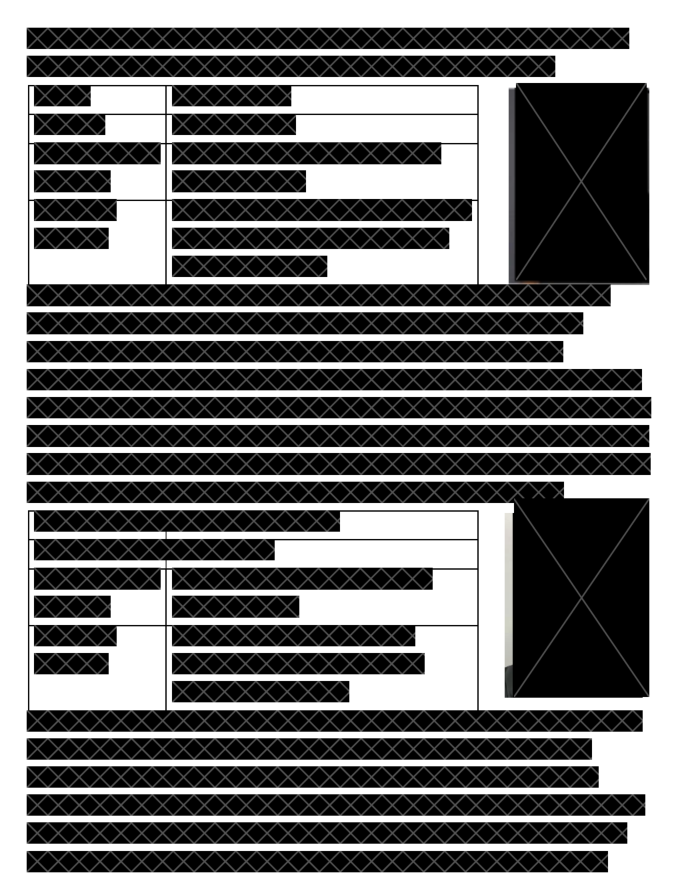
The applicant's business leaders and senior management team have a track record of proudly operating medical cannabis businesses centered around a culture of inclusion, respect, and professionalism. To promote a similar culture for the proposed integrated medical cannabis operations, the applicant will employ the following strategies:

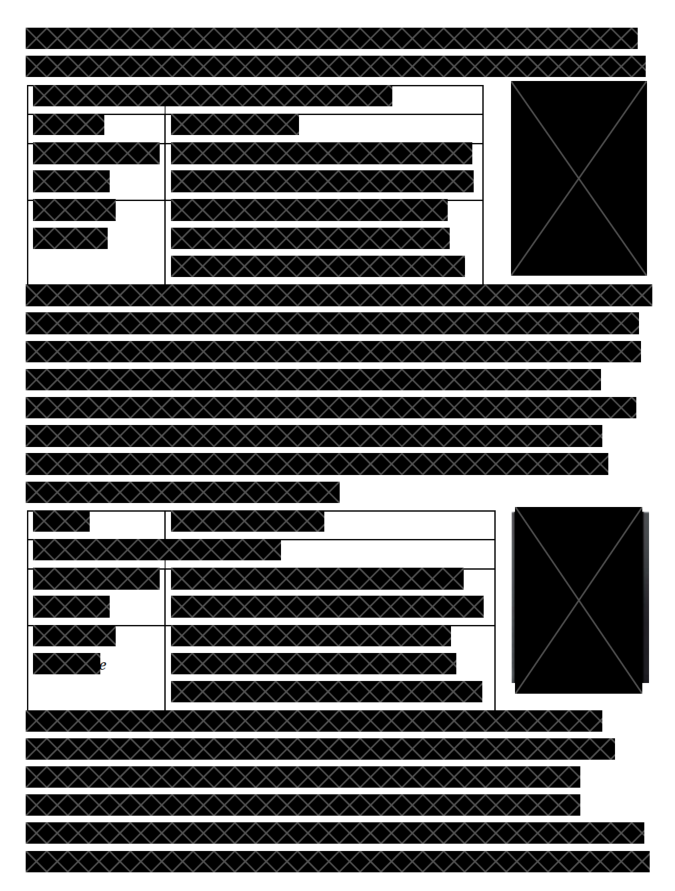
- Clear policies and guidelines for behavior to ensure that all employees are treated with respect and that the company maintains a professional atmosphere
- Professional development opportunities for employees to grow and develop their skills and create a culture of professionalism and continuous learning
- A senior management team that leads by example and models the values of inclusion, respect, and professionalism that they wish to see in the organization

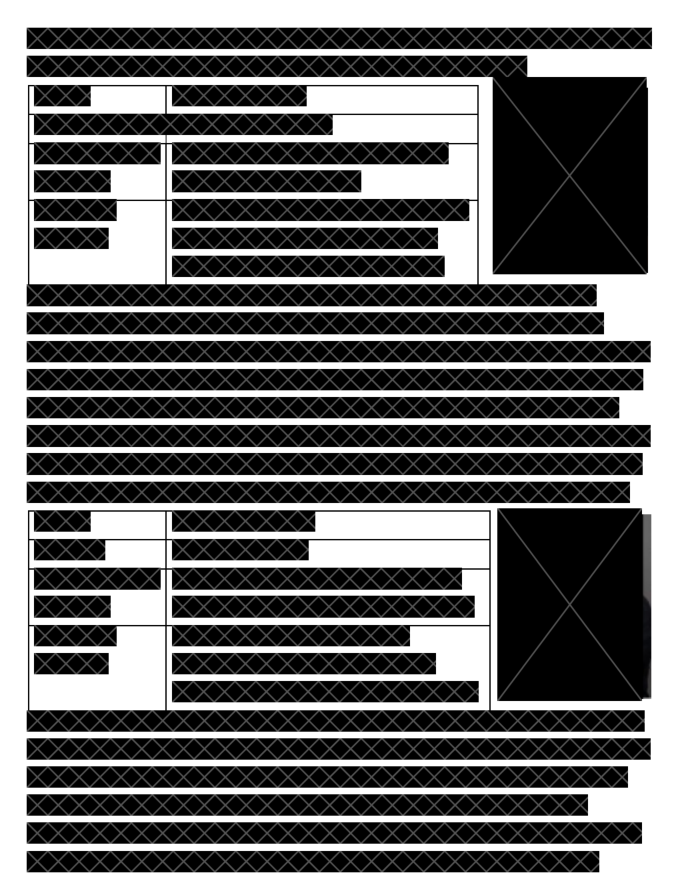
We offer very competitive salaries and wages to our employees with careful consideration of its impact on keeping our medical cannabis products affordable to patients. We plan to offer an equity or equity equivalent plan as part of our desire to establish an industry leading employee benefits program. We will also commit to make our senior management team available to assist any employees wishing to put a genuine and faithful effort towards applying for business licensure and/or ownership in the medical cannabis community.

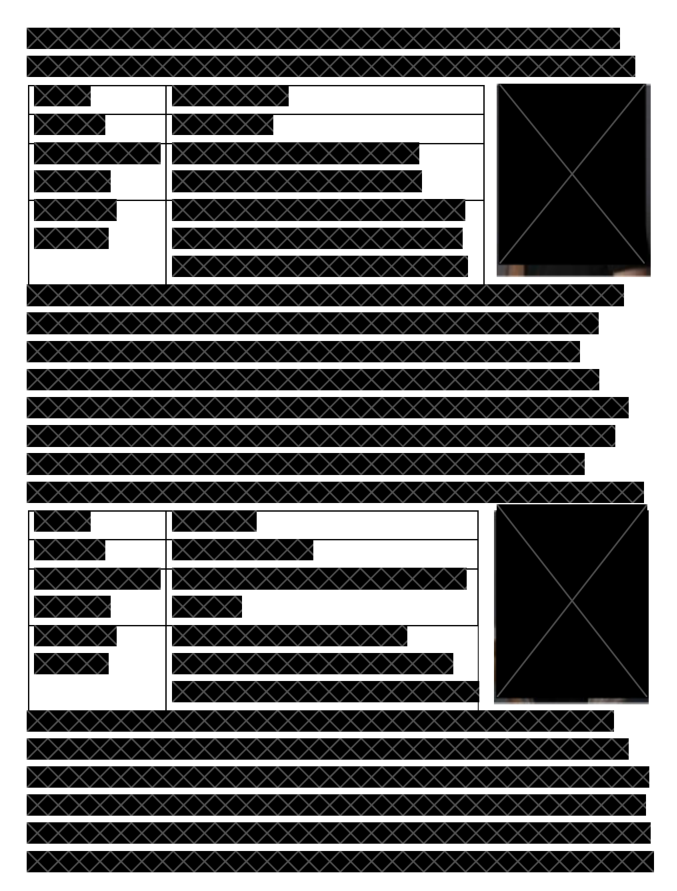
Key Personnel Background and Qualifications – Proposed Business Directors of the Company Our diversity and inclusion initiatives are evident in the design of the director group charged with overseeing the daily operations of the integrated medical cannabis business. **Of the 10 director candidates selected to direct the various functions and departments within the company, 8 individuals are members of a minority group** as defined in § 20-2A-51(b), Code of Alabama 1975. This group is balanced with an equal number of women and men; and they are significantly seasoned with medical cannabis experience. While our group of business advisors and officers collectively boasts over **25 years of experience operating medical cannabis businesses**, these directors have over **50 years of combined medical cannabis experience!** We believe this extensive experience, and our directors' complementary skillsets, will result in certain competitive advantages in establishing a leading position in the Alabama medical cannabis program. See the following section profiling the experience and qualifications of our chosen candidates for each director position; including the competitive advantage we expect each to contribute to a professional, safe, and compliant environment for Alabama medical cannabis patients at low, affordable prices.





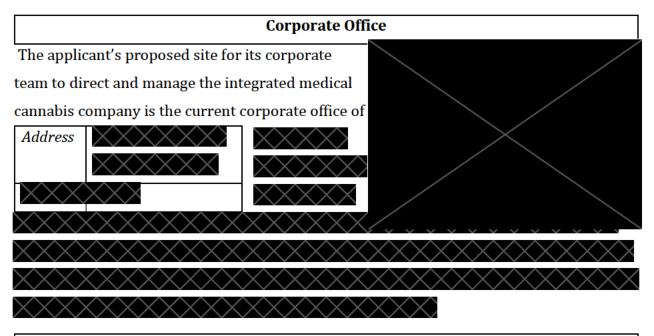








Facilities – Functions and Locations



Dispensing Sites

The applicant has executed letters of intent with landlords to construct (for Birmingham and Gadsden locations), improve, occupy, and operate medical cannabis dispensing sites at the following facilities.

Address	1300 50 th Street N
	Birmingham, AL 35212
County	Jefferson
County Population	673,000
Size of Facility	2,000 SF

Address	703 Forrest Avenue
	Gadsden, AL 35901
County	Etowah
County Population	104,000
Size of Facility	2,500 SF





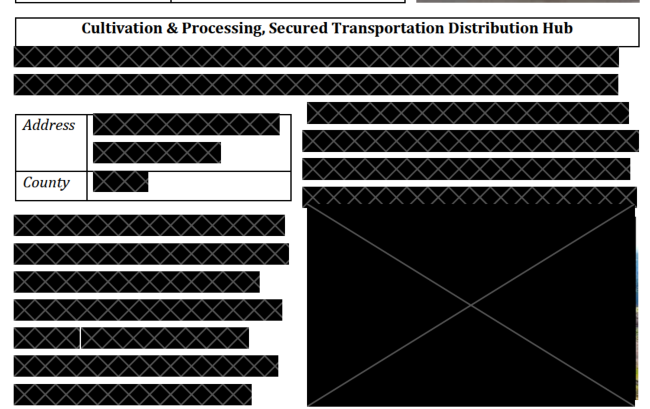
Address	6971 Eastchase Loop
	Montgomery, AL 36117
County	Montgomery
County Population	230,000
Size of Facility	5,040 SF

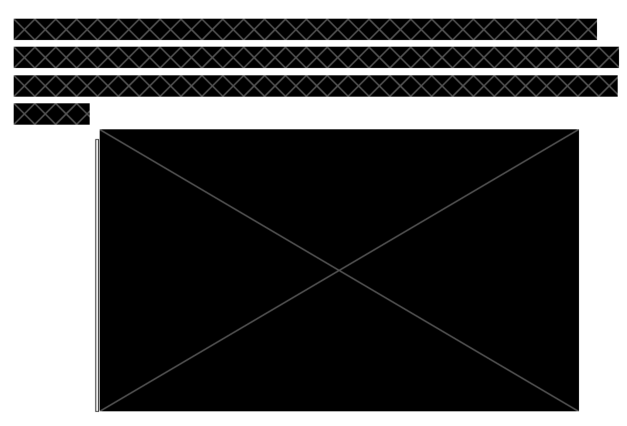
Address	105 Fox Run Parkway
	Opelika, AL 36801
County	Lee
County Population	180,000
Size of Facility	2,000 SF





Address	105 Southland Village	Contraction of Contraction
	Troy, Al 36079	JONNA MILE EMILES
County	Pike	
County Population	33,000	The second second
Size of Facility	3,000 SF	and the statement of th





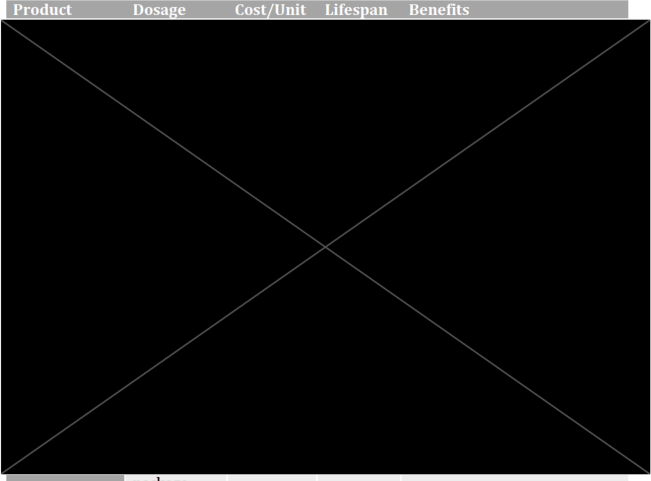
13.7 - Services or Products Provided

<u>Services</u>

The only potential services we are considering offering in our dispensing sites are the following. If requested of us by the patient or caregiver, we intend to provide free of charge, instructions on the proper administration of medical cannabis, education regarding potential side effects, potential drug interactions, and other potential useful information on the researched health benefits of medical cannabis. However, we will not offer any services or advice regarding the safety or effectiveness of medical cannabis, the recommended daily dosage, or type of medical cannabis. Please note that the applicant does not hold any patents or use any proprietary technology as of the drafting of this application. *Products*

The applicant intends to cultivate and process the below medical cannabis products, subject to authorization within the relevant rules and regulations. Each of these items will then be transported through our secured transportation network to be sold in each of our dispensing sites. We have included our initial estimate of pricing projected for our

dispensing sites. In the event we sell these items to third-party dispensing sites we would expect our invoiced price to be half of the projected retail pricing using a keystone markup.



package

13.8 Advertising/Marketing Analysis and Strategy

The applicant intends to conduct business with integrity, care, and responsibility to let our reputation uplift the business. Based on the nature of the industry and associated perception, we believe it is of utmost importance to make our medical cannabis patients feel comfortable. Accordingly, we will begin by designing dispensing sites that provide a professional experience in a comfortable, bright, and safe feeling environment.

Our dispensing sites will be simply named "Free" as we desire to provide a place where medical cannabis patients and caregivers can feel freedom from the



stigma associated with cannabis. We want them to feel free to pursue medical cannabis for its therapeutical benefits under a program expertly designed to keep them safe.

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Authorized patients and caregivers entering our dispensing sites will be met by our team of certified dispensers and dispensing assistants who will be the focal point of our approach and identified by their team moniker "All Are Welcome." The

medical cannabis products will bear the name REEDBUDPHARMA of "Green Bud Pharma" which comes from the overall company name which we intend to do business under as the "Green Bud Packaging Company." Our cultivation and processing

employees will proudly represent "Green Bud *Farms.*" We also plan to deploy the following:

- Development of a professional website with useful information and with functionality linking to menus, ordering systems, product information, etc., as allowed per the relevant rules and regulations.
- Direct marketing material in digital and print format within the dispensing site to • promote the brands and products we offer.
- Utilize stringent quality standards in offering safe, fresh, healthy, and consistent • medical cannabis products for sale.
- Attending and sponsoring industry and community events •
- Utilization of social media to the extent allowed per state rules. •

13.9 Community Engagement Plan

Exhibit 13 – Business Plan

Based on our financial plan, we expect our integrated medical cannabis business to contribute an estimated 130 well-paying jobs to Alabama in the first year alone, and specifically within the communities where our proposed facilities will be located. We note the following specific plans to serve these same communities.

- Engage with local political leadership and stakeholders to present an accurate, positive portrayal of our mission to the important community stakeholders
- Engage with Law Enforcement, First Responders, and Medical Communities to clearly present an accurate, positive portrayal of the mission of Green Bud LLC to these important leaders in the areas we service



● REEDBUDFARMS

- Engage with Educators and Educational Leadership to clearly present an accurate, positive portrayal of our mission of to these important leaders in the areas we service
- Engage with Civic Clubs, Neighborhood Leadership, and Community Opinion Leaders for the communities we service to clearly present an accurate, positive portrayal of our mission to these important leaders
- Engage with leading, existing philanthropic entities in the areas we serve to ensure our team becomes properly educated about the challenges and needs of our service area so that we can maximize the impact of our Community Service efforts and our Charitable Contributions

The initial list of Charities that we would prioritize (assuming the meetings with the local community leaders reflect these as proper for the needs of our service area) include the following:

- Children's Hospital of Alabama
- Alabama Kidney Foundation
- United Way
 - River Region
 - Lee County
 - Etowah County
 - Central Alabama (Jefferson County and surrounding Metro area)
 - Wiregrass
- Sickle Cell Foundation
 - Central Alabama
 - Of Greater Montgomery
 - Southeast Alabama
- Alabama Sheriffs Youth Ranches
- O'Neal Comprehensive Cancer Center at UAB
- Breast Cancer Research Foundation of Alabama
- $\bullet \hspace{0.1cm} \times \hspace{-0.1cm} \times \hspace{-$

each have an extensive record of Civic Leadership and Community Service including

a combined 80+ years of active public and community service in Alabama. A and a will assume direct responsibility for implementing the final Community Engagement Plan with the goal of becoming the 'highest value' corporate leader in all areas we serve.

13.10 Environmental Impact Statement

The applicant has developed the following plans to ensure we leave a positive impact and reduce our carbon footprint in the local environments of each Alabama community we propose to operate our dispensing sites and cultivation and processing facilities in:

- Use energy efficient construction materials that are sustainably sourced and recycled where possible
- Implement energy efficient LED lighting where appropriate and equipment that utilizes current energy efficient technology
- Design and maintain climate control systems that monitor and control impact of our facilities in regards to odor control, air quality, electricity use, and greenhouse gas emissions
- Design and maintain efficient heating and cooling systems in closed loop environments that do not exchange air with the outside of the building
- Operate maintenance programs that include efficiency checks, filter replacements, and evaluations of system upgrades
- Growing practices that utilize materials that are pesticide free and environmentally friendly
- Expansive water conservation efforts including:
 - Use of drip irrigation to deliver water and nutrients directly to the root zone of the plants, reducing overall water use
 - Recycle and reuse water from dehumidifiers and air conditioning units
 - Use of moisture retaining materials to reduce the need for frequent watering
 - Make improvements where possible outside our leased dispensing sites to upgrade all landscaping to a water-wise design and install automatic faucets within the facility to control the flow of water

- Monitor and optimize irrigation schedules with the use of sensor to monitor moisture levels to ensure plants are receiving the optimal amount of water

- Use of water-efficient equipment including low-flow irrigation equipment The applicant will also work in these communities to establish clear lines of communication with federal, state and local regulatory agencies charged with environmental oversight. In these efforts we will leverage the applicant's deep business experience in building similar relationships to foster cooperation with those agencies and ensure compliance with all relevant laws and regulations.

13.11 Insurance Plan

The applicant will contract with the below insurance providers to maintain general liability insurance coverage for no less than \$1,000,000 per occurrence and \$2,000,000 in aggregate annually and product liability coverage for no less than \$1,000,000 per occurrence and \$2,000,000 in aggregate annually. The policy deductible will be no higher than \$5,000 per occurrence. The applicant will consider additional coverage based on availability and cost-benefit analysis.

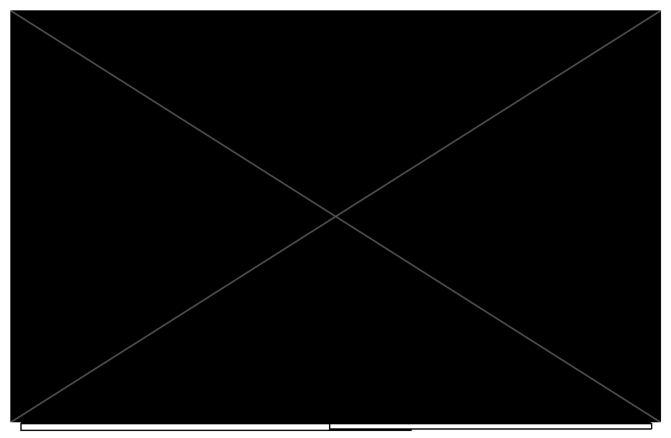


Exhibit 14 – Evidence of Business Relationship with Other Licensees and Prospective Licensees

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

Verification Date

The applicant has not entered into any business relationships with prospective license holders. We have included exemplars of contracts we would utilize as drafted based on our senior management team's experience operating vertical medical cannabis businesses.

14.1 Cultivator

An exemplar contract is presented below for the applicant to purchase cannabis from a cultivator (including to an integrated license holder operating under a cultivator authorization), which is an allowed operation under the processor authorizations provided to an integrated license holder.

Transaction # Date Cultivator name Cultivator license # Cultivator authorized agent Phone Address Line 1 Address Line 2	Agreement for Green Bud as purchase cannabis from a	•	Processo Process	ackaging Company or Green Bud, LLC soor license # TBD Phone TBD berts Mill Pond Rd Pell City, AL 35128
Statewide Seed to Sale Batch ID #	Product Description	<u>Weight</u>	<u>Unit Price</u>	Extended Price
	Totals	XX		\$XX
Terms and conditions the cultivator nam of cannabis Cultivator confirms that their license is v		-	-	
compliant manner with regard to all relev Cultivator verifies all labeling and packa tracking system.	0	y recorded withii	n the stateside se	eed to sale
Cultivator agrees it can accept full paym product.			in 21 days of the	e receipt of
Delivery will be FOB cultivation and pr Cultivator s agent must email the whole: terms once the transaction has been agree	sale director indicating their acce	eptance (with thi		

14.2 Processor

Part 1 an exemplar contract is presented below for the applicant to sell cannabis to a processor (including to an integrated license holder operating under a processor authorization), which is an allowed operation under the cultivation authorizations provided to an integrated license holder.

Transact on # Date Processor name Processor cense # Processor author zed agent Phone Address ne 1 Address ne 2		nent for sale of cannabis from Bud as cultivator to a processor	**	Cu t vat Cu t va Cu t va 1724 Ro	ackag ng Company or: Green ud, C ator cense #: T D Phone: T D berts M Pond Rd Pe C ty, A 35128
Statew de Seed-to-Sa e atch D #	Product Descr pt on	<u>Cannab no d Content per Package</u>	<u>Quant ty</u>	<u>n t Pr ce</u>	Extended Pr ce
		Totals	XX		\$XX
Terms and cond t ons: the processor name - Processor conf rms that the r cense s vare evant ru es and regu at ons. - Processor agrees to accept a goods n th the secured transport team mak ng the de - Processor agrees fu payment must be m - De very w be FO processor fac ty v a - D spensary agent must ema the who est agreed to and the nformat on has been fu	a d and act ve, and that t nt e statew de seed-to-sa e track very to be present for the e lade v a check or w re wt h the cu tvator's ntegrated a e d rector nd cat ng the r a	ends to carry forward w th th s transact k ng system upon rece pt but no ess than tre rece pt ver f cat on process. 21 days of de very. cense ho der) secured transport team. cceptance w th th s document attached	on na fu y co an 2 hours afte	omp ant manner er de very) and a	w th regard to a

Part 2 an exemplar contract is presented below for the applicant to purchase medical cannabis products for its dispensing sites from a processor (including from an integrated license holder operating under a processor authorization).

Transact on #	Agreement to purchase medical cannabis produ	ICTS Free D spens ng S	
Date	from a processor for Green Bud's dispensing si	Green ud Packag ng Comp	
Processor name	,	D spensary: Green ud,	
Processor cense #		D spensary cense #: 1	T D
Processor author zed agent		$\times \times $	\sim
Phone		Phone: 1	
Address ne 1		1724 Roberts M Pond	
Address ne 2		Pe C ty, A 35:	128
Statew de Seed-to-Sa e atch D #	Product Descr pt on <u>Cannab no d Content per Packag</u>	e Quant ty <u>nt Price</u> Extended Pr	r ce

	Totals	XX \$XX	
- Processor conf rms that the r cense s va	ed above agrees to the fo ow ng terms upon acceptance of th s con a d and act ve, and that t ntends to carry forward w th th s trans		a
re evant ru es and regu at ons.			
	g ng and proper cha n of custody recorded w th n the states de se		
	documentat on nc ud ng cop es of censes, test ng resu ts, f na n		
· · · · ·	ent v a check or w re, payment w be made w th n 21 days of the		
	tr but on hub v a the processor's ntegrated cense ho der) secur		
 Processor's agent must ema the who esa agreed to and the nformat on has been fu 	a e d rector nd cat ng the r acceptance wth th s document attact y documented w th n th s form.	nea) or these terms once the transact on has been	L I
_			

14.3 Secure Transporter

An exemplar contract is presented below for the applicant to request secured transportation services for its proposed integrated license, while performing medical cannabis activities under the various authorities granted to it.

Transact on # Date Secured trasnporter name Secured transporter cense # Author zed agent Phone Address ne 1 Address ne 2		reen Bud to receive portation services		C 1724 Rober	
Descr pt on of products be ng transported Date	<u>Orgn</u>	<u>Dest nat on</u>	<u>Tota D stance</u>	<u>M eage Rate</u>	<u>Pr ce</u>
		Tota	ls XX		\$XX
Terms and cond t ons: the secured transporter named serv ces for the ntegrated censee perform ng med ca	cannab s act v t es under the	var ous author t es grante	d to t.		
 Secured transporter conf rms that the r cense s va regard to a re evant ru es and regu at ons. Secured transporter agrees t can accept fu paymen 		·			
- Secured transporter agrees to rema n present for the - Secured transporter agrees to to accurate y enter a		0			and/or
med ca cannab s products. - Secured transporter agrees to prov de a requ red do - Secured transporter agrees to prov de the requ red n				rs requ r ng not f c	at on) n the
event of an emergency or dev at on from the p ans so p - Secured transporter must ema the company nd cat		document attached) of th	ese terms once the	transact on has be	en agreed to

14.4 Dispensary

An exemplar contract is presented below for the applicant to sell medical cannabis products to a dispensary (including to an integrated license holder operating under a dispensary authorization), which is an allowed operation under the processor authorizations provided to an integrated license holder.

The second second distance of the second sec	Aareement f	or sale of medical cannabis products			
Transact on # Date		Bud to a dispensary license holder.		Green ud P	ackag ng Compan
D spensary name					or: Green ud.
D spensary cense #					ssor cense #: T
D spensary author zed agent			\times	\times	
Phone				~ ~ ~ ~ ~ ~	Phone: T
Address ne 1				1724 Ro	berts M Pond R
Address ne 2				1	Pe C ty, A 3512
Statew de Seed-to-Sa e atch D #	Product Descr pt on	<u>Cannab no d Content per Package</u>	<u>Quant ty</u>	<u>n t Pr ce</u>	Extended Pr o
	Tota		XX		\$XX
Terms and cond tons: the dispensary nam		als	XX	chase of med ca	\$XX
		als	XX	chase of med ca	\$XX
products: - D spensary conf rms that the r cense s v	ed above agrees to the fo	als w ng terms upon acceptance of th s contr	XX act for the pur		\$XX cannab s
products: D spensary conf rms that the r cense s v a re evant ru es and regu at ons. D spensary agrees to se the med ca cann processor's who esa e d rector s obta ned.	ed above agrees to the foor a d and act ve, and that t n nab s products conta ned n	als w ng terms upon acceptance of th s contr ntends to carry forward w th th s transac th s transact on for no ess than 2 t mest	XX act for the pur t on n a fu y c the nvo ced co	comp ant manne st, un ess wr tter	\$XX cannab s er w th regard to a approva by
products: D spensary conf rms that the r cense s v a re evant ru es and regu at ons. D spensary agrees to se the med ca can processor's who esa e d rector s obta ned. D spensary must agree to accept a goods member of the secured transport team mai	ed above agrees to the foor va d and act ve, and that t t nab s products conta ned n s n the statew de seed-to-sa k ng the de very to be prese	als w ng terms upon acceptance of th s contr ntends to carry forward w th th s transac th s transact on for no ess than 2 t mes e track ng system upon rece pt but no ent for the ent re rece pt ver f cat on prov	XX act for the pur t on n a fu y o the nvo ced co ess than 2 hou	comp ant manne st, un ess wr tter	\$XX cannab s er w th regard to n approva by
Terms and cond t ons: the d spensary namproducts: - D spensary conf rms that the r cense s v a re evant ru es and regu at ons. - D spensary agrees to se the med ca can processor's who esa e d rector s obta ned. - D spensary must agree to accept a goods member of the secured transport team mai - D spensary agrees fu payment must be r - De very w be FO d spens ng st e v a th	ed above agrees to the foor va d and act ve, and that t n nab s products conta ned n s n the statew de seed-to-sa k ng the de very to be press made v a check or w re w th	als w ng terms upon acceptance of th s contr ntends to carry forward w th th s transac th s transact on for no ess than 2 t mes e track ng system upon rece pt but no ent for the ent re rece pt ver f cat on proo n 21 days of de very.	XX act for the pur t on n a fu y o the nvo ced co ess than 2 hou	comp ant manne st, un ess wr tter	\$XX cannab s er w th regard to n approva by

14.5 Integrated Facility

See exemplar contracts in sections 14.1 through 14.4 above for integrated facility license holders operating under the authority granted to it for each respective medical cannabis related activity.

14.6 State Testing Laboratory

An exemplar contract is presented below for the applicant to perform an official test with a state testing laboratory of cannabis and/or medical cannabis products through an integrated license, operating under the authority granted as a cultivator or processor.

Transact on # Date State test ng aboratory name State test ng aboratory cense # Author zed agent Phone Address ne 1 Address ne 2	Agreement for Green B test conducted by stat	33	Pr	Green ud Packag ng Company rocessor/Cu t vator: Green ud, C cense #: T D Company Agent Phone: T D 1724 Roberts M Pond Rd Pe C ty, A 35128
Statew de Seed-to-Sa e_atch_D #	Cannah s or Med ca. Cannah s Product Type	Off.c.a. Test Type	<u># of Tests</u>	Pr ce per Test Extended Pr ce
		Totals	XX	\$XX
and/or med ca cannab s products for t - ST conf rms that the r cense s va d and regu at ons. - ST agrees t can accept fu payment v - ST agrees t w arrange for samp ng the agreed upon date dur ng the compz - ST agrees to return an off c a test res	su t and accurate y enter nto the statew de seed-to d cat ng the r acceptance w th th s document attac	uthor ty granted to t as a cut v. h th s transact on n a fu y com days of the rece pt of test ng res dance w th the ru es, and perfo p-sa e track ng system w th n 7 c	ator or process p ant manner su ts. rm secured tra lays of p ck ng	or. w th regard to a re evant ru es nsportat on of the test samp es on up a samp e for test ng.

Exhibit 15 – Coordination of Information from Registered Certifying Physicians

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

Verification Date

The applicant will appropriately utilize the Alabama Medical Cannabis Patient Registry System for receiving and coordinating information and certifications from registered certifying physicians recommending medical cannabis products for patient and caregiver customers. Prior to dispensing medical cannabis, the dispensary, acting through a certified dispenser or employee supervised by a certified dispenser, will confirm that the patient or caregiver holds a valid, current, unexpired, and unrevoked medical cannabis card, and that the dispensing of medical cannabis conforms to the type and amount recommended in the physician certification, and that the amount recommended will not exceed the 60-day daily dosage purchasing limit. The capabilities of the Alabama Medical Cannabis Patient Registry System are listed below, and afterwards we have included our detailed medical cannabis product dispensing SOP's to identify how we plan to appropriately satisfy our dispensing site responsibilities and requirements.

<u>Alabama Medical Cannabis Patient Registry System capabilities</u>

(1) Receives and records physician certifications.

(2) Receives and tracks qualified patient registration and issuance of medical cannabis cards.

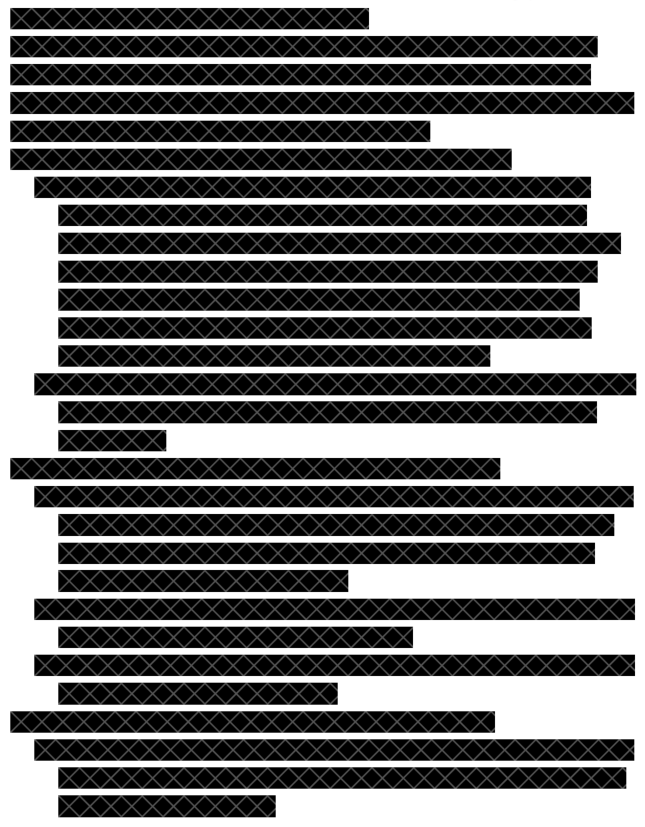
(3) Receives and tracks designated caregiver registration and issuance of medical cannabis cards.

(4) Includes in the patient registry database for each qualified patient registrant the name of the qualified patient and the patient's designated caregiver, if applicable, the patient's registered certifying physician, the respective qualifying medical condition or conditions, the recommended daily dosage and type of medical cannabis, and any other information the commission, by rule, deems relevant.
(5) Verifies that a medical cannabis card is current and valid and has not been suspended, revoked, or denied.

(6) Tracks purchases of medical cannabis at dispensaries by date, time, amount, and type.

(7) Determines whether a particular sale of medical cannabis transaction exceeds the permissible limit.

(8) Tracks medical cannabis cards that are denied, revoked, or suspended.



(9) Interfaces as necessary with the statewide seed-to-sale tracking system.

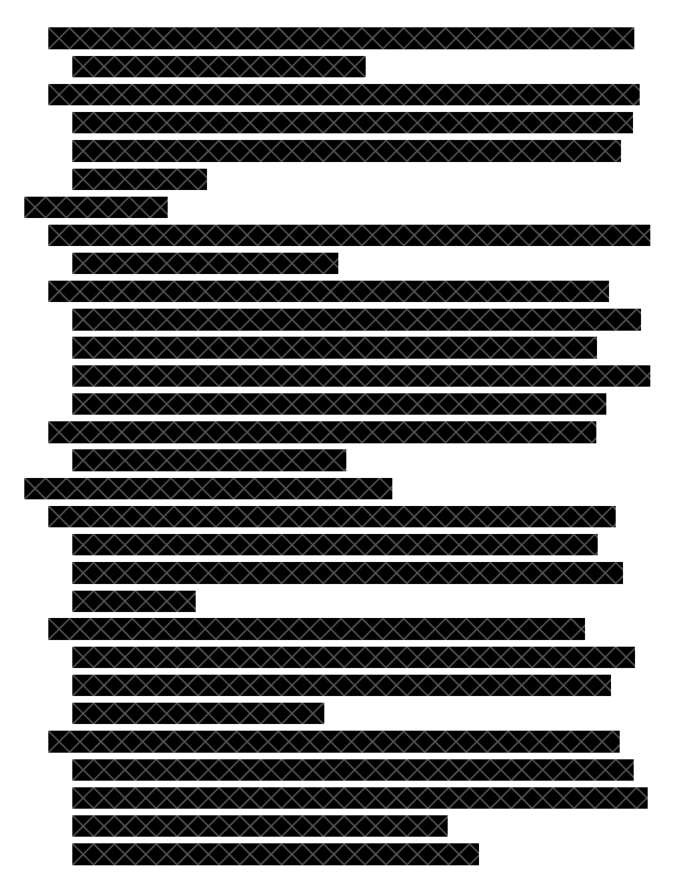


Exhibit 15 Coordination w/ Registered Certifying Physicians

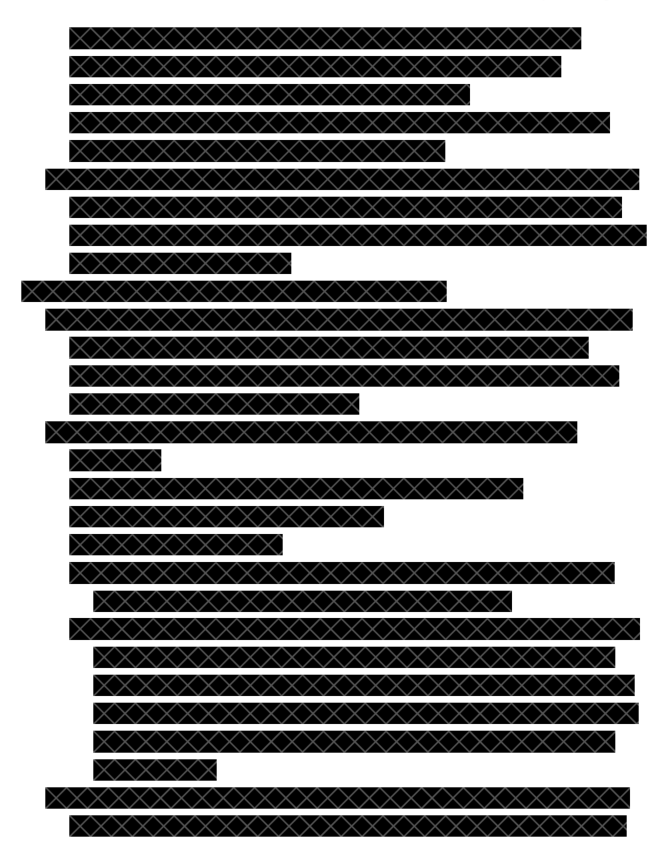




Exhibit 16 – Point-of-Sale Responsibilities

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

Verification Date

As discussed in the applicant's business plan, the company intends to design dispensing sites that provide a professional experience in a comfortable, bright, and safe feeling environment. Our dispensing sites will be simply named "Free" as we desire to provide a place where medical cannabis patients and caregivers can feel freedom from the stigma associated with cannabis. We want them to feel free to pursue medical cannabis for its therapeutical benefits under a program expertly designed to keep them safe. Authorized patients and caregivers entering our dispensing sites will be met by our team of certified dispensers and dispensing assistants who will be the focal point of our approach and identified by their team moniker "All Are Welcome." Our chief people, patient, & pharmaceutical officer (C3PO) will oversee the has design of these facilities and has created the following plan for each certified dispenser to provide point-of-sale education, consultation, information, responses to patient and caregiver questions, and instructions for use regarding all medical cannabis products. All new patients and caregivers will be provided a packet of educational material which will include an outline of the relevant medical cannabis rules and regulations for patients and caregivers. Prior to providing any education or information, the company will submit proposed materials to the commission for review and approval. The company will also plan to make approved education and information available on its website.

Point-of-sale education

- The certified dispenser will provide educational materials to each medical cannabis patient and caregiver on the recognition and significant dangers of substance abuse, including providing the following examples of how medical cannabis can be abused:
 - Driving vehicles or operating equipment under the influence.
 - Sharing or selling medical cannabis products.
 - Use of medical cannabis for recreational purposes, or not using in accordance with the recommendations of the physician and the provided instructions for use.
 - Recognizing signs that medical cannabis may be having a detrimental effect on one's life and use may need to be paused, or stopped altogether; when there are failures to fulfill obligations at work, school, or home.

- Avoiding habits or patterns that may cause reliance on medical cannabis, or inability to control use.
- Transporting medical cannabis outside state boundaries, or in a manner not compliant with the rules and regulations for patients and caregivers in possession.
- Exceeding recommended daily recommended dosages and/or attempting to manipulate the purchasing limit system.
- Education will also be provided regarding potential side effects including, but not limited, to: insomnia, drowsiness, sedation, short-term memory loss, anxiety, uneasiness, altered reality, dysphoria, overly euphoric, trouble keeping track of time, dehydration, eye watering / redness, ataxia, respiratory and digestive issues.
- Education, information, and local resources for alternative and/or complementary therapeutic treatments to medical cannabis:
 - Healthy diet
 - Yoga
 - Massage
 - Acupuncture
 - Hypnosis
 - Counseling

Consultation

Whether a new or returning patient or caregiver, each will be provided the
opportunity to have a quiet, private setting to receive the educational materials,
instructions, and have their questions answered. The consultation room will be
adjacent to the point-of-sale terminals, with the ability for the certified dispenser to
access through their adjacent office, while maintaining secured access to the
employee dispensing area. The room will be designed to make the patient or
caretaker feel free and welcome to have an effective discussion with the certified
dispenser; while maintaining continuous video/audio recording to ensure
compliance with the rules and regulations.

• The certified dispenser will strictly follow appropriately designed HIPAA protocols in conducting all consultations.

Provision of information

- The certified dispenser will provide information on potential drug interactions:
 - Barbiturates or sedatives which could cause extreme drowsiness or fatigue.
 - Stimulants such as caffeine or amphetamines that could intensify effects.
 - Alcohol which may cause loss of coordination, memory, and vomiting.
 - Supplements, prescriptions, and non-prescription drugs that could have an effect on efficacy.
- Special precautions and warnings recommendations will also be provided such as:
 - Not to be used if pregnant or breastfeeding as medical cannabis can pass through the placenta and milk significantly endangering the growth and development of a child.
 - Potential to cause rapid heartbeat and high blood pressure.
 - Weakening of the immune system making it more difficult for the body to fight infections.
 - Potential detrimental effect on lungs and other organs due to lack of adequate peer-reviewed research.
 - In some cases, medical cannabis might make seizure disorders worse.
 - Medical cannabis should not be used at least a month before and after surgery; patients should make sure they consult with all physicians that care for them and clearly disclose use of medical cannabis.
- The certified dispenser will also provide information as to the illegality of cannabis and medical cannabis in regards to:
 - Possessing, smoking, or vaporizing any form of cannabis flowers or oil
 - Illicit medical cannabis which has been illegally sourced from the black market or interstate traffic from another state (even one that offers a legal medical or recreational cannabis program).

- Diverted medical cannabis that is no longer in the appropriate chain of custody system of a licensee and has not been legally dispensed to the individual in possession whether or not they are a patient or caregiver.

Responses to patient and caregiver questions

 The certified dispenser will exercise an abundance of caution in ensuring no information or advice is offered regarding the safety or effectiveness of medical cannabis, the recommended daily dosage, or type of medical cannabis recommended by the registered certifying physician. In the event a certified dispenser is asked to provide such, they will direct the patient or caregiver back to the registered certifying physician to address questions or provide advice that the certified dispenser cannot.

Instructions for use regarding all medical cannabis products,

- The certified dispenser will provide instructional materials (again subject to the commission's review and approval) for the patient and caregiver:
 - A comparison of ingested options such as the capsules, tinctures, as gelatinous cubes.
 - A comparison of the topical options including lotions and transdermal patches.
 - A comparison of inhalation options.
 - Product activation time including the difference in effect between men and women as well as different weights and body sizes.
 - Proper administration of individual medical cannabis dosages in accordance with the physician's recommendations and a reminder of the extreme dangers of substance abuse
 - Specific instructions on the proper administration of medical cannabis for each type being dispensed:
 - Capsules the recommended method for swallowing the capsule and the number to take in accordance with the dosage recommendations of the physician.

- Tinctures the recommended method for administering the tincture, such as under the tongue or mixed with food or drinks, and the amount to consume in accordance with the dosage recommendations of the physician.
- Gelatinous cubes the recommended method for ingesting the gelatinous cubes, such as thoroughly chewing and mixing with food, and the number of cubes to consume in accordance with the dosage recommendations of the physician.
- Lotions the recommended method for applying the lotion to the skin and the recommended frequency of use and amount in accordance with the dosage recommendations of the physician.
- Transdermal patches the recommended method for applying the transdermal patch to the skin, including instructions not to cut or otherwise modify that patch and to dispose of properly after use.
- Inhalers: the instructions for using the inhalation device and how to inhale the appropriate amount in accordance with the dosage recommendations of the physician.

Other considerations

As required by the rules, prior to the dispensing site's commencing operations or prior to beginning work; each certified dispenser will take and pass a medical cannabis foundations training course. The C3PO, dispensing director, and certified dispensers will team together to regularly make improvements to the educational and instructional materials (submitting for review and approval to the commission each time) incorporating the benefits of the continuing education required by the program rules. This education will address proper dispensing procedures, prevention of abuse and diversion of medical cannabis, and other topics related to public health, safety and good business practices relating to cannabis, medical cannabis and the dispensing thereof. The C3PO will also develop protocols for the recognition of abuse and refusal of sale to professionally deny service to a patient / caregiver and how to report these interactions (and any suspicious activity) to the appropriate level of management and/or the commission.

Exhibit 17 – Confidentiality of Patient Information

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

Verification Date

The applicant understands its significant responsibilities with regards to protecting the confidentiality of patients' and caregivers' sensitive information. Our senior management team has significant experience in this area and will implement rigorous controls led by our chief people, patient, and pharmaceutical officer (C3PO) through collaboration with our dispensing director, compliance director, and human resources director. The C3PO has extensive experience in the medical industry where she followed strict protocols to protect patient and pharmaceutical tracking databases. She has used this experience in designing a plan which includes measures for maintaining technology, network security, and proper training for our employees, as well as specific protocols for maintaining confidentiality of patient information in accordance with HIPAA. The relevant information systems containing this sensitive information include the Alabama medical cannabis patient registry, the statewide seed-to-sale tracking system, and the point-of-sale system. We are committed to providing the highest level of protection for all of the following sensitive information included in these and any other systems we implement.

- Patient and caregiver personal identification, including names, addresses, birthdates, social security numbers, and other personally identifiable information.
- Patient medical information, including diagnosis, treatment plans, prescription records, and other medical information.
- Patient registry and seed-to-sale tracking information, such as medical certification, identification numbers, and purchasing history
- Financial information, including patient and caregiver payment information, billing information, and other financial data.

Cybersecurity plan for sensitive information of patients and caregivers

Utilizing his significant IT experience (including evaluating cybersecurity plans as a government cannabis auditor), our compliance director worked with our C3PO in designing the following detailed cybersecurity plan.

Access to patient and caregiver information will be strictly controlled and limited to
only those employees who require it to perform their job duties. No patients or
caregivers will have access to the employee dispensing area or any other locations
where the computer terminals are located.

- Each employee will be assigned a unique login and password. Strict password protocols and two-factor authentication will be utilized.
- Employees will also be required to sign a confidentiality agreement before they are given access to the information.
- All patient and caregiver information stored in databases, backups, and transmitted over the internet or other networks will be encrypted.
- The network will be protected by a firewall that monitors and controls incoming and outgoing network traffic to prevent unauthorized access and keep sensitive information secure.
- Regular backups of all patient and caregiver information will be performed and stored in a secure location. This will ensure that the information can be recovered in case of any data loss due to a natural disaster, hacking, or other disaster.
- An intrusion detection and prevention system will be installed on the network to detect and prevent any unauthorized access attempts.
- Antivirus and antimalware software will be installed on all devices connected to the network to prevent malware infections. The software will be regularly updated to ensure that it is able to detect and prevent the latest threats.
- All employees will be trained in safe information security practices, including the proper handling of sensitive information, the importance of encryption, and how to spot and report any suspicious activity.
- Regular security audits will be performed to identify any potential security vulnerabilities in the information security system. Any vulnerabilities found will be promptly addressed and resolved.
- A detailed incident response plan will be developed and communicated to all employees. The plan will outline the steps to be taken in case of a data breach or other security incident and will ensure that the appropriate actions are taken to minimize the damage and prevent any further breaches.
- Any third-party contractors who are granted temporary access to patient and caregiver information will be required to sign a confidentiality agreement and comply with all the information security policies and procedures.

Plan for maintaining confidential information

For employees whose responsibilities include handling confidential information, the C3PO partnered with the dispensary director (who has managed multiple medical cannabis dispensaries) to ensure design of the highest standards of protection for the sensitive information of our patients and caregivers. The dispensing director has a significant understanding of appropriately designed workflows incorporating patient registries, seed-to-sale tracking systems, and point-of-sale systems. Based on this experience, the following protocols have been designed.

- All employees will receive training on the importance of patient confidentiality and the procedures for protecting it. The training will cover the legal requirements and industry standards for patient privacy, as well as the consequences of violating patient confidentiality.
- Access to patient information will be limited to employees who have a legitimate business need for the information and the dispensary director will determine and maintain access for appropriate employees.
- Patient information, whether electronic or physical records, will be stored securely and confidentially. Physical records will be stored in a locked cabinet or room, and electronic records will be protected with passwords and encryption.
- All sensitive information will be disposed of securely when it is no longer needed. Physical records will be shredded or otherwise destroyed, and electronic records will be securely deleted.
- Employees will verify a patient's identity before releasing any confidential information. This will be done by checking a valid government-issued photo ID or other proof that an individual is in fact the patient or caregiver matching the medical cannabis card being presented.
- Employees will communicate with patients in a confidential manner, and any sensitive conversations (or upon request of the patient or caregiver) will occur in the private consultation room where others cannot overhear. The room will be designed to make the patient or caretaker feel free and welcome to have an effective discussion with the certified dispenser; while maintaining continuous video/audio recording to ensure compliance with the rules and regulations.

- Employees will be trained to report any suspected or actual breaches of patient confidentiality to the certified dispenser immediately. The dispensing director (and other relevant members of senior management) will conduct an investigation of any reported breaches of patient confidentiality. The investigation will be conducted in accordance with the incident response plan and will include a review of the employee's actions, an assessment of the impact on the patient, and a determination of appropriate corrective actions.
- Any employee (including those working at the office headquarters of the company and the cultivation and processing facility) with access to the relevant systems containing sensitive information will receive the appropriate training, and follow effectively designed controls, to protect confidential information.

HIPAA compliance

To ensure appropriate compliance with HIPAA requirements, the C3PO designed a program in conjunction with the human resources director, who will lead the effort in implementing the protocols for maintaining confidentiality of patient information in accordance with HIPAA. The human resources director has significant experience in this area, including designing and implementing appropriate HIPAA plans for an integrated medical cannabis company. All facilities and employees will comply with all HIPAA regulations, including the HIPAA Privacy Rule, the HIPAA Security Rule, and the HIPAA Breach Notification Rule. This includes the design and implementation of the following protocols:

- HIPAA training
 - All employees of the dispensing site will receive regular HIPAA training to ensure that they understand and comply with HIPAA regulations.
 - This training will be updated regularly to reflect changes to HIPAA regulations and best practices.
- Initial and ongoing risk assessments
- Implementation of appropriate security measures
- Reporting of any security incidents to the relevant authorities
- Monitoring and enforcement of HIPAA regulations, including:

- Regular audits of employee activities
- Monitoring of access logs
- Implementation of appropriate security measures to mitigate identified risks
- Regular review and update of HIPAA procedures to ensure compliance with the latest regulations and best practices, including:
 - Security measures
 - Data backup
 - Disaster recovery procedures
 - Employee training programs

Exhibit 18 – Money Handling and Taxes

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

Verification Date

The applicant expects to contract with a financial institution to provide full checking and banking services to the proposed integrated medical cannabis company. We will design an appropriate financial reporting and banking compliance framework to satisfy the financial institution's stringent monitoring requirements set by their regulators. The cfo and finance director have worked extensively with financial institutions in the medical cannabis industry in developing such programs to satisfy the heightened oversight the banking regulators require; to ensure appropriate anti-money laundering programs are implemented, and that other specific concerns relative to the industry are addressed appropriately. The company will only contract with a financial institution that demonstrates an appropriate understanding of these requirements and a commitment to maintaining an appropriate level of monitoring to satisfy their regulators. We believe maintaining an effective banking relationship is critical to ensuring we deliver the highest level of professional service to:

- our employees, by ensuring we can settle the wages we owe them via direct deposit,
- our vendors, by avoiding dangerous transfers of large sums of cash to settle transaction, and
- our patients and caretakers, by regularly removing cash receipts (via armored carrier pickup and deposit into a financial institution's vault) from our dispensing sites and exploring payment solutions as an alternative to cash.

The finance director will coordinate armored carrier pickup at each dispensing site including communicating with the certified dispenser and security lead to ensure they are prepared to follow the appropriate protocols as discussed below. Note our secured transportation team will never carry cash with cannabis or medical cannabis in the vehicle to minimize any potential added safety risk. The finance director will perform reconciliations of cash for each dispensing site. To ensure all cash receipts are accounted for and that they are appropriately and accurately deposited into the company's banking accounts. The reconciliation process will also verify the appropriate collection (and subsequent timely submission) of sales and excise taxes as documented in detail in our tax plan. The finance director will also establish a robust tax compliance program to ensure all other local, state, and federal taxes are appropriately identified, calculated, and submitted. The cfo will be responsible for reviewing and approving these reconciliations and all tax returns to be filed by the company. The payment of taxes to each local, state, and federal entity will be conducted via electronic payment through the company's banking accounts. Each location will have weekly cash counting controls as also discussed below. The finance director will regularly observe these counts, including performing independent counts of his own. No cash will be handled or kept at the cultivation and processing facility. The following describes our plan to handle cash at our dispensing sites.

Access controls to protect the handling of cash

Below is the initial conceptual design for the proposed dispensing site; which is being provided as a visual reference for following controls.



• Cash will be stored in the safe in the secured vault storage with access restricted to the certified dispenser, security team, and ICC team.

- There must be 2 independent parties at all time within the secured vault storage and one must be the certified dispenser, with the other being a member of security or the ICC team.
- The access will be configured to require both individuals to scan their badge, restricting entrance to a certified dispenser without a security or ICC keycard scan.
- The keycard system will maintain a record whose keycard is used to access the secured vault storage room and there will be cameras covering all viewpoints within the secured vault storage room.
- Only the certified dispensers will have access to the alarm codes to the secured vault storage room and the cash counting room.
- Cash will be strictly controlled and at all times stored in either the:
 - Point-of-sale registers (only during the day)
 - Small safe in the counting room (only during the day)
 - Safe in the secured storage vault
- When cash is moved to or from any of these points, it will be counted utilizing automated cash counting systems in the counting room equipped with cameras that record audio.
- Two independent parties, at least one of them being a certified dispenser, are required at all times to perform the cash counting process. The other representative must be from either the security or ICC team.
- Deposit slips will be filled out after cash counting and placed in a secured bank bag along with the cash. Deposit slips must be signed by both parties.
- A Cash log will be utilized to input and track all cash deposits and withdrawals to/from the safe in the secured storage vault.
- Only the certified dispenser will know the safe combination and is the only one allowed to access the safe, including physically placing and removing cash.
- All cash will be transferred from the point-of-sale registers and cash counting room to safe in the secured vault storage room to be stored overnight.

Other cash handling protocols

The company's protocols for the movement of cash between secure areas and sales areas, as well as the plan for maintaining security of daily cash on hand at all times are as follows. *Beginning-of-day*

- At the beginning of the day, a member of security and the certified dispenser will unlock the dispensing site. Security will unlock the roll-up door and the certified dispenser will disarm the exterior perimeter alarm.
- The certified dispenser will then proceed to the secured vault storage room to disarm the vault alarm and either security or ICC will utilize their keycard access in addition to the certified dispenser to allow for the cash and medical cannabis products to be transferred.
- The certified dispenser will unlock the cash safe and remove a predetermined amount of cash to fill the point-of-sale registers. An independent team member from either security or ICC will be on hand to verify the certified dispenser's count, which will be entered into the Cash Log, and both parties will sign.
- The cash will then be placed in a locked cash box and taken to the adjacent cash counting room where it will be divided up and counted by both the certified dispenser and the independent employee (either security or ICC) before placing in a register. A register deposit slip will be filled out and included which both parties will sign.

End-of-day

- The certified dispenser working with an independent employee from security or the ICC team will oversee the process of removing of all cash from the point-of-sale registers, which will be transferred to the cash counting room.
- The certified dispenser and the independent employee will utilize the automated cash counting system to count the cash.
- After performing the count, the cash will be deposited in a secure bank bag including with a deposit slip filled out with the amount counted, dated, and signed by both parties.

- The deposit slip number and the amount of cash is then entered into the Cash Log which is also signed by both parties.
- The certified dispenser will then lock the safe.
- The cash count audit sheet will be sent to the finance director at the end of the day who will verify against the system cash.
- The alarm to the secured vault storage room will be activated by the certified dispenser at the end of the day.
- A security member will ensure the secured vault storage room is armed before walking out with the certified dispenser.
- After the certified dispenser arms the alarm for the exterior door and perimeter, the security guard will close and lock the roll-up door.

Throughout the day and weekly

- Any movement of the storage of cash to/from:
 - Point-of-sale registers
 - Safe in the counting room
 - Safe in the secured storage vault

Requires notification to the security team and must then be directly carried in a locked cash box to the cash counting room to be counted (in the manner described above) before moving on to the next location of storage.

- Cash and medical cannabis inventory will be subject to periodic inventory counts by the ICC team on-site and will be designed to ensure all cash and medical cannabis is 100% accounted for each week. The certified dispenser will be required to assist to investigate any discrepancies.
- The cash will be picked up at least once a week by the armored truck service or the use of the internal secured transportation team as coordinated by the finance director with the security director and security team on-site.

Exhibit 19 – Standard Operating Plan and Procedures

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

Verification Date

The following represents the applicant's standard operating plan and procedures. These will be compiled, regularly maintained, and the relevant sections made readily accessible to all employees whose responsibilities require adherence to such. The entire manual will be readily accessed from the physical site of operations upon the request of inspectors, the Commission, or any other regulatory agency.

19.1 IT Plan

The following is the applicant's IT plan for ensuring accurate recordkeeping, compliance with inventory protocols, and coordination of information and systems with vendors, customers and others.

Implementation of the Alabama Medical Cannabis Patient Registry System

- Integrate the system with the company's existing IT infrastructure and ensure data can be seamlessly shared and coordinated between systems
- Test the system thoroughly to ensure it is functioning properly and can handle the volume of data that will be entered and accessed on a regular basis.
- Train all employees who will be using the system on how to properly input, access, and maintain data in the system.
- Set up security protocols to ensure that only authorized personnel can access the patient registry and that the data is protected against unauthorized access, hacking, and data breaches.
- Monitor the system to ensure that it is functioning properly and make any necessary updates or adjustments as needed.
- Provide secure access to the employees that are authorized to access the system.
- Work with the commission to ensure the system has been properly implemented to meet their requirements and is compliant with all relevant rules and regulations to:
 - Receive and record physician certifications.
 - Receive and track qualified patient registration and issuance of medical cannabis cards.
 - Receive and track designated caregiver registration and issuance of medical cannabis cards.

- Include in the patient registry database for each qualified patient registrant the name of the qualified patient and the patient's designated caregiver, if applicable, the patient's registered certifying physician, the respective qualifying medical condition or conditions, the recommended daily dosage and type of medical cannabis, and any other information the commission, by rule, deems relevant.
- Verify that a medical cannabis card is current and valid and has not been suspended, revoked, or denied.
- Track purchases of medical cannabis at dispensaries by date, time, amount, and type.
- Determine whether a particular sale of medical cannabis transaction exceeds the permissible limit.
- Track medical cannabis cards that are denied, revoked, or suspended.
- Interface as necessary with the statewide seed-to-sale tracking system.

Implementation of the Statewide Seed-to-Sale Tracking System

- Integrate the system with the company's existing IT infrastructure and ensure data can be seamlessly shared and coordinated between systems
- Test the system thoroughly to ensure it is functioning properly and can handle the volume of data that will be entered and accessed on a regular basis.
- Train all employees who will be using the system on how to properly input, access, and maintain data in the system.
- Set up security protocols to ensure that only authorized personnel can access and that the data is protected against unauthorized access, hacking, and data breaches.
- Monitor the system to ensure that it is functioning properly and make any necessary updates or adjustments as needed.
- Provide secure access to the employees that are authorized to access the system.
- Work with the commission to ensure the system has been properly implemented to meet their requirements and is compliant with all relevant rules and regulations to:

- Ensure retention of a record of the date, time, amount, and price of each sale or transfer of medical cannabis to a registered qualified patient or registered caregiver.
- Enable effective seed-to-sale tracking of cannabis and medical cannabis sales and transfers among licensees.
- Verify receipt and integration of information from third-party inventory control and tracking systems.

Evaluation of need to implement a third-party inventory system

The applicant will determine the need to implement a third-party inventory system. In evaluating this need, we will first work with the commission to understand if the statewide system will be capable of allowing for the following:

- Tracking all cannabis plants, medical cannabis products, patient and caregiver purchase totals, waste, transfers, conversions, sales, and returns that are linked to unique identification numbers.
- Tracking lot and batch information throughout the entire chain of custody.
- Tracking all products, conversions, and derivatives throughout the entire chain of custody.
- Tracking cannabis plant, batch, and product destruction.
- Tracking transportation of product.
- Performing complete batch recall tracking that clearly identifies all of the following details relating to the specific batch subject to the recall:

a. Sold product.

- b. Product inventory that is finished and available for sale.
- c. Product that is in the process of transfer.
- d. Product being processed into another form.

e. Postharvest raw product, such as product that is in the drying, trimming, or curing process.

- Reporting and tracking loss, theft, or diversion of product containing cannabis.
- Reporting and tracking all inventory discrepancies.

- Reporting and tracking adverse patient responses or dose-related efficacy issues.
- Reporting and tracking all sales and refunds.
- Receiving testing results electronically from a state testing laboratory via a secured application program interface into the system and directly linking the testing results to each applicable source batch and sample.
- Identifying test results that may have been altered.
- Ensure the tracking system is appropriately configured to allow for carrying out all transactions authorized for our license type.
- Providing information to cross-check that product sales are made to a registered qualified patient, or a registered caregiver on behalf of a registered qualified patient, and that the product received the required testing.
- Providing the commission and state agencies with access to information in the database that they are authorized to access.
- Securing the confidentiality of information in the database by preventing access by a person who is not authorized to access the statewide seed-to-sale tracking system or is not authorized to access the particular information.
- Providing access to input key performance indicators such as the following: a. Total daily sales.
 - b. Total cannabis plants in production.
 - c. Total cannabis plants destroyed.
 - d. Total inventory adjustments.

If it is determined that there is a need to utilize a third-party system, we will consider our experience utilizing such systems as BioTrack, Metrc, and MJ Freeway in working with the commission to identify an appropriate supplementary system to use. Additionally, we will consider the business need and its impact to providing affordable medical cannabis to patients and caregivers in determining whether we will utilize an additional third-party inventory system. In the event we proceed with implementing a third-party system as approved by the commission, we will perform a system implementation consistent with our plan for the statewide system listed above.

Maintenance of digital records and logs

- Work with management to created digital records or logs that can be accessed and updated by the appropriate employees whose roles and responsibilities required access. This will include defining the fields to be recorded and assigning responsibilities to ensure that the log is updated in a timely and accurate manner.
- These logs will be stored on a secure server and protected with a login and password. Access controls will be set up to ensure that only authorized individuals can view and update including configurations for role-based access depending on level of authority.
- The compliance director will be responsible for performing regular audits of the logs to ensure they are accurate, up-to-date, and compliant with state regulations.
- The appropriate training will be provided on how to access and use the log, how to update it, and how to ensure compliance with state regulations.
- Where relevant, the company will ensure integration with relevant systems as necessary including the statewide seed-to-sale system.

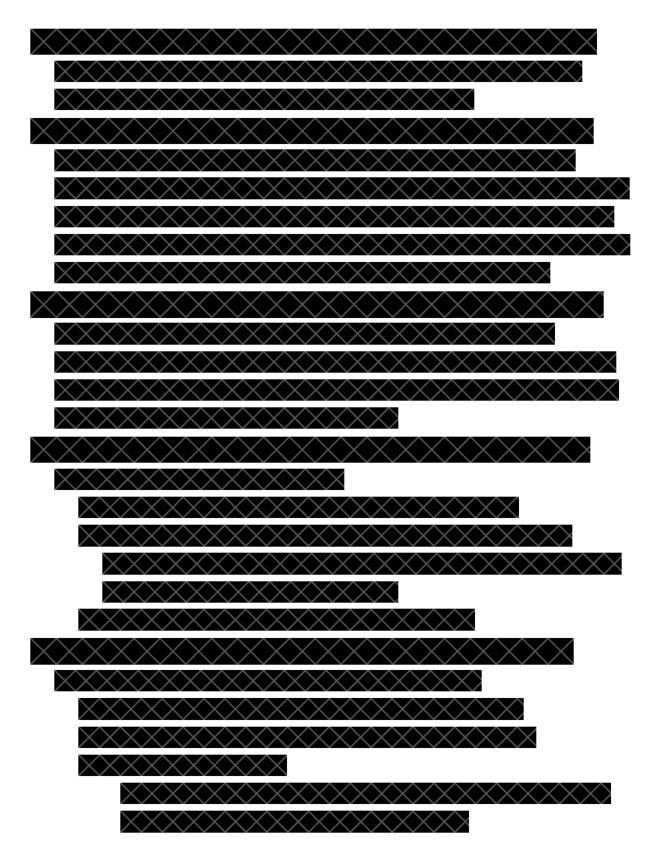
Ongoing maintenance and monitoring of IT systems

• We will regularly update and maintain the IT systems to ensure they continue to function properly and meet the needs of the company and comply with the relevant rules and regulations.

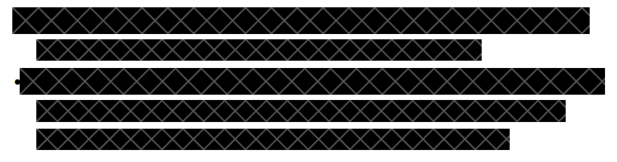
19.2 Plan for maintenance and storage of medical cannabis

The following is the company's plan for the maintenance and storage of cannabis and medical cannabis at all times while in its possession and control.





- The environmental conditions of the secured storage areas at each facility will be monitored by security to ensure the following set points (established after careful consideration of the types of inventory being stored) are appropriately being met:
 - Dispensing site storage temperature range of 60 to 65 degrees Fahrenheit and relative humidity range of 30% to 50%.
 - Cultivation and processing storage temperature range of 55 to 60 degrees Fahrenheit and relative humidity range of 55% to 62%.
- We will establish strict inventory control procedures led by the cultivation team to ensure that all medical cannabis is accounted for at all times and appropriately logged in the statewide seed-to-sale tracking system.



• ICC team will ensure ongoing compliance with all applicable rules and regulations regarding the storage and handling of the medical cannabis.

19.3 - Quality Control/Quality Assurance Plan

In accordance with the instructions, the applicant has provided this at Exhibit 39.

19.4 - Contamination and Recall Plan

In accordance with the instructions, the applicant has provided this at Exhibit 40.

19.5 - Criminal Activity Plan

The company's criminal activity plan responsive to, but not limited to, the discovery of the following:

- Inventory discrepancies, diversion, theft or loss.
- Any criminal activity involving or occurring on or in a medical cannabis licensed facility.

- Suspected criminal activity involving the dispensing, cultivating, processing, or distribution of medical cannabis.
- Unauthorized access to secured areas designated for storage of medical cannabis and other breaches of security that could be indicative of criminal intent.
- Unauthorized destruction of medical cannabis.
- Unauthorized access or alteration of records related to medical cannabis activities.
- An alarm activation (except false alarms) or other event that requires response by public safety personnel, including but not limited to law enforcement, fire departments, and employees of the commission.

Is designed to perform the following actions:

- The security team will lead the effort to ensure the safety of employees and patients and caregivers on the premises of the medical cannabis facility including making the assessment to evacuate the premises.
- 2. The security team on site will make the assessment to activate any additional response procedures such as calling the security director or 911.
- After the immediate safety concerns have been addressed, the security team will follow their training practices in assessing the safest and most effective action to move forward. Immediately after order has been restored (but not longer than 30 minutes from the time the incident occurred), the security director will be contacted for an initial incident notification and brief report.
- 4. The security director or security team lead on site will begin the process to isolate the area where the potential criminal activity took place and preserve evidence including, but not limited to taking photographs, securing any physical evidence, generating and checking inventory records, and preserving any surveillance footage.
- 5. The security director or security team lead on site will then inform the compliance director who will initiate the process of notifying the appropriate authorities including the commission and any regulatory or law enforcement agencies required by the rules and regulations. **The incident will be reported**

to the relevant individuals within 24 hours from the time the incident occurred.

- 6. The compliance director, with the assistance of the security director and other relevant members of management, will conduct an internal investigation to determine the scope of the criminal activity and identify any potential vulnerabilities in the company's security or compliance measures. This investigation will include interviews with employees and others and review of relevant documents, video footage, and other records.
- Based on the findings of the internal investigation, the compliance director will issue a report including recommended corrective measures to address any vulnerabilities and prevent similar incidents from occurring in the future.
- 8. The management team will make all reasonable efforts to maintain access to medical cannabis by those who depend on it, by communicating with the patients, caregiver, and employees, and by coordinating with the proper authorities to ensure that any disruption to the supply of medical cannabis is minimized.
- The company will maintain records of all incidents, investigations, and actions taken related to theft, diversion, or other loss of medical cannabis products for a minimum of 5 years.

19.6 – Emergency Procedures and Disaster Plan

The company's emergency procedures and disaster plan responsive to, but not limited to, the occurrence of the following:

- Natural disasters such as floods, fires, earthquakes, severe storms
- Human caused incidents such as power outages, chemical spills, vehicle accidents, or other emergency situations that may affect the licensed facility, vehicles, personnel, medical cannabis products or patients and caregivers.

Is designed by management as follows.

1. An emergency response team led by the security director and compliance director and their respective team leads, will be responsible for the readiness of responding to any emergency or disaster situation and tasked with at a minimum the following responsibilities:

- Identify all key personnel on the emergency response team, with clear chain of command.
- Provide training for the emergency response team on emergency response procedures and use of equipment.
- Ensure that the team has access to necessary equipment and resources.
- 2. An emergency evacuation plan will be developed and documented by the emergency response team which will include the following:
 - Emergency evacuation routes, assembly points, and procedures for accounting for all employees, patients, and caregivers.
 - Providing training for employees on the emergency evacuation plan and conduct regular drills to test and evaluate the effectiveness of the plan.
 - Providing clear signage and prepared communication to instruct patients and caregivers how to respond in an emergency.
- 3. Establish and maintain effective communication protocols for the emergency response team to follow including:
 - Clear signage to identify the means for alerting the emergency response team on the premises in the event of an emergency.
 - Establish procedures for contacting emergency services, including emergency phone numbers.
 - Develop a plan for providing updates and instructions to employees, patients, and caregivers during an emergency.
 - Test and evaluate the effectiveness of communication protocols on regular basis.
- 4. Ensure secure storage and transportation of medical cannabis products including:
 - Develop procedures and physical controls to lockdown access to the secure storage of medical cannabis products in one of the licensed dispensing sites or cultivation and processing facilities.

- Develop procedures and physical controls to lockout access for the transportation of medical cannabis products in the event of an emergency during transit.
- 5. Plan for recovery and restoration of operations including:
 - Follow protocols for assessing damage and restoring power and other services in the event of an emergency.
 - Follow protocols for ensuring the safety and security of the facility following an emergency.
 - Establish clear chain of command for making decision to restore operations including a required consultation with senior management who along with compliance and security director will consult with members of the commission as deemed necessary.
 - Test and evaluate the effectiveness of the recovery and restoration plan on a regular basis
- 6. The emergency response team will lead emergency drills and exercises and conduct regular emergency drills and exercises to test and evaluate the effectiveness of emergency procedures and disaster plan. The results of the drills will be used to identify areas for improvement and make necessary adjustments to the plan.
- 7. The compliance director, security director and other members of senior management will continuously review and update emergency procedures and disaster plan as necessary to ensure they are current and effective. They will communicate any changes made to the plan to all employees, patients, and caregivers.

19.7 - Alcohol, Smoke, and Drug Free Workplace Policy

This policy applies to all advisors, owners, officers, directors, and all other employees and authorized vendors on-site of the integrated medical cannabis operations. The purpose of this policy is to promote a safe and healthy working environment by prohibiting the use, possession, sale, or distribution of alcohol, tobacco, and illegal drugs in the workplace and while on company business. The company is committed to maintaining a safe and healthy working environment for all employees. The use, possession, sale, or distribution of alcohol, tobacco, and illegal drugs is prohibited in the workplace and while on company business. This includes but not limited to the cultivation and processing facility, dispensing sites, while in transit and representing the secured transportation service, and all office spaces.

<u>Alcohol</u>

- Consumption, possession, or being under the influence of alcohol while on company property or on company business is strictly prohibited.
- Employees are prohibited from bringing alcohol on company property or consuming it during working hours.
- Employees who report to work under the influence of alcohol will be subject to disciplinary action, up to and including termination of employment.

<u>Tobacco</u>

- Smoking or the use of any other tobacco products is prohibited on company property, including the cultivation facility, dispensary, and office spaces.
- Employees who report to work smelling of smoke or tobacco products will be subject to disciplinary action, up to and including termination of employment.

<u>Drugs</u>

- Possession, use, sale, or distribution of illegal drugs is strictly prohibited on company property or while on company business.
- Employees who report to work under the influence of illegal drugs will be subject to disciplinary action, up to and including termination of employment and reporting to the commission.
- Use of medical cannabis is not permitted at the work place, this include possession, usage and being under the influence of medical cannabis.
- Employees who require medication (including medical cannabis) that could affect their ability to safely perform their job, should notify their manager and HR, to discuss reasonable accommodations that would keep the workplace safe.

<u>Testing Policy</u>

- Employees may be subject to drug and alcohol testing if there is reasonable suspicion that an employee is under the influence of alcohol, tobacco, or illegal drugs while on company property or on company business.
- Refusing to submit to drug or alcohol testing will result in disciplinary action, up to and including termination of employment.

Corrective Actions and Consequences

- Violation of this policy will result in disciplinary action, up to and including termination of employment and reporting to the commission.
- Employees should report any observed or suspected violations of this policy to their immediate supervisor or HR representative.

19.8 - Employee Safety Plan in Accordance with OSHA Standards

The company's employee safety plan designed to be compliant with the OSHA standards for the integrated medical cannabis operations includes:

- An OSHA Safety Team led by the compliance director and including team leads at all facilities will be established to conduct regular inspections of the facility, identify and address potential hazards, and develop and implement safety procedures. The committee will also investigate any accidents or incidents that occur on the premises.
- All employees will be provided with comprehensive training on the safe handling of equipment, chemicals, and hazardous materials used in the cultivation process. This includes training on the proper use of personal protective equipment (PPE) and emergency procedures.
- All employees working in the cultivation and processing facility and dispensing sites will receive specific training on the proper handling and storage of medical cannabis products, as well as regulations and laws related to the dispensing and distribution of cannabis products. Procedures for handling cash and other valuables in dispensing sites, as well as security protocols to ensure the safety of employees and patients and caregivers will also be covered.

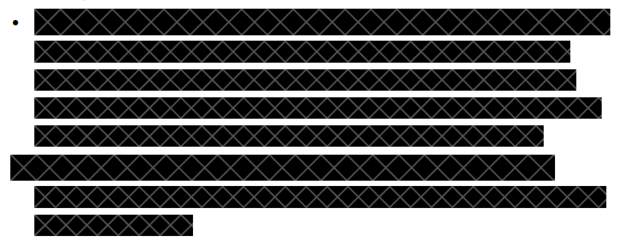
- All employees working in the secured transportation of medical cannabis products will receive comprehensive training on the proper handling and packaging of cannabis products, defensive driving techniques, and regulations related to transportation of cannabis products. Procedures for responding to theft or robbery incidents during transportation, as well as emergency procedures, will be covered.
- The OSHA Safety Team will conduct regular hazard identification and risk assessments to identify and evaluate potential hazards. This includes evaluating the risk of slips, trips, and falls; and electrical, chemical, and fire hazards.
- All employees will be required to wear appropriate PPE when working with hazardous materials or equipment. This includes, but is not limited to, safety goggles, gloves, respirators, and protective clothing.
- The OSHA Safety Team will have a fire safety plan in place that includes regular fire drills and the proper use of fire extinguishers. The facility will also have proper fire protection equipment such as smoke detectors, fire alarms, and sprinklers.
- The OSHA Safety Team will have emergency procedures in place, including emergency evacuation plans. Employees will be trained on emergency procedures and the proper use of emergency equipment, including first aid kits and emergency eyewashes.
- The security team will have protocols for securing the transportation of medical cannabis products, including proper packaging and labeling, as well as regular inspection and maintenance of security features such as GPS tracking and cameras.
- The security team will conduct regular training and drills for employees on emergency procedures related to transportation, such as responding to vehicle breakdowns or accidents.
- The OSHA Safety Team will maintain records of all employee training, safety inspections, and accident investigations. This includes maintaining records of all injuries and illnesses that occur on the premises or during transportation.

 The OSHA Safety Team will ensure compliance with all OSHA standards and regulations, including but not limited to the Hazard Communication Standard and the Respiratory Protection Standard.

19.9 - Confidential Information and Cybersecurity Plan

The company's plan for maintaining confidential information and any records required to be confidentially maintained includes:

 The compliance director will be responsible for ensuring compliance with the Confidential Information and Cybersecurity Plan and respond to any inquiries or requests related to the company's handling of confidential information and data security.



- The company will have strict policies and procedures for handling confidential information, including guidelines for sharing and transmitting confidential information, both internally and with third parties, and guidelines for the disposal of confidential information.
- The compliance director will conduct regular risk assessments to identify and evaluate potential threats to the confidentiality, integrity, and availability of its information systems and data.
- The company will have an incident response plan in place to address and respond to any data breaches or other security incidents that may occur, including guidelines for reporting such incidents and procedures for containing and mitigating the impact of such incidents.

- The company will provide regular training to employees on information security best practices, including the importance of maintaining the confidentiality of confidential information, and the safe handling, storage, and transmission of such information.
- The company will have regular audits, to ensure that the systems and procedures in place to protect confidential information are working effectively, and identify any areas for improvement.
- The company will have a plan to comply with all applicable laws, regulations, and industry standards related to data privacy and security.

19.10 - Plan for tracking and proper disposal of waste cannabis or medical cannabis

- The security and ICC team will be responsible for the proper disposal of waste cannabis or medical cannabis and will be trained on the state regulations, and the acceptable methods for disposal of medical cannabis.
- The company will establish and maintain a destruction log record of all waste cannabis or medical cannabis products, including but not limited:
 - Batch or lot #
 - Date of disposal
 - Quantity and weight
 - Location
 - Method of disposal
- The company will have a plan in place for the destruction of cannabis plants, including parts thereof, and any related materials that cannot or will not be processed, transported, or dispensed.
 - Throughout the grow cycle, there will be routine plant maintenance resulting in leaves and stems being removed. The company will have designated disposal bins outside of each growing room to discard this unusable plant material.

- In the event an entire dead plant is removed during the grow cycle and designated for destruction, the company will ensure the plant is properly adjusted in the statewide seed-to-sale tracking system.
- The harvesting process also creates a significant amount of non-usable plant material as excess leaves, stems, and roots are removed. During this process we will use clearly distinguishable collection bins to separate plant material that is unusable from the material that will be transferred to hang and dry.
- The process to collect the disposal bins will be overseen by security and ICC to ensure proper segregation of duties and access controls prevent any material from being diverted during this process.
- The ICC team lead at the dispensing site will follow the appropriate shipping
 protocols, and the ICC / logistics coordinator at the cultivation and processing
 facility will follow the appropriate receiving protocols; for the transfer of medical
 cannabis products designated for destruction from an internal dispensing site. Due
 to the limitations of services and capabilities at the dispensing sites, and so that the
 compliance director can most effectively oversee a centralized destruction process;
 all cannabis and medical cannabis will be destroyed at the cultivation and
 processing facility following the established protocols.
- The company will use methods for the disposal of medical cannabis that are available at the state Commission's website, or approved by the state commission, and shall not leave any part of the disposed or waste cannabis or medical cannabis either useable or recognizable as such. The security and ICC teams will be responsible for overseeing the collection and disposal process. Subject to the Commission's approval, we have designed the following procedures.
 - Unusable plant material and all cannabis and medical cannabis products designated for destruction will be securely collected and stored in locked disposal receptacles until destruction.
 - The compliance director will coordinate with an appropriate member of the Commission to schedule and obtain the appropriate approval to proceed with destruction.

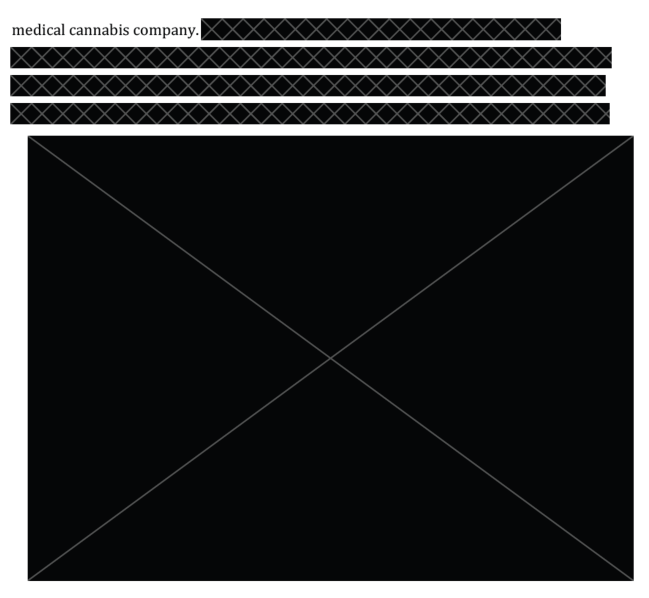
- Use a large commercial auger or grinder to shred and blend the cannabis.
- Mix the ground cannabis with a non-cannabis material, such as sawdust or dirt, in a ratio of at least 10:1 non-cannabis material to cannabis.
- Add a chemical treatment (bleach or an alternative substance as approved by the Commission) to the mixture to further break down the cannabis and render it unusable. Use the recommended dosage and follow the safety guidelines for the chemical.
- This mixture will then be discarded in an appropriate and approved manner with an appropriate waste removal service.
- Document the destruction and disposal process in the statewide seed-to-sale tracking system, including the date, time, and method of destruction and disposal.
- A member of the ICC team and a member of the security team must sign the destruction log.
- The compliance director will conduct regular inspections to ensure that the waste cannabis or medical cannabis is being properly tracked and disposed of, and will take corrective action if any issues are identified.
- The compliance director will provide regular training to employees on the proper handling and disposal of waste cannabis or medical cannabis, and the importance of compliance with all rules and regulations.
- The company will comply with all applicable laws, regulations, and industry standards related to the disposal of waste cannabis or medical cannabis, and will respond to regulator inquiries or requests related to the company's handling of waste cannabis or medical cannabis.

19.11 - Security Plan

In accordance with the instructions, the applicant has provided this at Exhibit 33.

19.12 - Grow Plan

The applicant has a proven grow plan from years of experience successfully cultivating high-quality medical cannabis and have tailored it accordingly for the proposed integrated

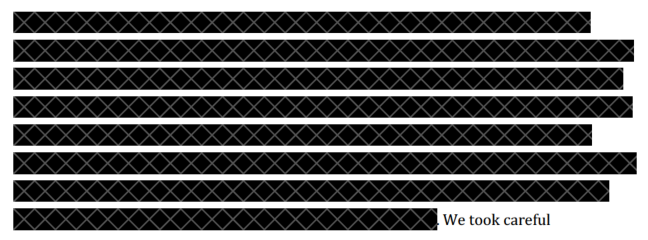


- **1.** Clone room (*Cultivation*) where all new plants begin in the propagation process of cultivating medical cannabis flowers and trim.
- **2.** Vegetation room (*Cultivation*) where the vegetation process occurs and mature mothers used in propagation are grown and maintained.



- 5. Dry rooms (*Cultivation*) where the harvested material is dried.
- 6. Trim and Cure room (*Cultivation*) where the dried material is trimmed and cured.

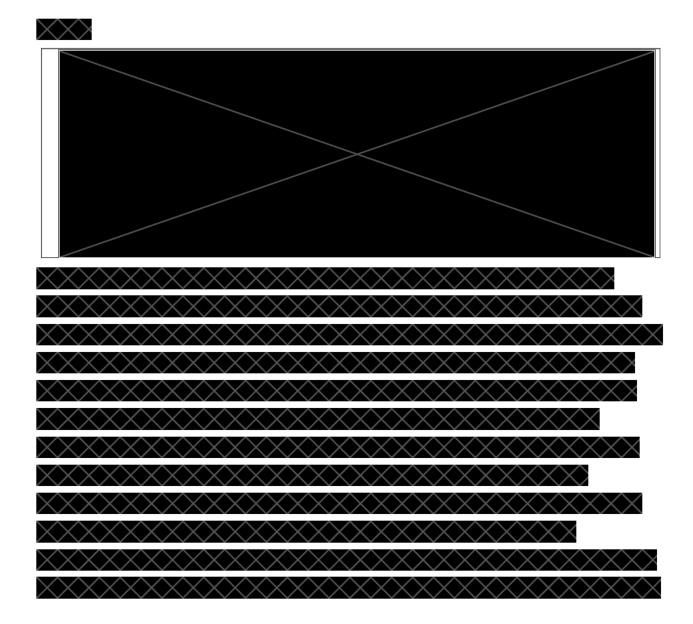
- 7. Secured storage room (*Cultivation | Processing | Transportation*) where cannabis and medical cannabis is securely stored. There will be clear segregation of inventory and processes as documented within our plan for segregation of processes within and transportation between facilities
- 8. Laboratory and extraction room (*Processing*) where the medical cannabis will be extracted and processed into finished products.
- 9. Packaging room (*Processing*) where the finished products will be packaged and labeled.
- 10. Secured counting room (*Transportation*) where cannabis and medical cannabis is inspected and verified during the receiving and shipping process.

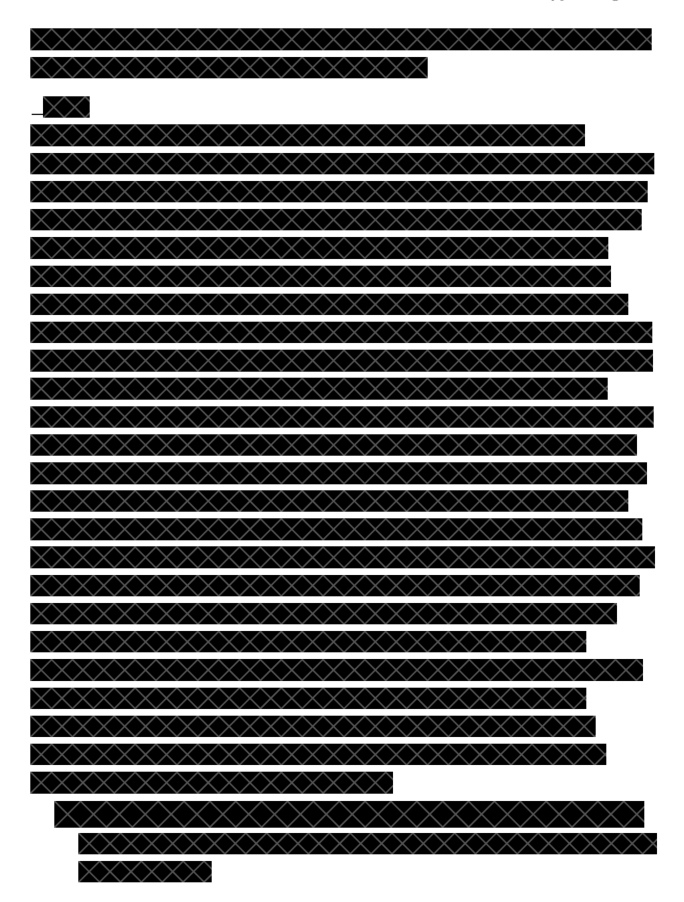


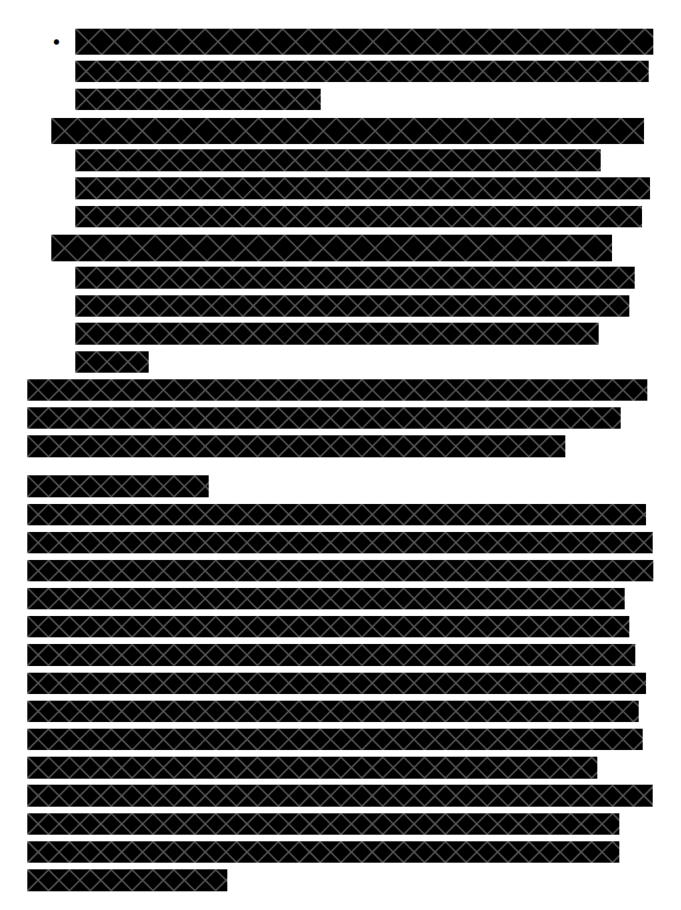
consideration to Alabama Department of Agriculture and Industries Rule 80-14-1-.06 in verifying that our proposed combined enclosed structure was appropriate considering all cultivation will occur indoors and it will not occur directly in the ground. This rule also requires that "each cannabis plant or batch of cannabis plants must be cultivated in an individual receptacle containing soil or growing media, so as to foster portability, limit crosscontamination, and facilitate proper monitoring of each plant. Containers may be for individual plants or for batches of plants as long as each plant is clearly identified and traceable." We confirmed our grow plan below is appropriately in compliance with this as well. In the event the applicant is successful in obtaining privileged licensure, we will ensure we work with the Alabama Department of Agriculture and Industries and other relevant regulators in choosing an appropriate cultivar to ensure we grow cannabis plants that have a high likelihood of producing medical cannabis. We expect this evaluation to



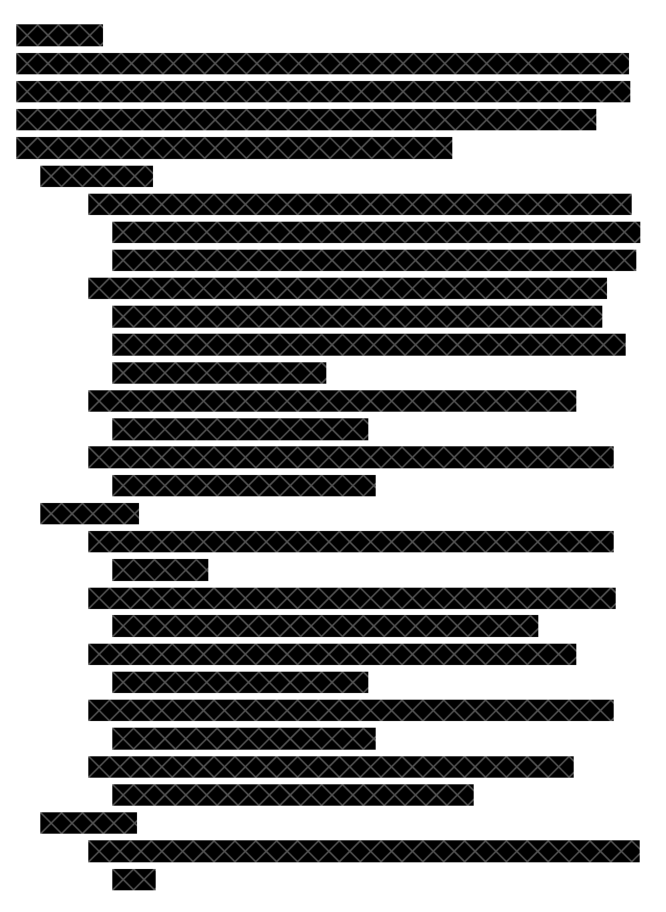
include careful consideration to the makeup of the cannabinoid structure, and have accordingly prepared a detailed analysis in our quality assurance and quality control plan to prepare for that process. The compliance director will enforce compliance with the retention of records for at least 2 years related to the cultivation of cannabis, destruction and disposal of cannabis, and storage of medical cannabis in the proposed cultivation and processing facility. This includes all records related to individuals entering and exiting the cultivation facility; and the applicant confirms they will be made available to the Department and AMCC upon request. Video from all cameras covering the facility will be preserved for at least 60 days. Our detailed grow plan follows.

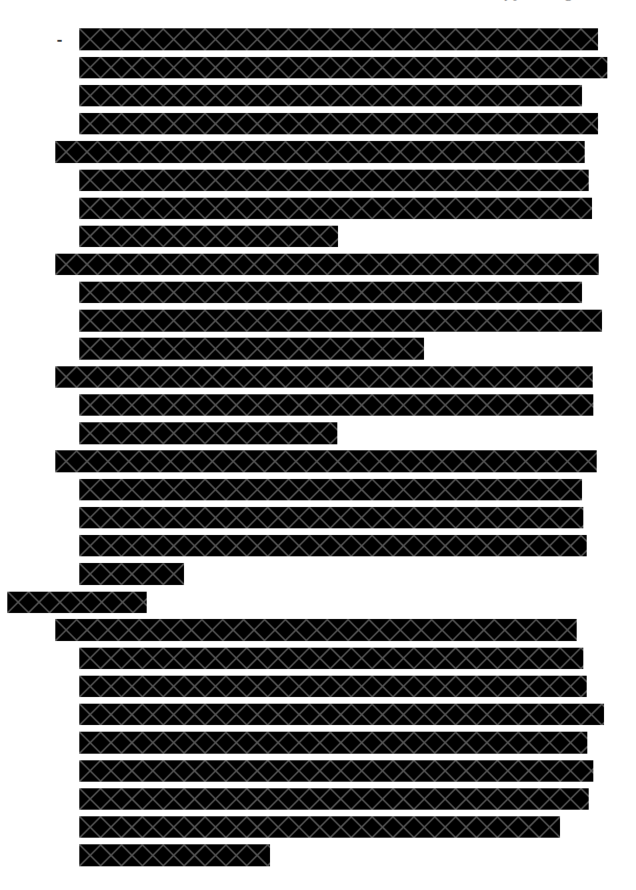


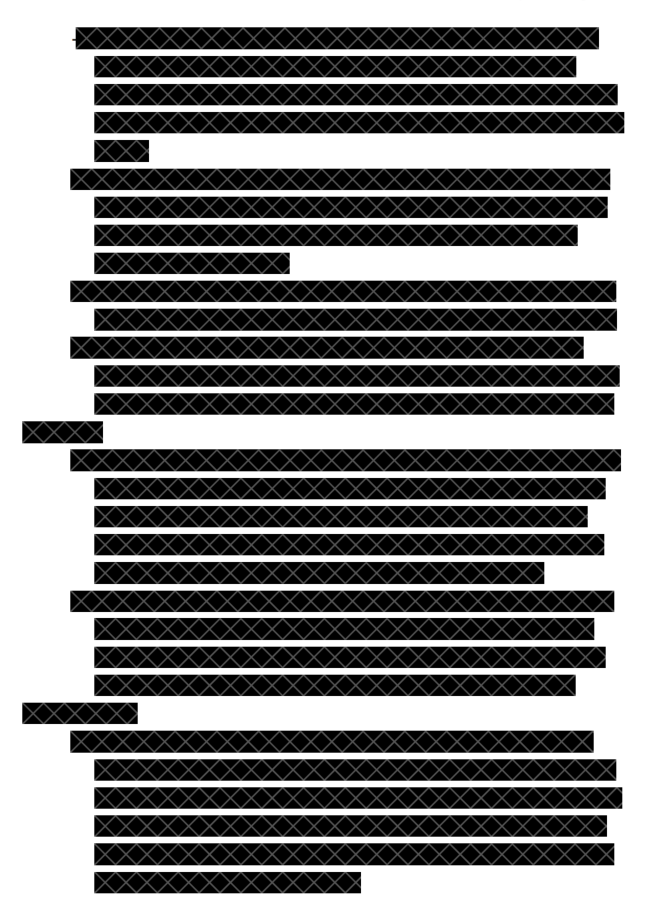


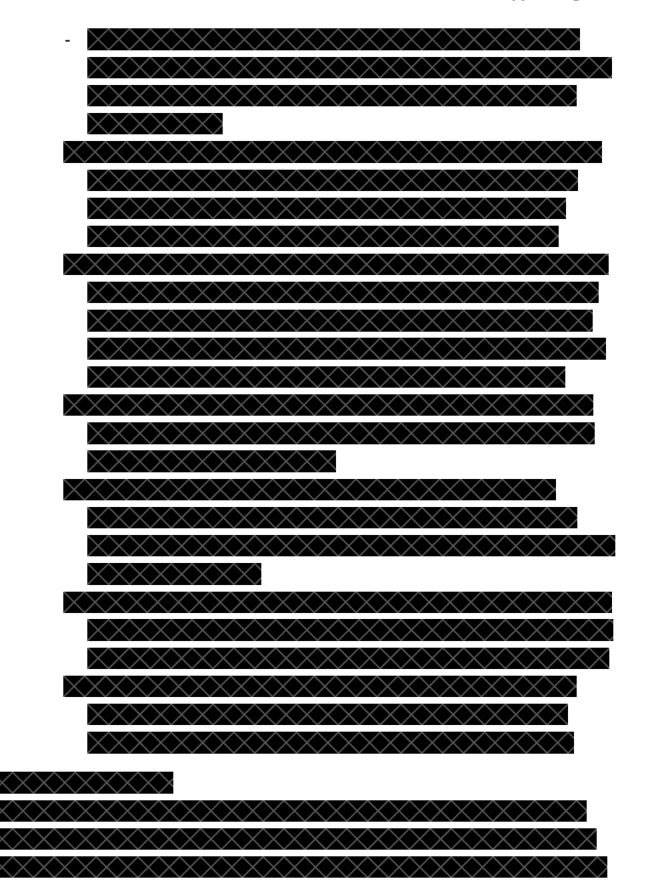












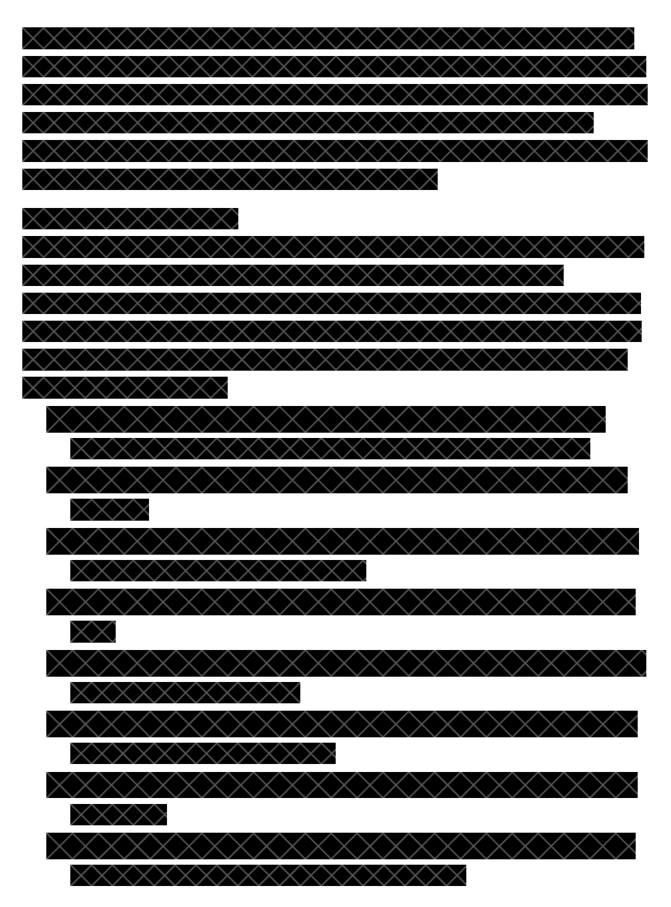


Exhibit 19 Standard Operating Plan and Procedures



19.13 - Contamination and Recall Plan

In accordance with the instructions, the applicant has provided this at Exhibit 40.

19.14 - Chain of custody, inventory, and tracking of cannabis and medical cannabis

The applicant has designed policies and protocols that are designed to provide for consistent and accurate recordkeeping, inventory tracking and control, and regular physical inventory audits; including the ability to trace the whereabouts and facilitate the detection of any diversion, theft, or loss of cannabis or medical cannabis products in a timely manner.

- A group of young plants of the same cultivar, germinated at the same time, and appropriately segregated and tagged throughout the entire grow process; will be assigned a unique identification number. The growing tables will clearly identify this information.
- This unique identification number, the cultivar, number of plants, and germination date will be entered into the statewide seed-to-sale tracking system upon rooting and before being transferred to the vegetative phase.
- All plant adjustments, waste, and transfer will be recorded in the statewide seed-tosale tracking system throughout all phases of growing.
- Nutrient inputs, feeding schedules, and environmental conditions will also be tracked manually and electronically by grow cycle to allow retrospective analysis.

- After harvest, all material will be segregated from the other lots being harvested at the same time. The harvested material will be separated by usable and unusable material. The containers holding the usable cannabis material will be identified with the unique identification number before transferred.
- Once the cannabis material is taken to the drying room, it will be weighed and segregated by lot on the drying racks, clearly displaying the identification number.
- The dried cannabis material will be trimmed and weighed at the end of the dry cycle and then transferred to the curing containers, where the lots will remain segregated and clearly identified.
- After extraction, the lots of medical cannabis extract will be separated into batches and all conversions will be recorded in the system throughout the work in process phases and final processing of medical cannabis products. Each batch will remain segregated and clearly identified.
- The statewide seed-to-sale tracking system (and/or an additional perpetual inventory system) will be used to assess each day's beginning and ending inventory, receipt/sale/delivery of product, disposals, and destructions. The system will be utilized to accurately track and record the chain of custody for every plant, product, byproduct, etc. in inventory down to the hundredth of a gram.
- Data entry process and controls will be implemented and all employees whose job duties require use of the system will be trained to accurately and efficiently utilize the system. Controlled access will be maintained for those employees and they will be assigned a unique identification number to track employee activity by logging the date, time, and precise actions performed.
- Weekly cycle counting and regular physical inventories will be performed by the compliance director and ICC / logistics coordinator over plants and materials, to ensure the accuracy and integrity of the inventory tracking system within each area of the cultivation and processing facility.
- All records related to the cultivation of cannabis, destruction and disposal of cannabis, and storage of medical cannabis will be kept for at least 2 years and made available to the commission and any other regulatory bodies requiring access.

Exhibit 20 – Policies and Procedures Manual

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

Verification Date

Policies and Procedures Manual Introduction

The applicant has included its policies and procedures manual in the following. Based on our senior management's significant experience, we expect this manual to be a constantly evolving process, especially in the initial months as the company and the program grows. As such, we have included an initial outline of what we expect the full manual to develop into as new guidelines emerge, both internal and external to the company. Upon successful licensure, our chief quality officer will oversee the continuous updates to the manual working with the relevant department heads, and especially in the first 30 days of obtaining licensure to ensure the policies and procedures most important to our core lines of business are established from the start. We have included an initial draft of those policies and procedures which we deemed significant to our core lines of business. These lines of business including offering goods to Alabama medical cannabis patients and caretakers through our dispensing, cultivating, and processing activities; while performing the important service support functions of inventory control and compliance, security, and secured transportation. The applicant will ensure each facility has multiple copies of the company's policies and procedures on hand in officially identified binders for employees, or for official review by a regulatory body. These binders will be accessible to all who request and as part of training and research exercises. They will also be able to be viewed online via an onsite work terminal. Printed copies will be shredded and replaced as policies and procedures are updated over time.

<u>Green Bud Policies and Procedures Manual</u> <u>Table of Contents & Summary</u>

1 - Company-wide Policies and Procedures

This section provides a clear understanding of the roles and responsibilities of employees, as well as the hierarchy and rules of the organization.

2 – Dispensing Site Policies and Procedures pages 15 – 24

This section covers all aspects of the dispensing operations, including receiving and recording physician certifications, receiving and tracking patient and caregiver registrations, verifying medical cannabis cards, tracking purchases, dispensing medical cannabis, and maintaining patient confidentiality.

3 – Cultivation Policies and Procedures

This section covers all aspects of the cultivation process, including compliance requirements, grow room design and maintenance, seed to sale tracking, harvesting and drying, testing and quality control over cultivation.

4 – Processing Policies and Procedures pages 35 – 50

This section covers all aspects of product development, manufacturing, processing, quality control post-cultivation, and packaging and labeling.

5 – Inventory Control and Compliance Policies and Procedures pages 50 – 69

This section covers all aspects of inventory control and compliance to be overseen by the compliance director and the ICC team he manages.

6 – Secured Transport Policies and Procedures pages 69 – 74

This section covers all measures put in place to protect the facilities, employees, and products, including physical security measures, electronic security measures, access control, and incident response and reporting.

7 – Security Policies and Procedures

This section covers the policies and procedures for transporting medical cannabis products, including vehicle maintenance and equipment, employee training and certification, security measures for transportation, and tracking and documentation.

Exhibit 20 – Policies and Procedures Manual

pages 3 – 14

pages 24 – 35

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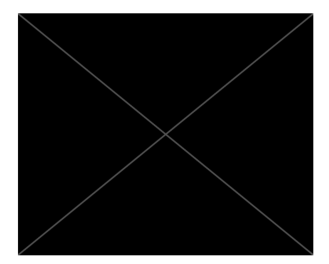
pages 74 - 98

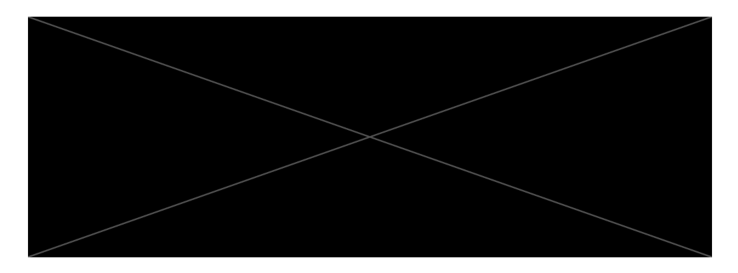
<u>1 - Company-wide Policies and Procedures</u>

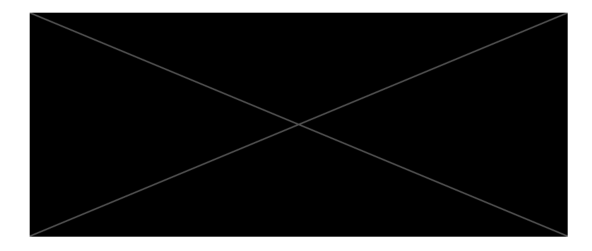
1.1 Rules and Regulations

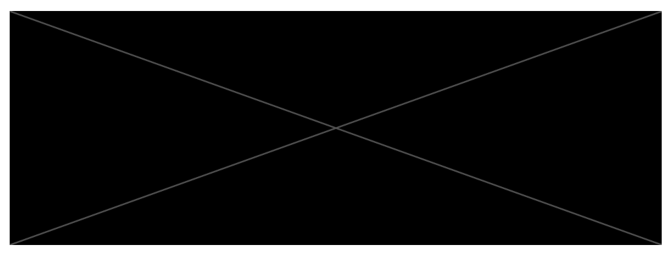
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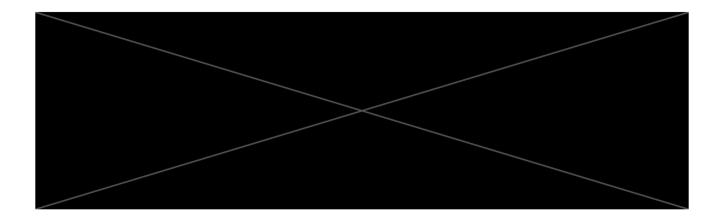
Medical-Cannabis-Act-2021-450.pdf Physician-Rules-Final-Copy.pdf New-Chapter-80-14-1-Medical-Cannabis-Cultivation.pdf Application-Guide-Integrated-Facility-Applicants.pdf FINAL-Chapter-1-General-Provisions-Scope-and-Construction-of-Rules-1.pdf FINAL-Chapter-2-Regulation-of-Patients-and-Caregivers-1.pdf FINAL-Chapter-3-Application-and-Licensing-Requirements-1.pdf FINAL-Chapter-4-Licensee-Requirements-Generally-1.pdf FINAL-Chapter-5-Regulation-of-Cultivators-1.pdf FINAL-Chapter-6-Regulation-of-Processors-1.pdf FINAL-Chapter-7-Regulation-of-Secure-Transporters-1.pdf FINAL-Chapter-8-Regulation-of-Dispensaries-1.pdf FINAL-Chapter-9-Regulation-of-Integrated-Facilities-1.pdf FINAL-Chapter-10-Regulation-of-State-Testing-Laboratories-1.pdf

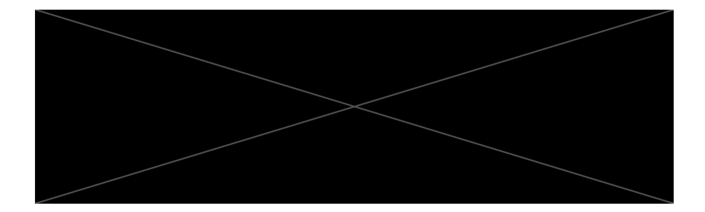


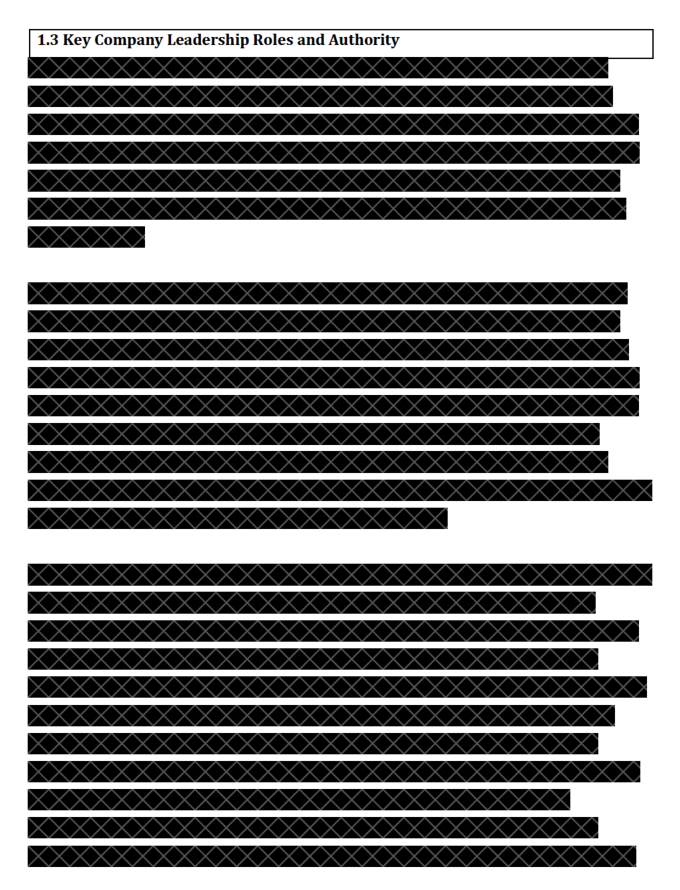


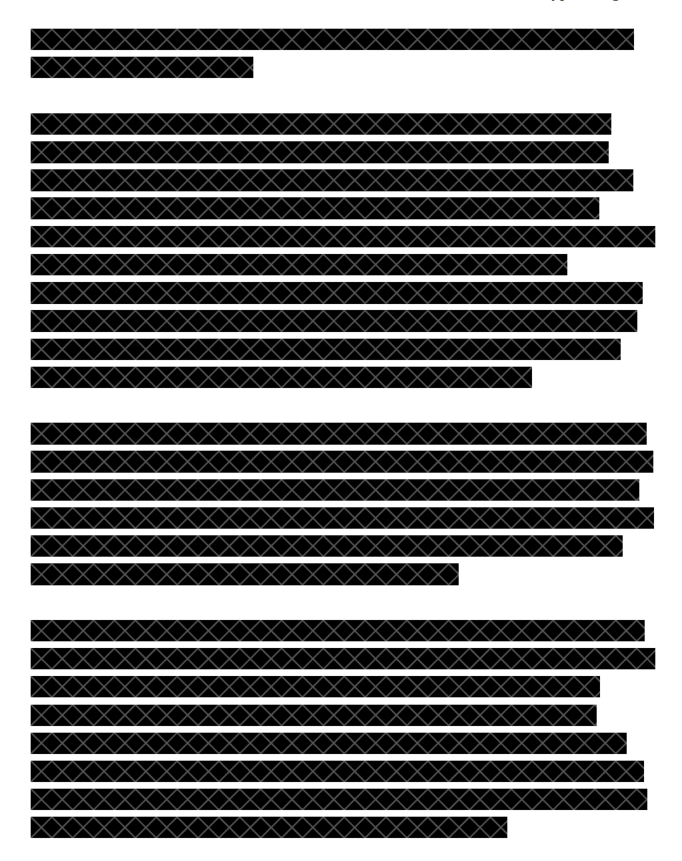


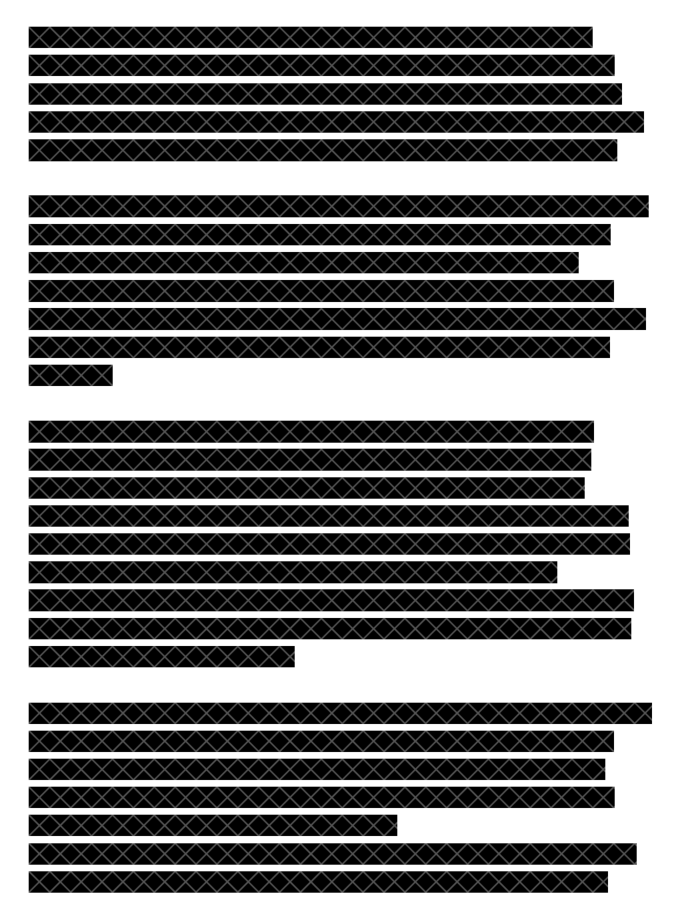




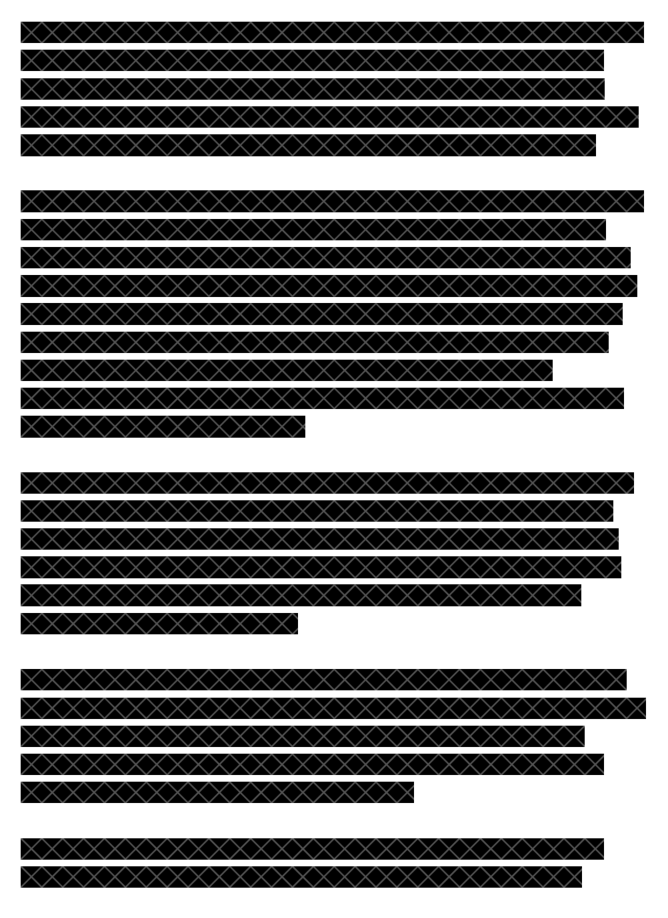


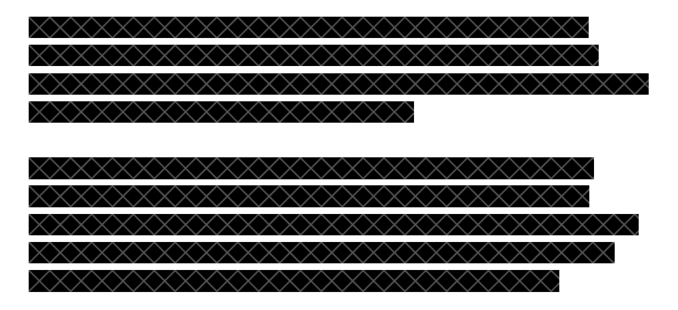






License Type: Integrated





1.4 Supervision

 Management will provide one-on-one discipline when necessary to any member of staff who knowingly or unknowingly violates any policy and procedure or state regulation. An employee action form is used to document these instances. These EAF's will become part of the employee's permanent record. Disciplinary Procedures beyond initial warning.

Disciplinary actions beyond initial warning

- Once the likely level of misconduct has been determined, the employer will be able to determine what action to take next.
- The nature of misconduct will be obvious in some cases, but as the disciplinary
 policy will only include the type of conduct that could fall into each category, it will
 be necessary for an employer to make a reasonable judgment in many cases of
 suspected misconduct. These will be determined according to the nature of the
 company, as some matters may be more important in some workplaces, and a
 failure to follow these requirements could be more of a disciplinary offence in these
 circumstances.
 - Misconduct Minor:
 - Poor time keeping
 - Personal use of cell phones

- Regular or unexcused absences
- Failure to act on a reasonable instruction
- Inferior performance
- Serious/Gross:
 - Insubordination
 - Continued inferior performance after appropriate support & training
 - Incapability due to drugs or alcohol
 - Serious misuse of computers or other equipment
 - Repeated incidents of minor misconduct
 - Gross (breaches of the rules or standards of a nature serious enough to warrant dismissal in all cases.)
 - Serious insubordination
 - Theft or Fraud
 - Serious breach of confidence
 - Serious neglect of health & safety procedures

Repeated offences of minor misconduct may also be treated as serious misconduct.

1.5 Emergency Procedures and Disaster Plan

The company's emergency procedures and disaster plan responsive to, but not limited to, the occurrence of the following:

- Natural disasters such as floods, fires, earthquakes, severe storms
- Human caused incidents such as power outages, chemical spills, vehicle accidents, or other emergency situations that may affect the licensed facility, vehicles, personnel, medical cannabis products or patients and caregivers.

Is designed by management as follows.

 An emergency response team led by the security director and compliance director and their respective team leads, will be responsible for the readiness of responding to any emergency or disaster situation and tasked with at a minimum the following responsibilities:

- Identify all key personnel on the emergency response team, with clear chain of command.
- Provide training for the emergency response team on emergency response procedures and use of equipment.
- Ensure that the team has access to necessary equipment and resources.
- 2. An emergency evacuation plan will be developed and documented by the emergency response team which will include the following:
 - Emergency evacuation routes, assembly points, and procedures for accounting for all employees, patients, and caregivers.
 - Providing training for employees on the emergency evacuation plan and conduct regular drills to test and evaluate the effectiveness of the plan.
 - Providing clear signage and prepared communication to instruct patients and caregivers how to respond in an emergency.
- 3. Establish and maintain effective communication protocols for the emergency response team to follow including:
 - Clear signage to identify the means for alerting the emergency response team on the premises in the event of an emergency.
 - Establish procedures for contacting emergency services, including emergency phone numbers.
 - Develop a plan for providing updates and instructions to employees, patients, and caregivers during an emergency.
 - Test and evaluate the effectiveness of communication protocols on regular basis.
- 4. Ensure secure storage and transportation of medical cannabis products including:
 - Develop procedures and physical controls to lockdown access to the secure storage of medical cannabis products in one of the licensed dispensing sites or cultivation and processing facilities.
 - Develop procedures and physical controls to lockout access for the transportation of medical cannabis products in the event of an emergency during transit.

- 5. Plan for recovery and restoration of operations including:
 - Follow protocols for assessing damage and restoring power and other services in the event of an emergency.
 - Follow protocols for ensuring the safety and security of the facility following an emergency.
 - Establish clear chain of command for making decision to restore operations including a required consultation with senior management who along with compliance and security director will consult with members of the commission as deemed necessary.
 - Test and evaluate the effectiveness of the recovery and restoration plan on a regular basis
- 6. The emergency response team will lead emergency drills and exercises and conduct regular emergency drills and exercises to test and evaluate the effectiveness of emergency procedures and disaster plan. The results of the drills will be used to identify areas for improvement and make necessary adjustments to the plan.
- 7. The compliance director, security director and other members of senior management will continuously review and update emergency procedures and disaster plan as necessary to ensure they are current and effective. They will communicate any changes made to the plan to all employees, patients, and caregivers.

1.6 Confidentiality

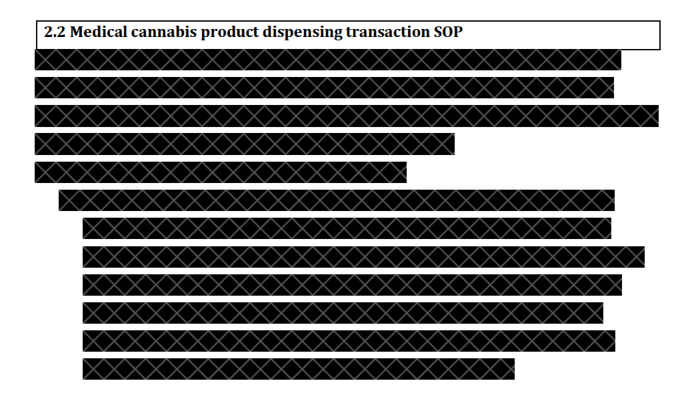
- All Green Buds staff will receive in-house training on the Alabama Cannabis Laws
 related to Facility and Processing of Cannabis. These trainings include recall policy
 and procedures, storage and disposal of cannabis, testing policy and procedures and
 pesticide policy and procedures.
- All Green Buds Companies staff will receive in-house training on the privacy policy and procedures to ensure maintenance of confidentiality and proper handling of individual medical data in compliance with HIPAA.

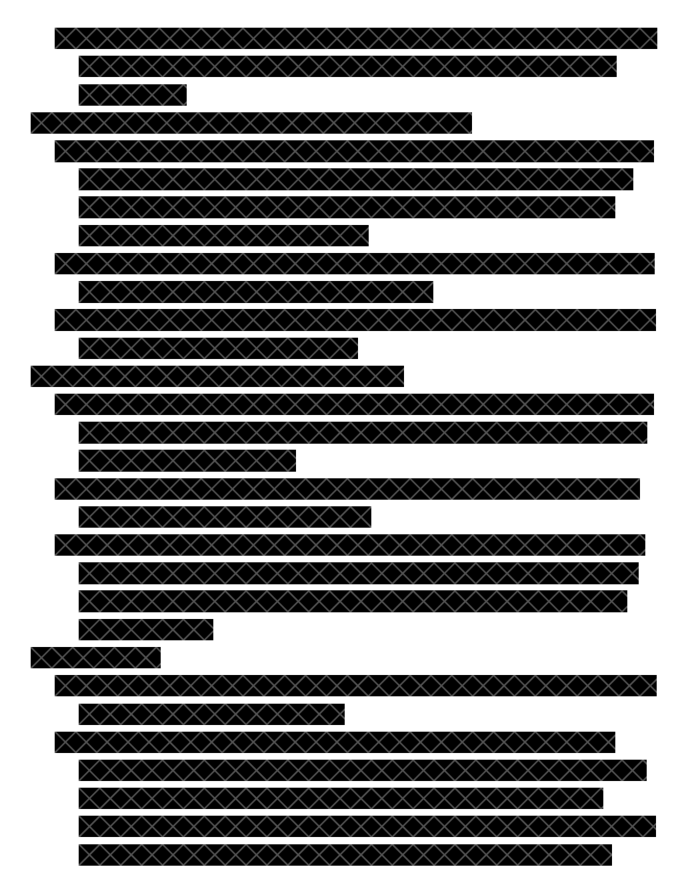
- Only authorized agents who have been trained on Green Buds Companies privacy and recordkeeping policy and procedures will have access to records.
- Green Buds Companies will implement and practice the privacy and security training to ensure that health information remains secure.
- Green Buds Companies will use a Statewide-Seed-to-Sale software, an encrypted, secure electronic database that is strictly controlled and continually backed up, to store facility and transaction records.
- Green Buds Companies takes an aggressive approach to protecting electronic data.
- Training will be conducted and documented during onboarding as well as within the signed copy of the Employee Handbook and performance evaluations both of which become a part of the employee's permanent record.
 - Initial job training adherence to confidentiality requirements will be conducted by the Team Leader or Assistant Team Leader, during onboarding and in conjunction with an employee handbook and one-on-one personal instruction.
 - Training will consist of general job requirements and use of Statewide-Seedto-Sale point of sale software. Further training will be conducted during quarterly performance reviews and in addition to disciplinary action.
 - Once per year a group training session is held for all staff members during which the Employee Handbook and all other training materials are reviewed, and each staff member signs a fresh copy of the then current Employee Handbook.

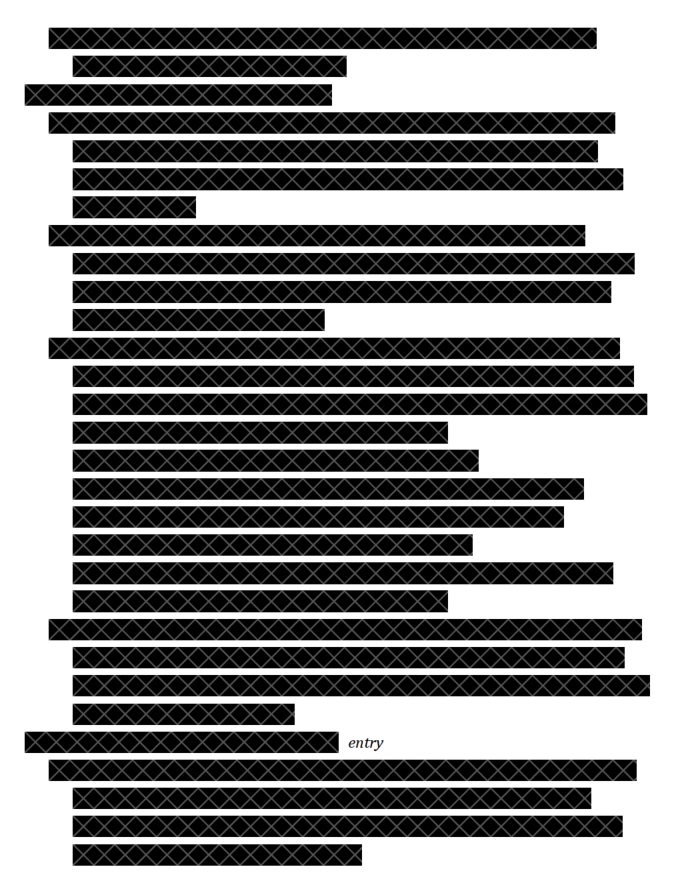
2 - Dispensing Site Policies and Procedures

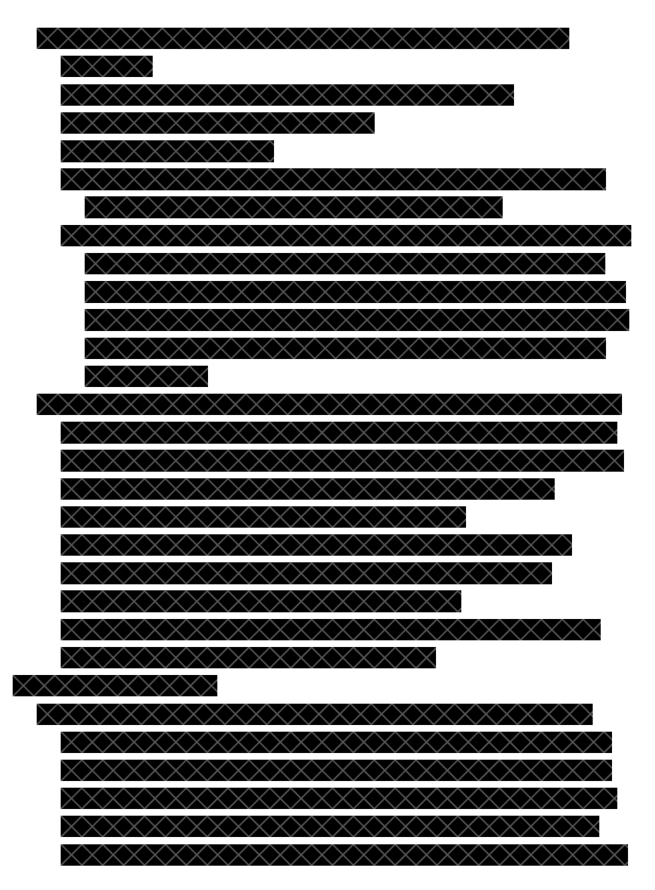
2.1 Dispensing site requirements for employee hygienic and sanitary practices

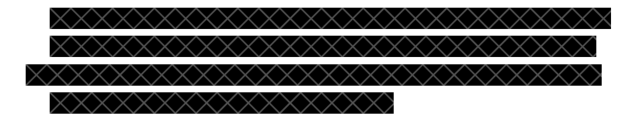
- Employees will be required to maintain adequate personal cleanliness, and wear clothing that is compliant with the company's dress code for employees working at dispensing sites
- Employees will be required to wash hands thoroughly in an adequate hand-washing area before starting work, and at any other time when hands may have become soiled or contaminated.
- Adequate and convenient hand-washing facilities with running water at a suitable temperature will be provided. The company will also provide effective handcleaning and sanitizing preparations and sanitary towel service or suitable drying devices.











2.3 Point of Sale Plan

The company intends to design dispensing sites that provide a professional experience in a comfortable, bright, and safe feeling environment. Our dispensing sites will be simply named "Free" as we desire to provide a place where medical cannabis patients and caregivers can feel freedom from the stigma associated with cannabis. We want them to feel free to pursue medical cannabis for its therapeutical benefits under a program expertly designed to keep them safe. Authorized patients and caregivers entering our dispensing sites will be met by our team of certified dispensers and dispensing assistants who will be the focal point of our approach and identified by their team moniker "All Are Welcome." Our chief people, patient, & pharmaceutical officer (C3PO) will oversee the has design of these facilities and has created the following plan for each certified dispenser to provide point-ofsale education, consultation, information, responses to patient and caregiver questions, and instructions for use regarding all medical cannabis products. All new patients and caregivers will be provided a packet of educational material which will include an outline of the relevant medical cannabis rules and regulations for patients and caregivers. Prior to providing any education or information, the company will submit proposed materials to the commission for review and approval. The company will also plan to make approved education and information available on its website.

Point-of-sale education

- The certified dispenser will provide educational materials to each medical cannabis patient and caregiver on the recognition and significant dangers of substance abuse, including providing the following examples of how medical cannabis can be abused:
 - Driving vehicles or operating equipment under the influence.
 - Sharing or selling medical cannabis products.

- Use of medical cannabis for recreational purposes, or not using in accordance with the recommendations of the physician and the provided instructions for use.
- Recognizing signs that medical cannabis may be having a detrimental effect on one's life and use may need to be paused, or stopped altogether; when there are failures to fulfill obligations at work, school, or home.
- Avoiding habits or patterns that may cause reliance on medical cannabis, or inability to control use.
- Transporting medical cannabis outside state boundaries, or in a manner not compliant with the rules and regulations for patients and caregivers in possession.
- Exceeding recommended daily recommended dosages and/or attempting to manipulate the purchasing limit system.
- Education will also be provided regarding potential side effects including, but not limited, to: insomnia, drowsiness, sedation, short-term memory loss, anxiety, uneasiness, altered reality, dysphoria, overly euphoric, trouble keeping track of time, dehydration, eye watering / redness, ataxia, respiratory and digestive issues.
- Education, information, and local resources for alternative and/or complementary therapeutic treatments to medical cannabis:
 - Healthy diet
 - Yoga
 - Massage
 - Acupuncture
 - Hypnosis
 - Counseling

Consultation

Whether a new or returning patient or caregiver, each will be provided the
opportunity to have a quiet, private setting to receive the educational materials,
instructions, and have their questions answered. The consultation room will be
adjacent to the point-of-sale terminals, with the ability for the certified dispenser to

access through their adjacent office, while maintaining secured access to the employee dispensing area. The room will be designed to make the patient or caretaker feel free and welcome to have an effective discussion with the certified dispenser; while maintaining continuous video/audio recording to ensure compliance with the rules and regulations.

• The certified dispenser will strictly follow appropriately designed HIPAA protocols in conducting all consultations.

Provision of information

- The certified dispenser will provide information on potential drug interactions:
 - Barbiturates or sedatives which could cause extreme drowsiness or fatigue.
 - Stimulants such as caffeine or amphetamines that could intensify effects.
 - Alcohol which may cause loss of coordination, memory, and vomiting.
 - Supplements, prescriptions, and non-prescription drugs that could have an effect on efficacy.
- Special precautions and warnings recommendations will also be provided such as:
 - Not to be used if pregnant or breastfeeding as medical cannabis can pass through the placenta and milk significantly endangering the growth and development of a child.
 - Potential to cause rapid heartbeat and high blood pressure.
 - Weakening of the immune system making it more difficult for the body to fight infections.
 - Potential detrimental effect on lungs and other organs due to lack of adequate peer-reviewed research.
 - In some cases, medical cannabis might make seizure disorders worse.
 - Medical cannabis should not be used at least a month before and after surgery; patients should make sure they consult with all physicians that care for them and clearly disclose use of medical cannabis.
- The certified dispenser will also provide information as to the illegality of cannabis and medical cannabis in regards to:
 - Possessing, smoking, or vaporizing any form of cannabis flowers or oil

- Illicit medical cannabis which has been illegally sourced from the black market or interstate traffic from another state (even one that offers a legal medical or recreational cannabis program).
- Diverted medical cannabis that is no longer in the appropriate chain of custody system of a licensee and has not been legally dispensed to the individual in possession whether or not they are a patient or caregiver.

Responses to patient and caregiver questions

 The certified dispenser will exercise an abundance of caution in ensuring no information or advice is offered regarding the safety or effectiveness of medical cannabis, the recommended daily dosage, or type of medical cannabis recommended by the registered certifying physician. In the event a certified dispenser is asked to provide such, they will direct the patient or caregiver back to the registered certifying physician to address questions or provide advice that the certified dispenser cannot.

Instructions for use regarding all medical cannabis products,

- The certified dispenser will provide instructional materials (again subject to the commission's review and approval) for the patient and caregiver:
 - A comparison of ingested options such as the capsules, tinctures, as gelatinous cubes.
 - A comparison of the topical options including lotions and transdermal patches.
 - A comparison of inhalation options.
 - Product activation time including the difference in effect between men and women as well as different weights and body sizes.
 - Proper administration of individual medical cannabis dosages in accordance with the physician's recommendations and a reminder of the extreme dangers of substance abuse
 - Specific instructions on the proper administration of medical cannabis for each type being dispensed:

- Capsules the recommended method for swallowing the capsule and the number to take in accordance with the dosage recommendations of the physician.
- Tinctures the recommended method for administering the tincture, such as under the tongue or mixed with food or drinks, and the amount to consume in accordance with the dosage recommendations of the physician.
- Gelatinous cubes the recommended method for ingesting the gelatinous cubes, such as thoroughly chewing and mixing with food, and the number of cubes to consume in accordance with the dosage recommendations of the physician.
- Lotions the recommended method for applying the lotion to the skin and the recommended frequency of use and amount in accordance with the dosage recommendations of the physician.
- Transdermal patches the recommended method for applying the transdermal patch to the skin, including instructions not to cut or otherwise modify that patch and to dispose of properly after use.
- Inhalers: the instructions for using the inhalation device and how to inhale the appropriate amount in accordance with the dosage recommendations of the physician.

Other considerations

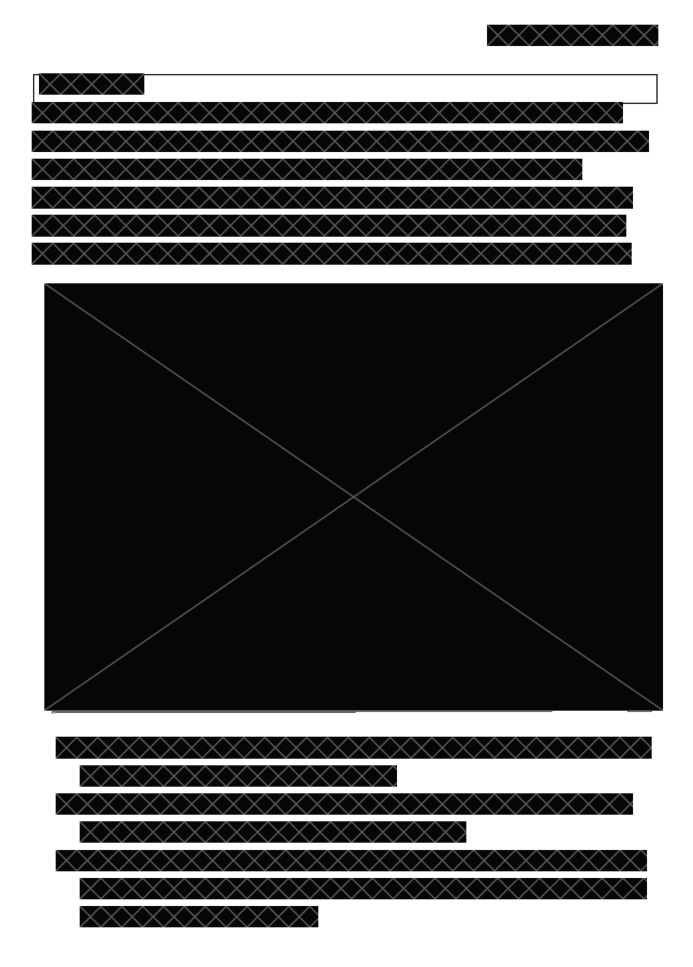
As required by the rules, prior to the dispensing site's commencing operations or prior to beginning work; each certified dispenser will take and pass a medical cannabis foundations training course. The C3PO, dispensing director, and certified dispensers will team together to regularly make improvements to the educational and instructional materials (submitting for review and approval to the commission each time) incorporating the benefits of the continuing education required by the program rules. This education will address proper dispensing procedures, prevention of abuse and diversion of medical cannabis, and other topics related to public health, safety and good business practices relating to cannabis, medical cannabis and the dispensing thereof. The C3PO will also develop protocols for the recognition of abuse and refusal of sale to professionally deny service to a patient /

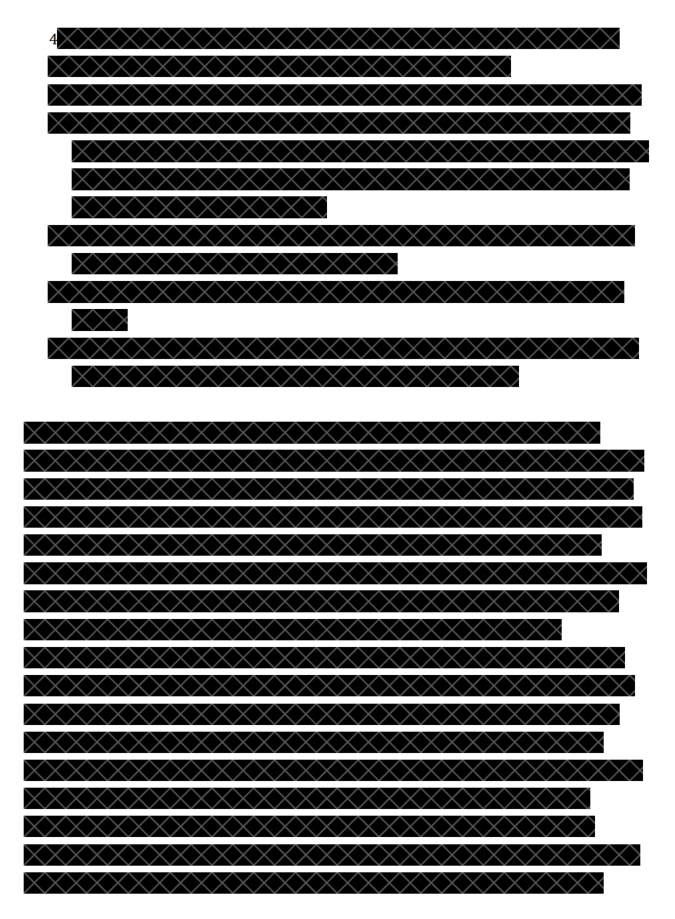
caregiver and how to report these interactions (and any suspicious activity) to the appropriate level of management and/or the commission.

<u>3 – Cultivation Policies and Procedures</u>

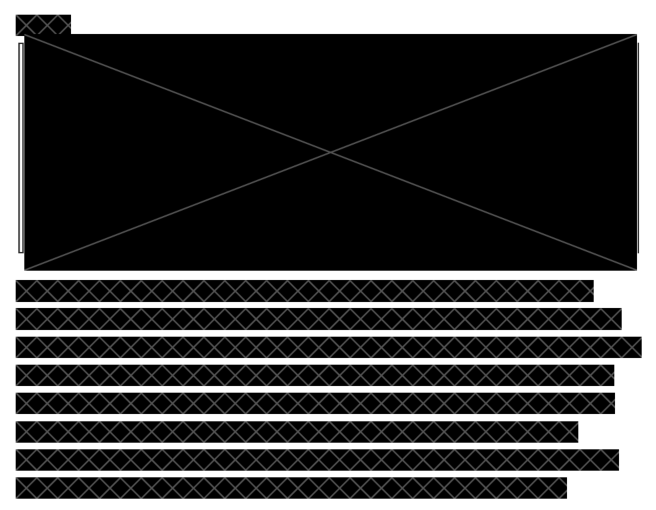
3.1 Cultivation requirements for employee hygienic and sanitary practices

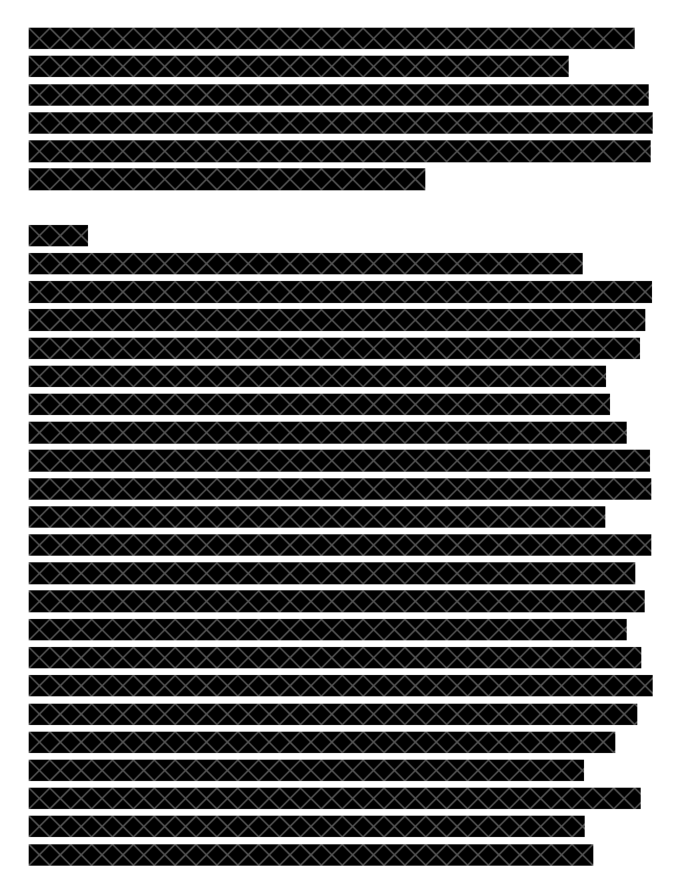
- All employees involved in processing, handling before packaging, or storing medical cannabis products will receive food handler training and certification.
- Employees will be required to maintain adequate personal cleanliness, and at all times while in cultivation and processing rooms will utilize:
 - Scrubs
 - Footies
 - Gloves
 - Hair and beard nets
 - Sanitizing foot baths
 - Masks and respirators as needed
- Employees will be required to wash hands thoroughly in an adequate hand-washing area before starting work, and at any other time when hands may have become soiled or contaminated.
- Adequate and convenient hand-washing facilities with running water at a suitable temperature will be provided and located in close proximity to all departments and employees. The company will also provide effective hand-cleaning and sanitizing preparations and sanitary towel service or suitable drying devices.

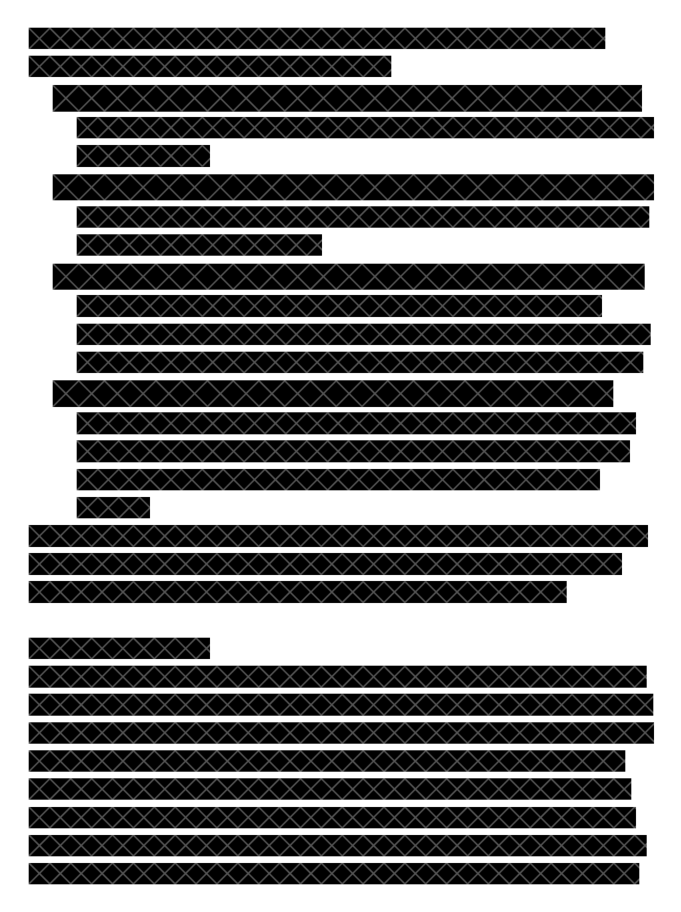


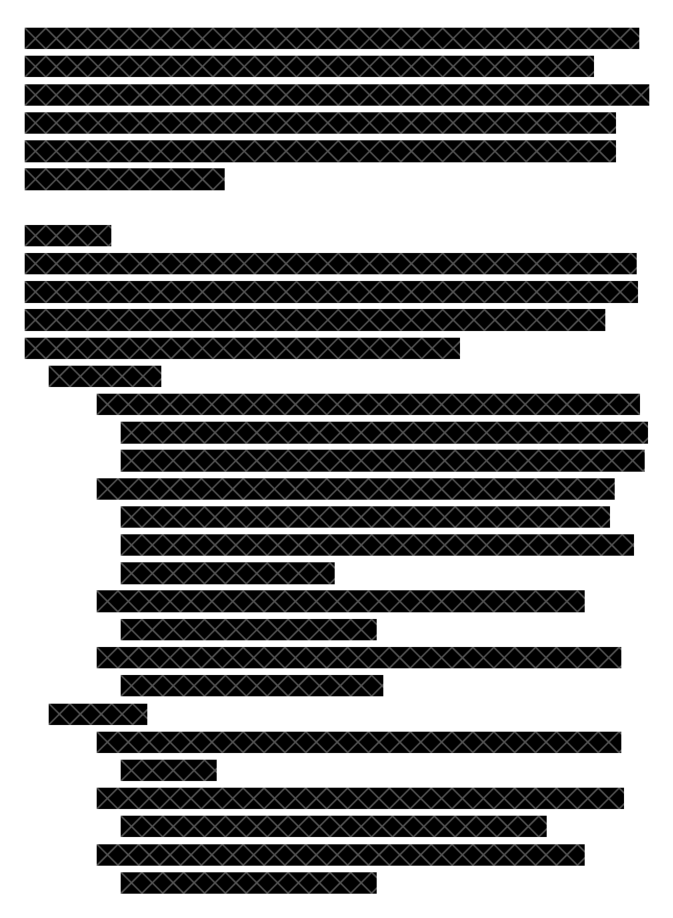


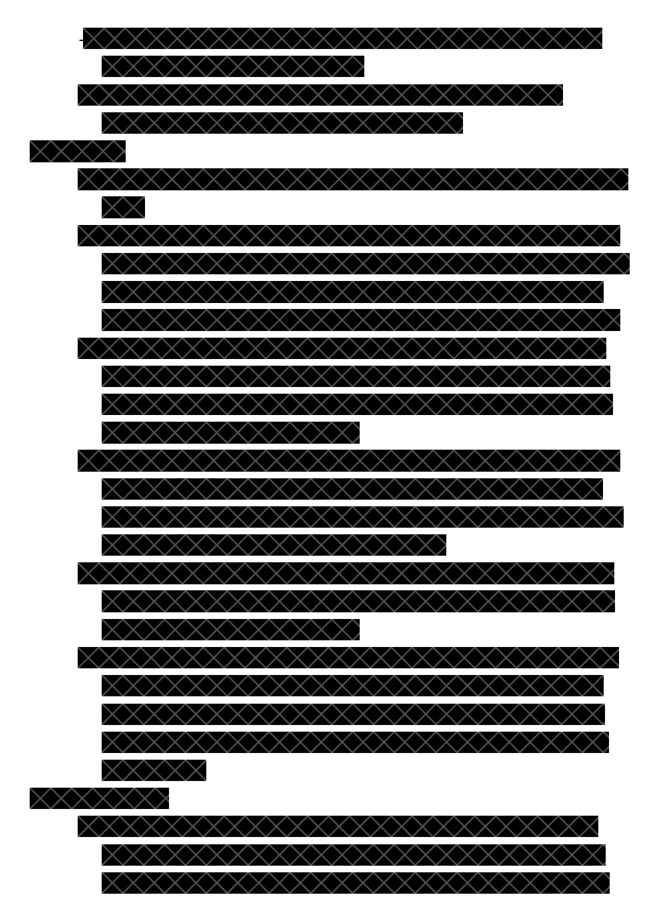


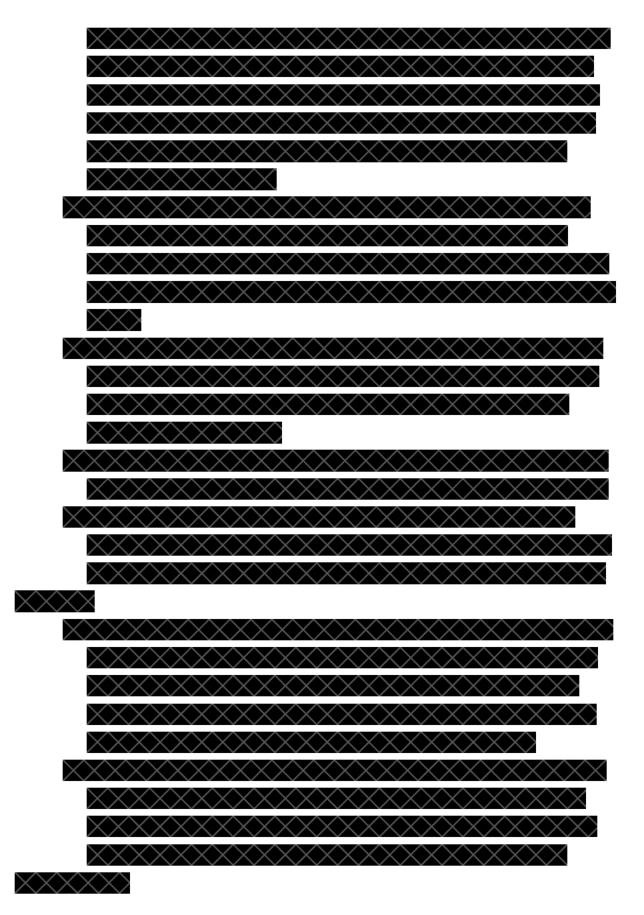


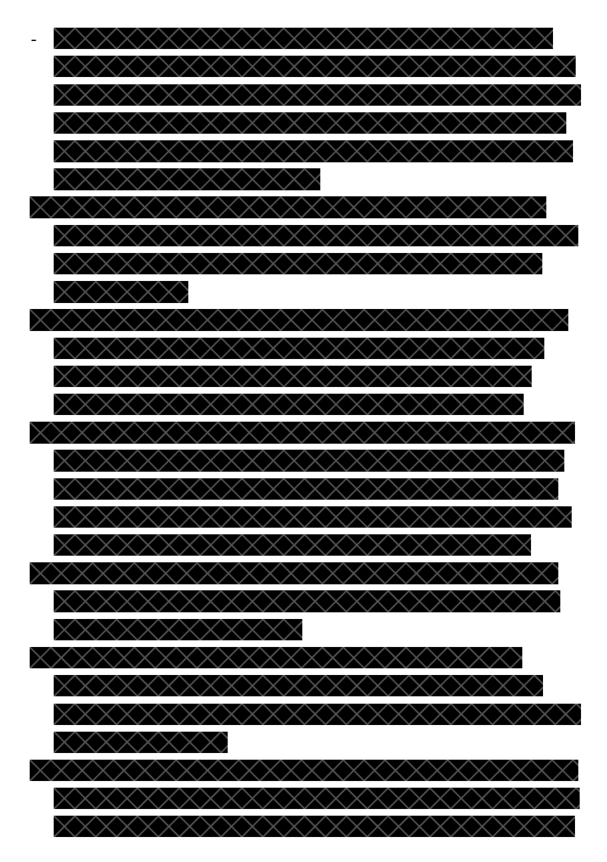


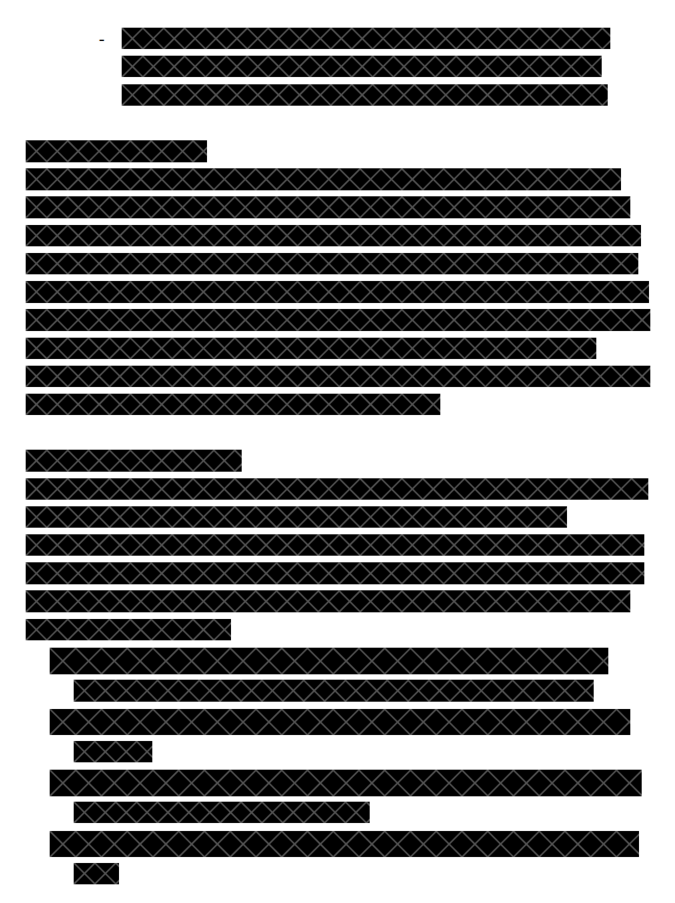














4 – Processing Policies and Procedures

4.1 Processing requirements for employee hygienic and sanitary practices

- All employees involved in processing, handling before packaging, or storing medical cannabis products will receive food handler training and certification.
- Employees will be required to maintain adequate personal cleanliness, and at all times while in cultivation and processing rooms will utilize:
 - Scrubs
 - Footies
 - Gloves

- Hair and beard nets
- Sanitizing foot baths
- Masks and respirators as needed
- Employees will be required to wash hands thoroughly in an adequate hand-washing area before starting work, and at any other time when hands may have become soiled or contaminated.
- Adequate and convenient hand-washing facilities with running water at a suitable temperature will be provided and located in close proximity to all departments and employees. The company will also provide effective hand-cleaning and sanitizing preparations and sanitary towel service or suitable drying devices.

4.2 Production and manufacturing process

The applicant's following manufacturing processes and methods of medical cannabis production will use documented good quality practices and meet current Good Manufacturing Practices. We will be careful to evaluate our processes for compliance with all relevant rules and regulations for medical cannabis processors including but not limited to:

- Utilizing approved independent medical cannabis testing laboratories to verify intended levels of purity and confirm our products are reliably free of toxins and contaminants.
- Confirming no additives will be used other than pharmaceutical grade excipients.
- Carefully considering whether a form factor could even remotely be attractive to children and if it is deemed to be, make the necessary modifications or do not produce.
- Verification that only approved flavors are used in relation to gelatinous cube, cuboid, and lozenge medical cannabis products; noting at this time only peach is approved.

We will ensure our packaging conforms with all relevant rules and regulations including but not limited to ensuring that packaging and containers:

• Are child-resistant

- Are tamper-evident
- Identify the processor and type of product
- Are not attractive to minors
- Are designed to minimize appeal to children
- Do not contain any false statement or statement that advertises health benefits or therapeutic benefits of medical cannabis

We will ensure labeling conforms with all relevant rules and regulations including but not limited to ensuring that our product labels:

- Are securely attached to or imprinted on the accompanying packaging
- Are clear and contain print of a size and quality so as to be legible to the average patient or caregiver with a sixth-grade education
- Identify the type of product:
 - Capsules
 - Gelatinous Cubes
 - Tinctures
 - Topical Creams
 - Transdermal Patches
 - Inhalers
- Contain the lot and batch numbers.
- Contain the name of and a license identification number for the cultivator
- Contain the name of and a license identification number for the processor
- Identify the cannabinoid content and potency of the product
- Identify the amount, number or count of the product in the package on which they are attached
- Contain the universal state symbol approved by the Commission, printed in color at least one-half inch by one-half inch in size
- Contain the words "Keep out of reach of children"
- Contain a QR Code for purposes of tracking medical cannabis products that interfaces with the Statewide Seed-to-Sale Tracking System

- Contains the following: "WARNING: This product may make you drowsy or dizzy. Do
 not drink alcohol with this product. Use care when operating a vehicle or other
 machinery. Taking this product with medication may lead to harmful side effects or
 complications. Consult your physician before taking this product with any
 medication. Women who are breastfeeding, pregnant, or plan to become pregnant
 should discuss medical cannabis use with their physicians."
- Are not attractive to minors.
- Do not contain any false statement or statement that advertises health benefits or therapeutic benefits of medical cannabis

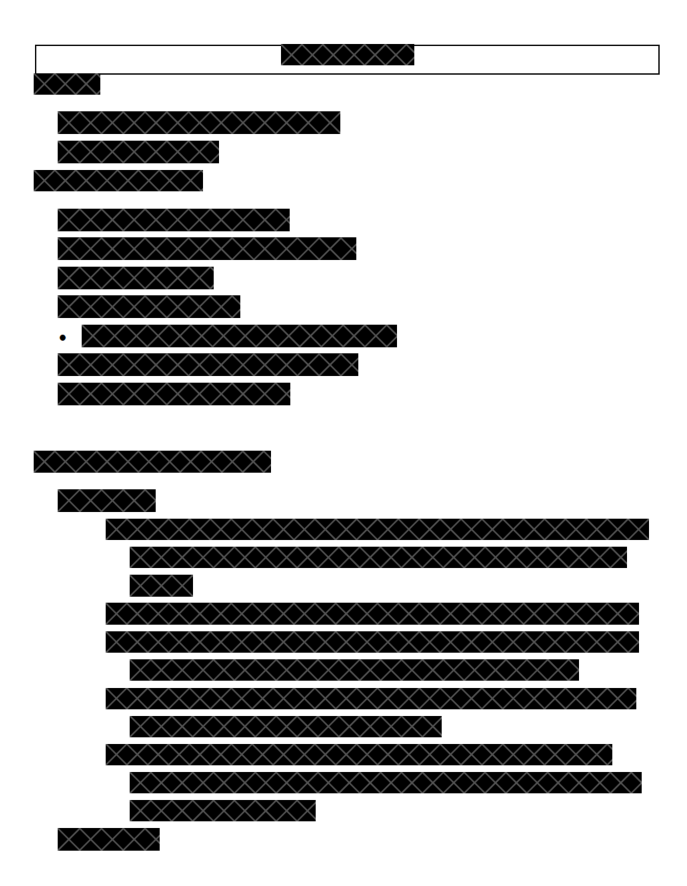
At the time of labeling, we will provide QR to identify the following:

- 1. The Cultivator or Integrated Facility, by facility, from which the medical cannabis was sourced
- 2. The name of the Processor and the Processor's facility of origin
- 3. The type of product
- 4. The date of processing and packaging
- 5. The date of the Processor's State Testing Laboratory approval
- 6. The expiration date (or, if no expiration date, a notation that the expiration date does not apply)

7. The Alabama Poison Control contact information as provided on the AMCC website Finally, we will meticulously follow our Quality Control and Quality Assurance Plan in ensuring the medical cannabis products meet the professional and pharmaceutical standards required by the relevant rules and regulations for medical cannabis processors.

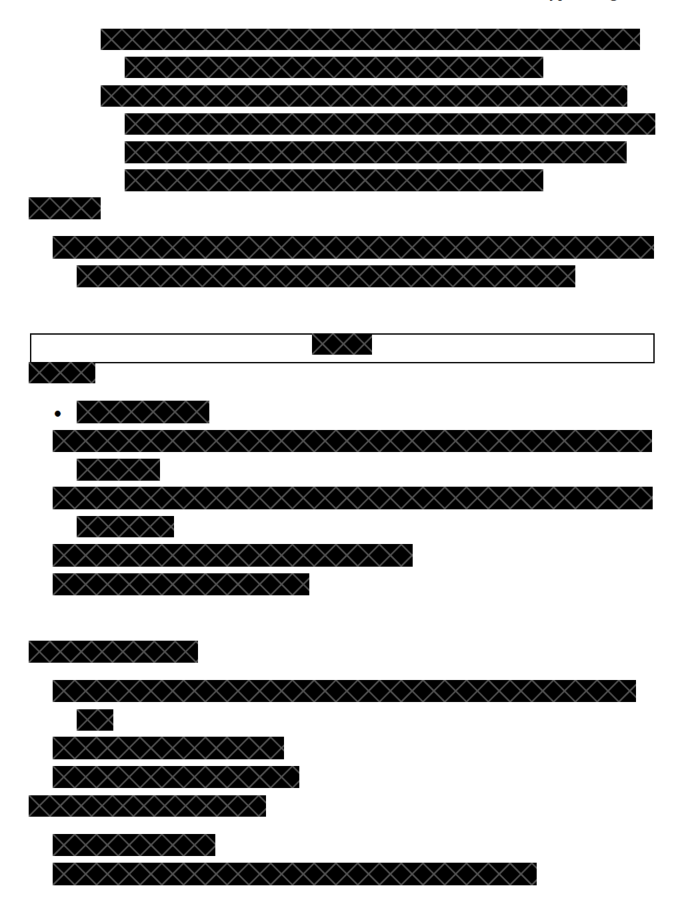
Detailed production and manufacturing processes for integrated facility

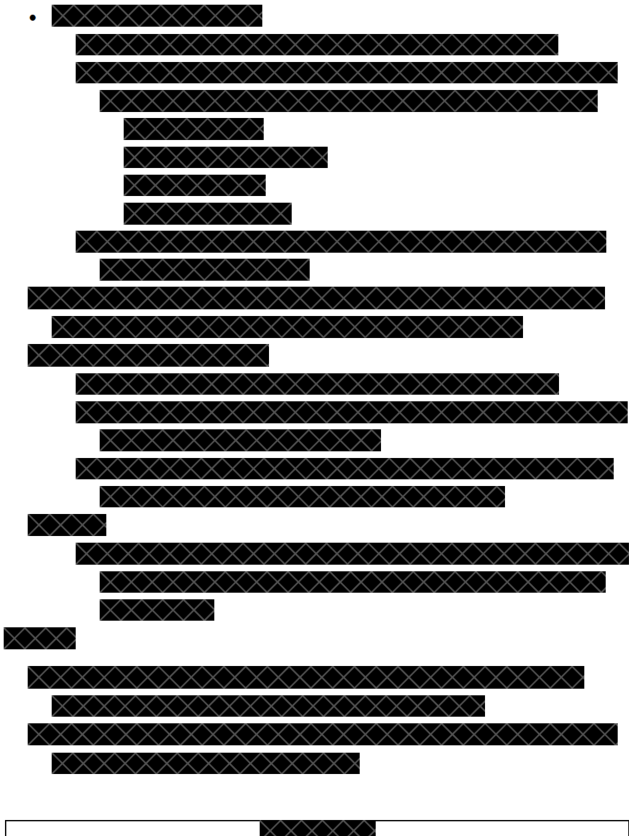
The following manufacturing processes and methods have been designed in consideration of the above. These processes and methods have been used in application by several members of the company's senior management team in their prior work experience operating medical cannabis cultivation and processing facilities. We have included the materials, machinery & equipment, and personnel necessary to produce each product.



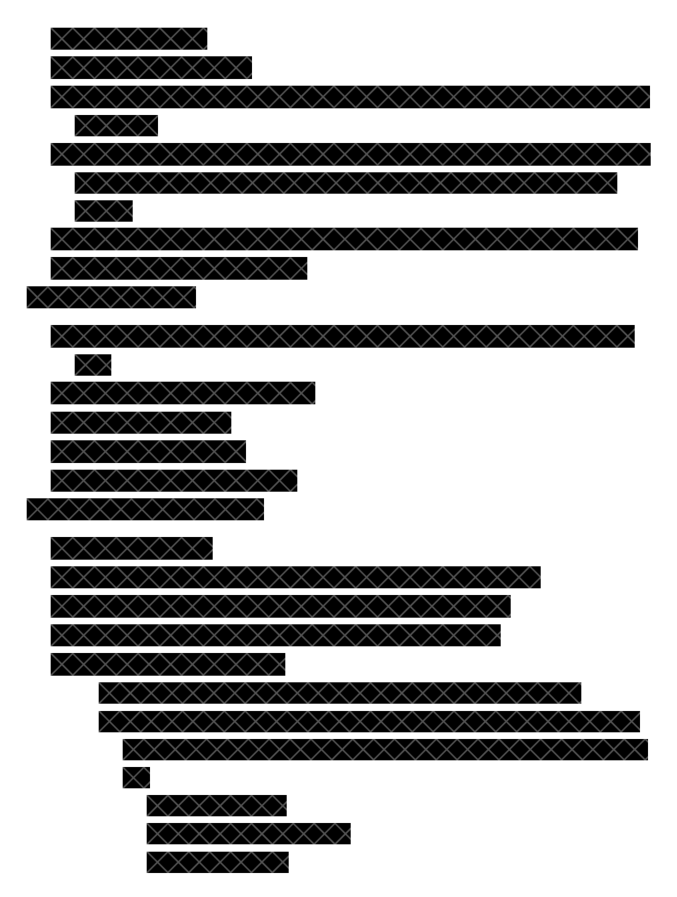


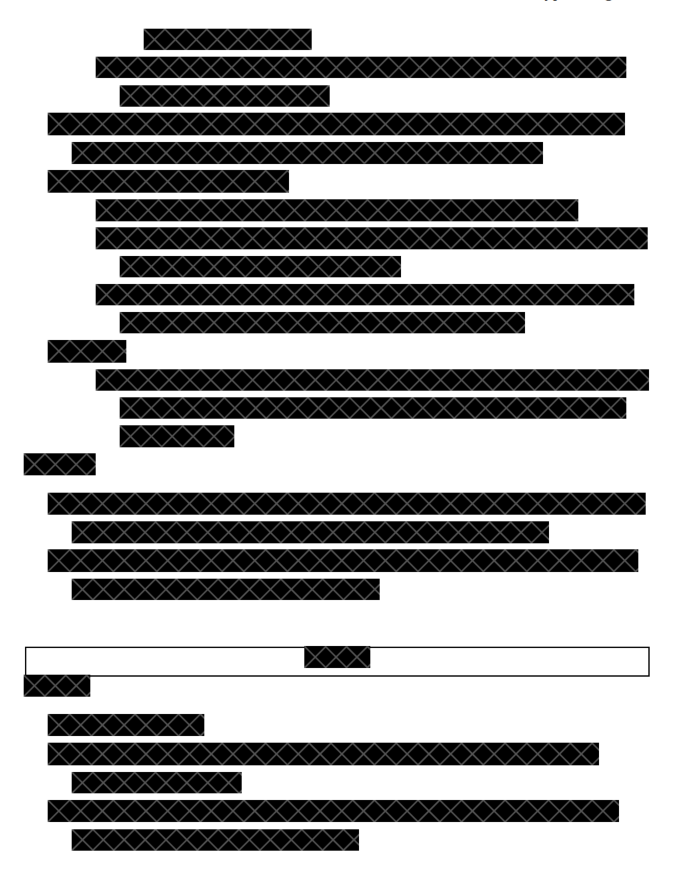
License Type: Integrated

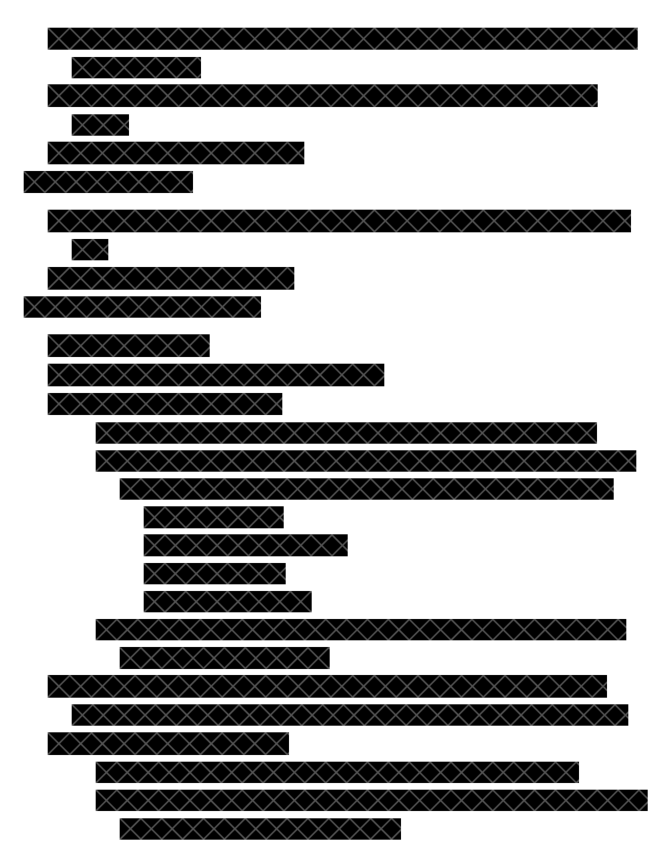


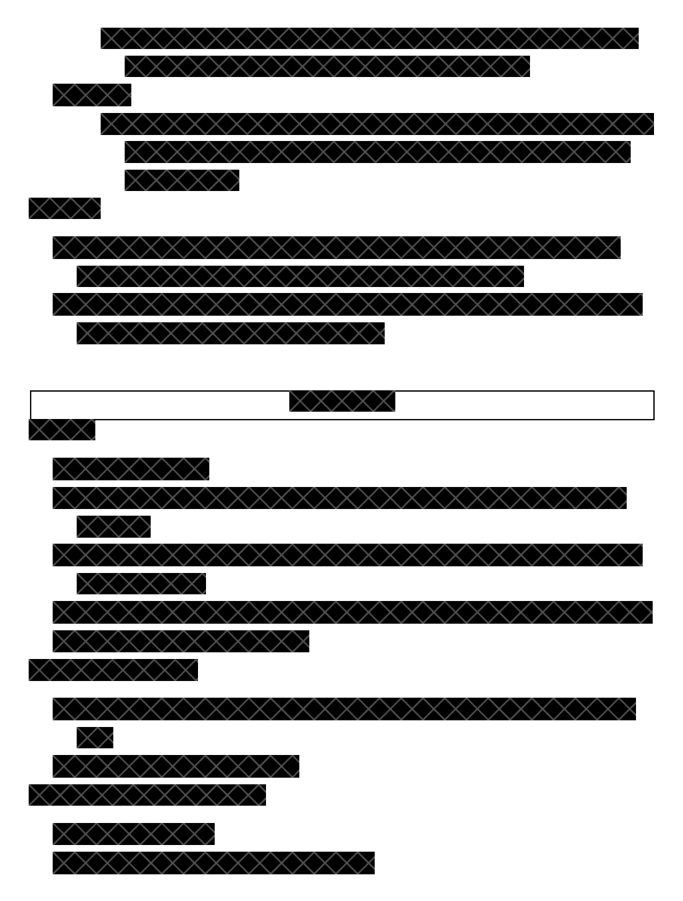


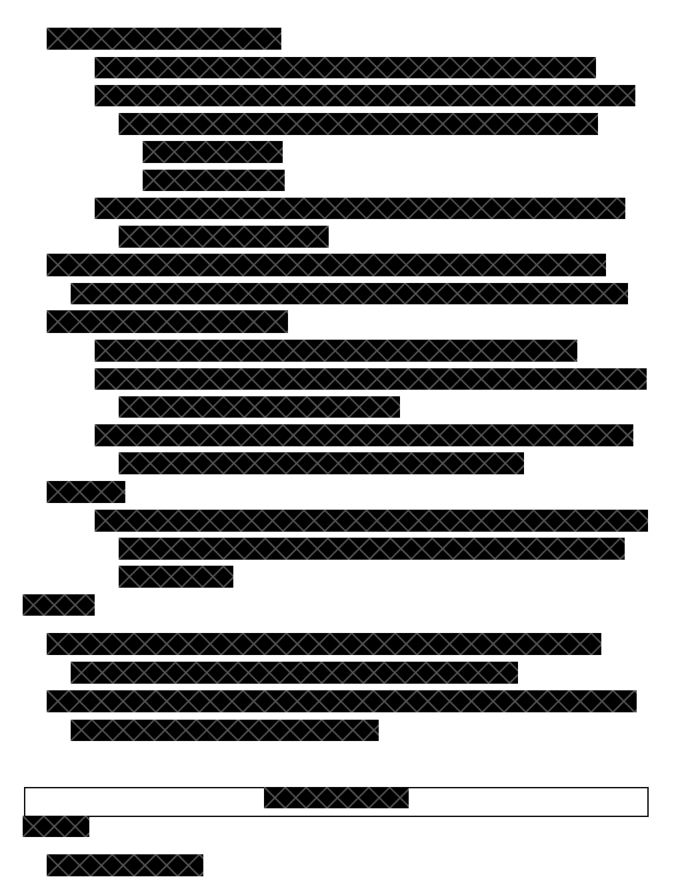


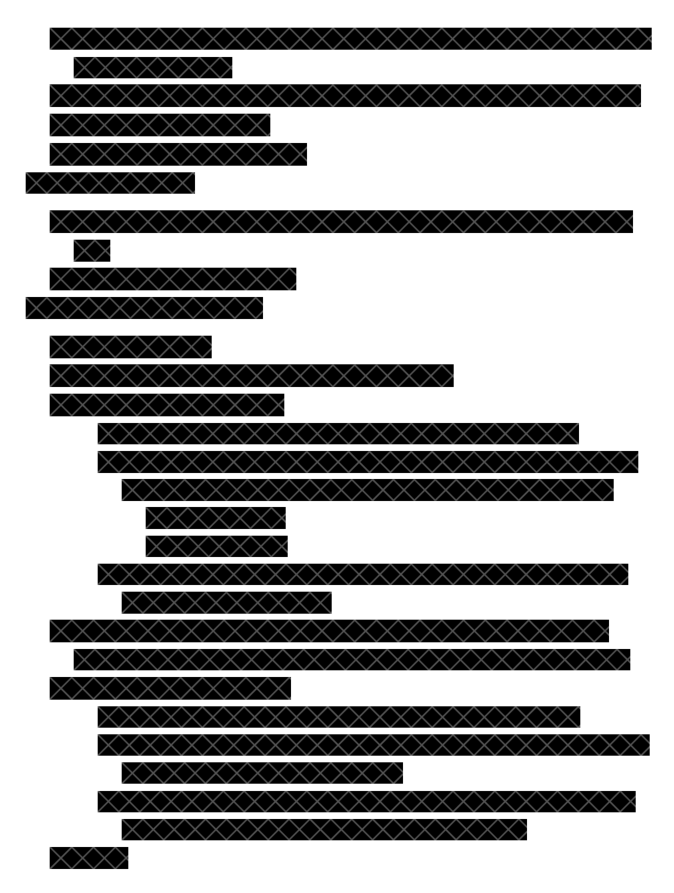


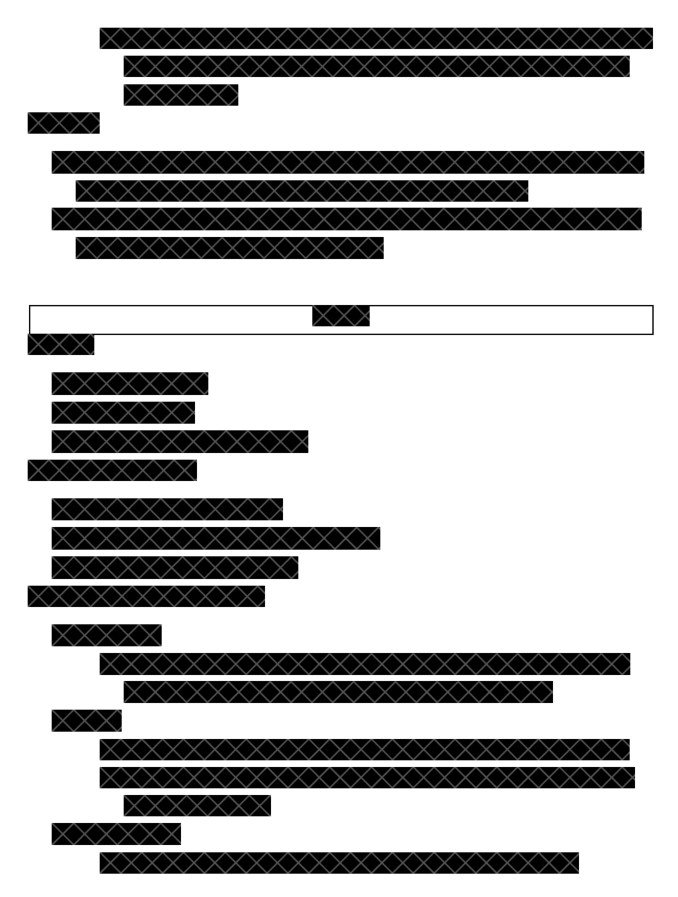












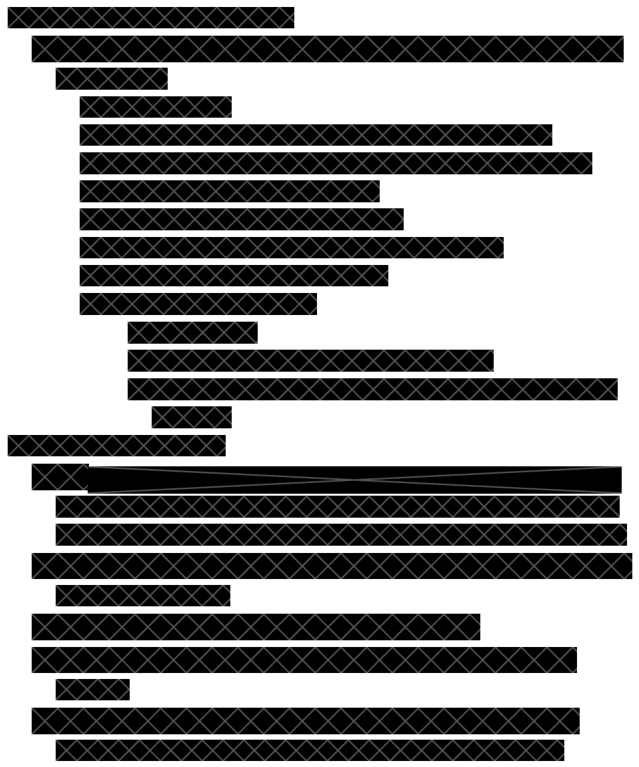


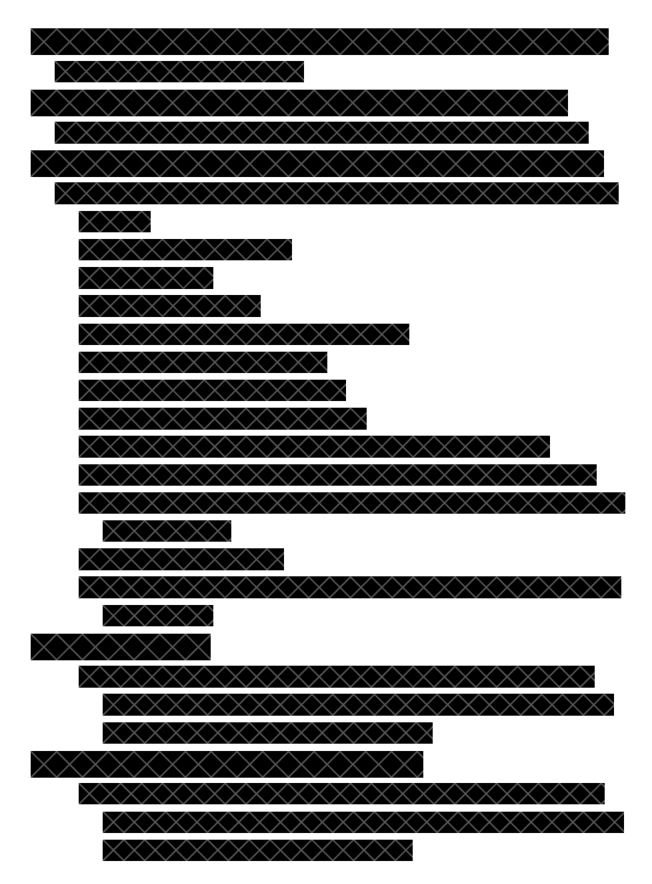
5 - Inventory Control and Compliance Policies and Procedures

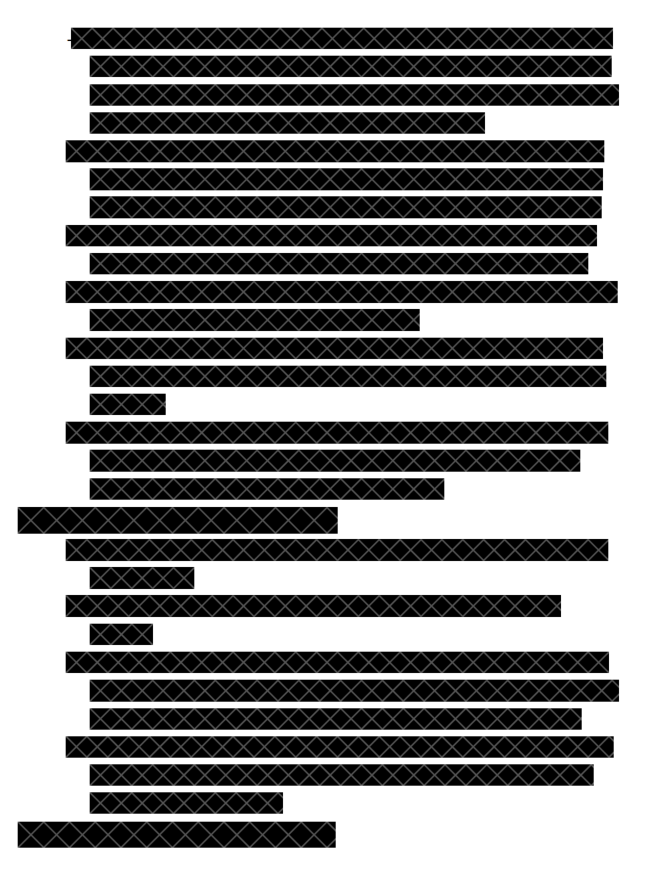
5.1 Inventory Control

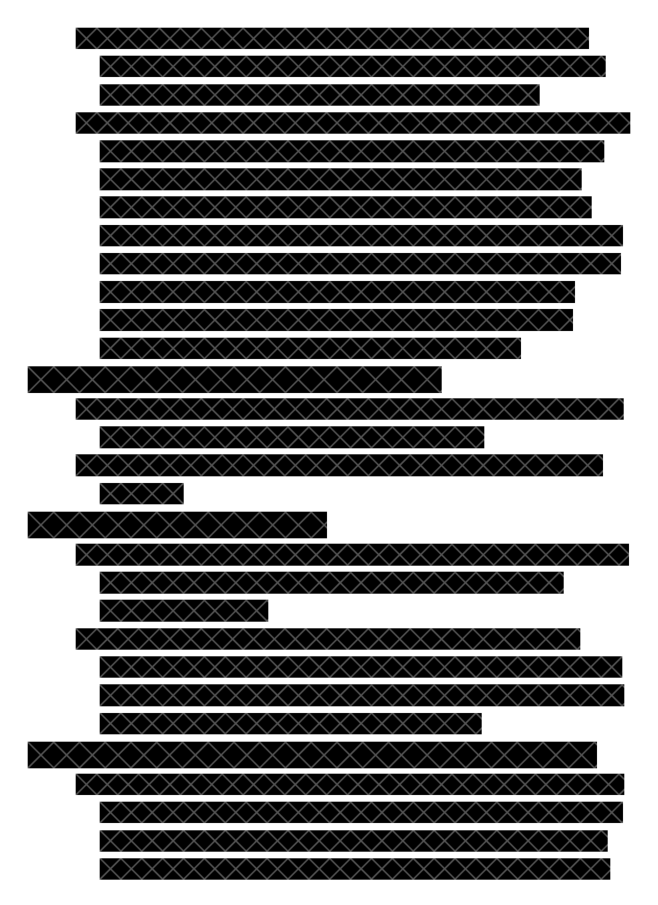
The compliance director will be responsible for the inventory of the integrated facility. Procedure – Inventory Oversight

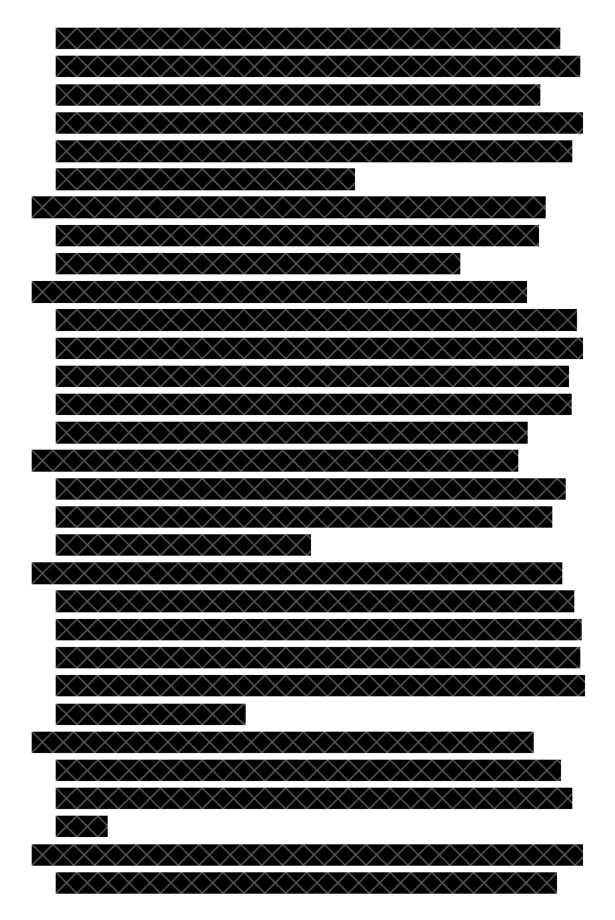
 The integrated facility has designated the compliance director to provide oversight of the inventory control system and will also provide oversight in ensuring all protocols for properly controlling inventory, including waste materials are followed. The cultivation director supervises the staff to ensure that all daily tasks are completed accurately. • The compliance director is responsible for execution and results of inventories and management of waste materials and is responsible for the physical movement of inventory and waste, as well as the tracking and recording of that movement.

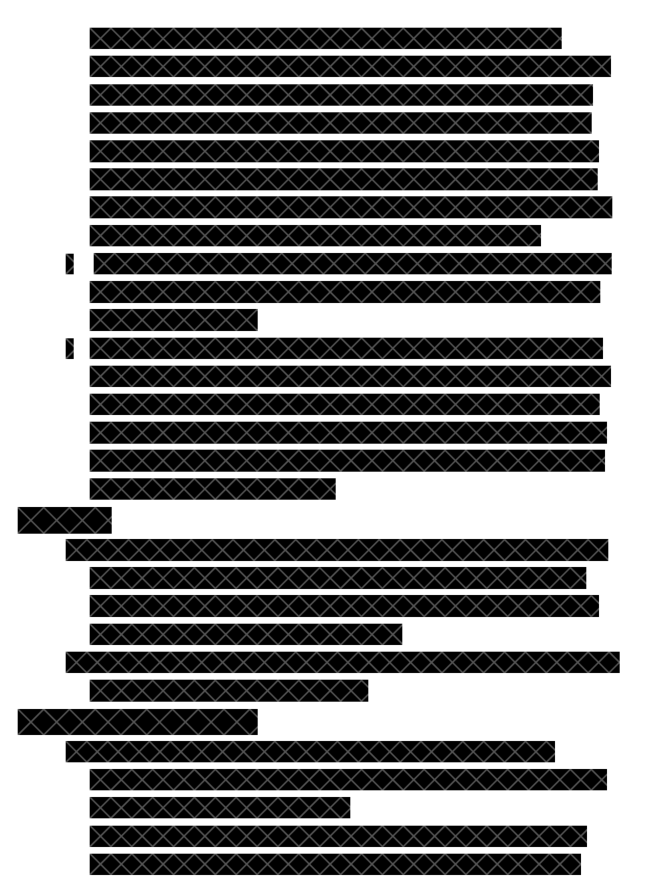


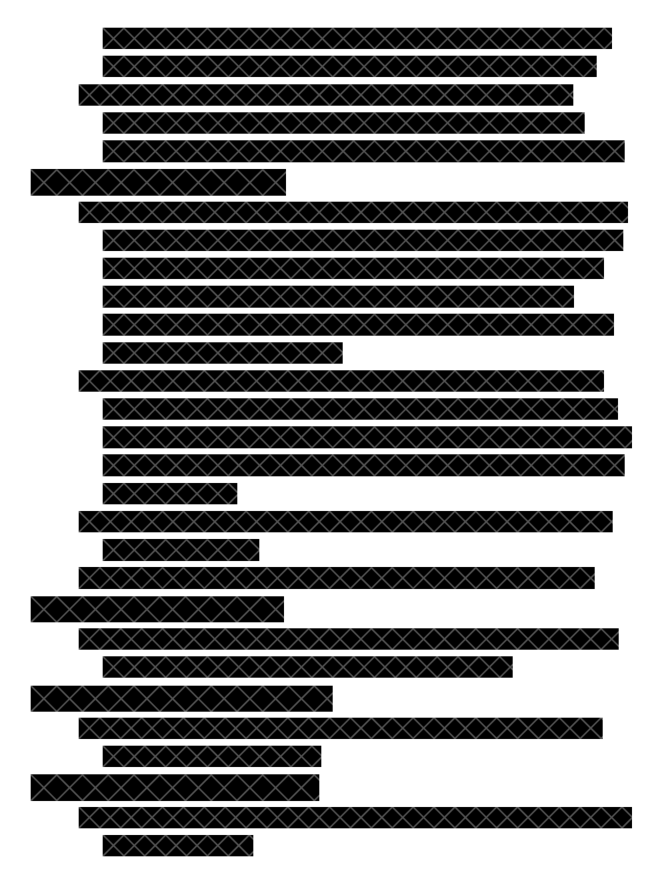


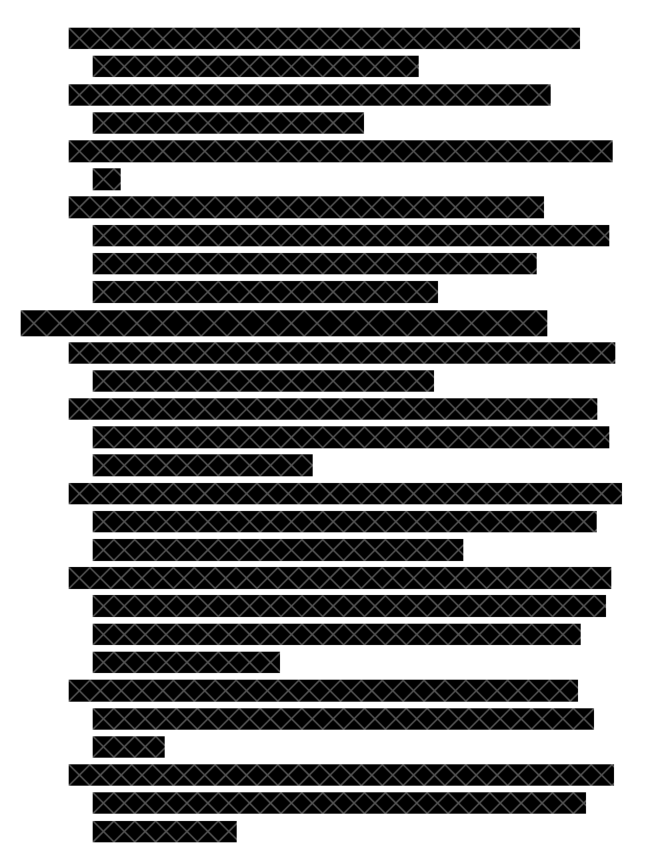


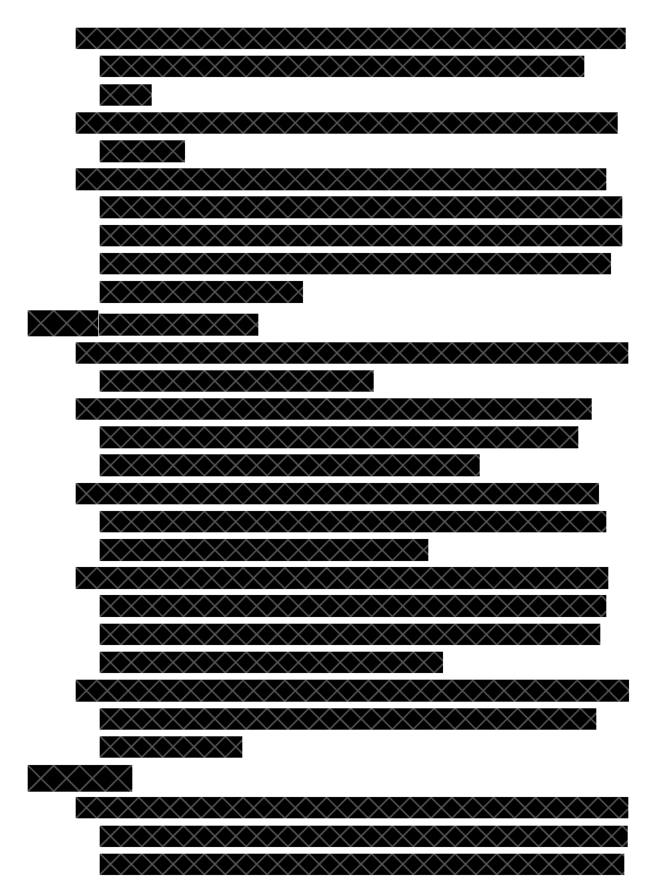


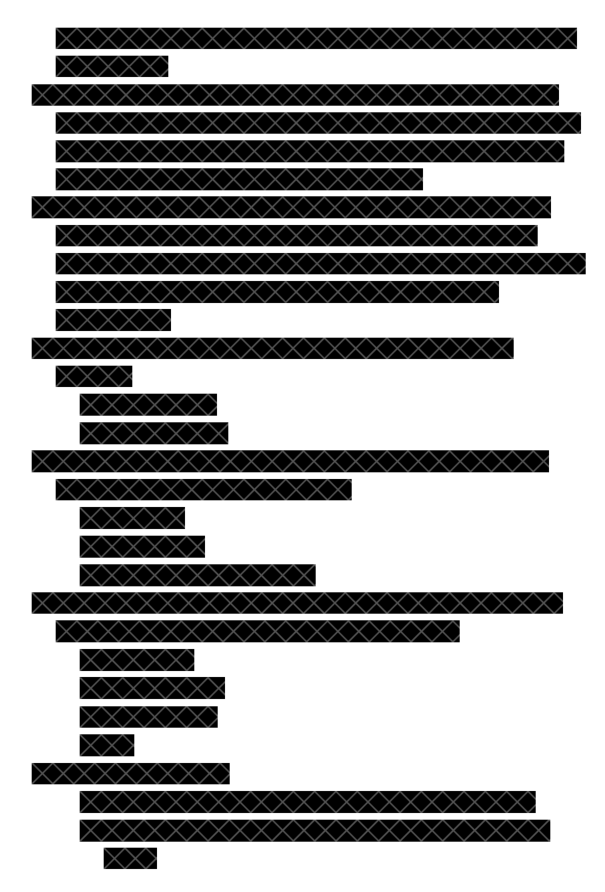


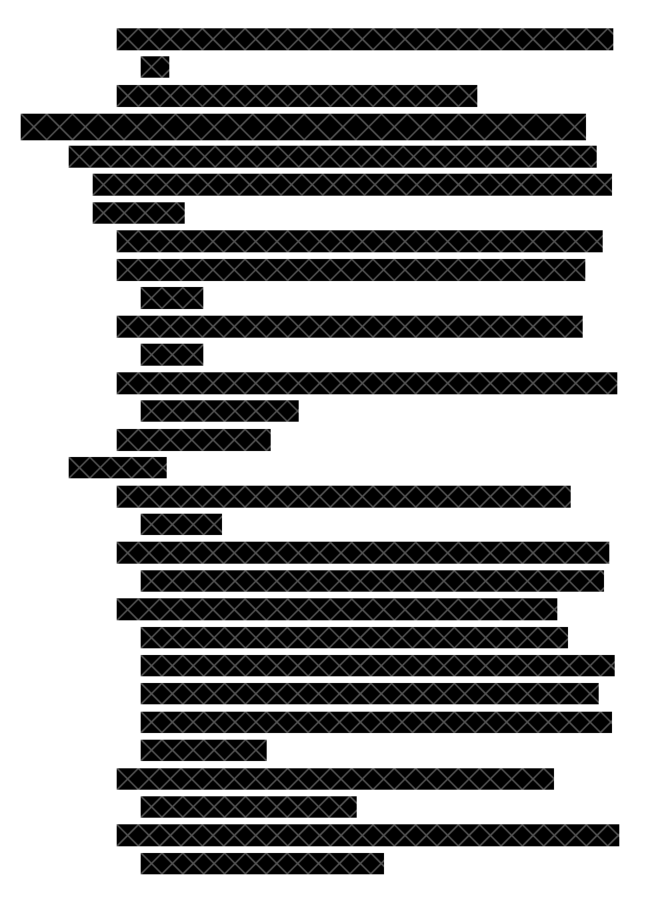




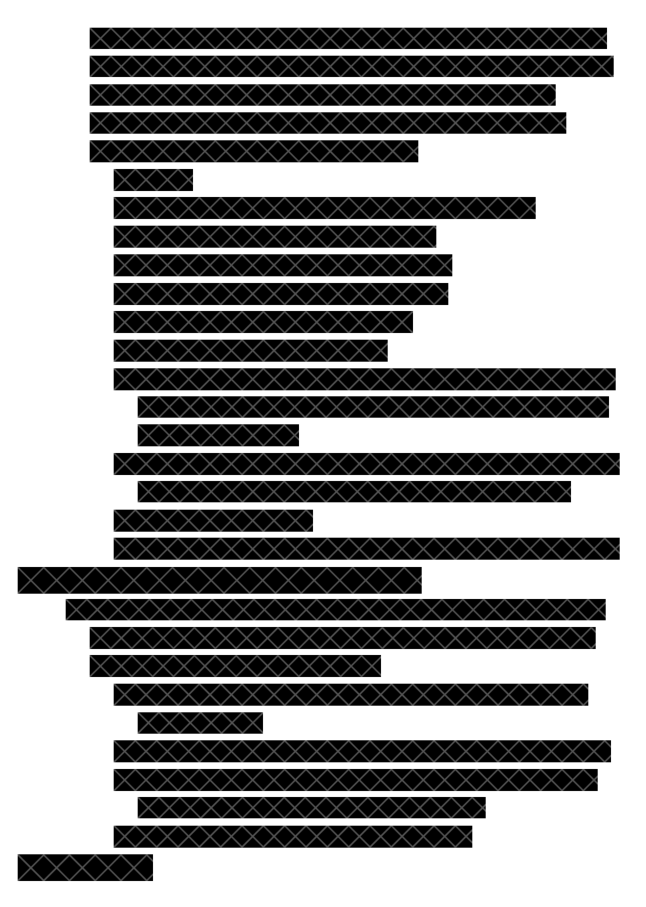


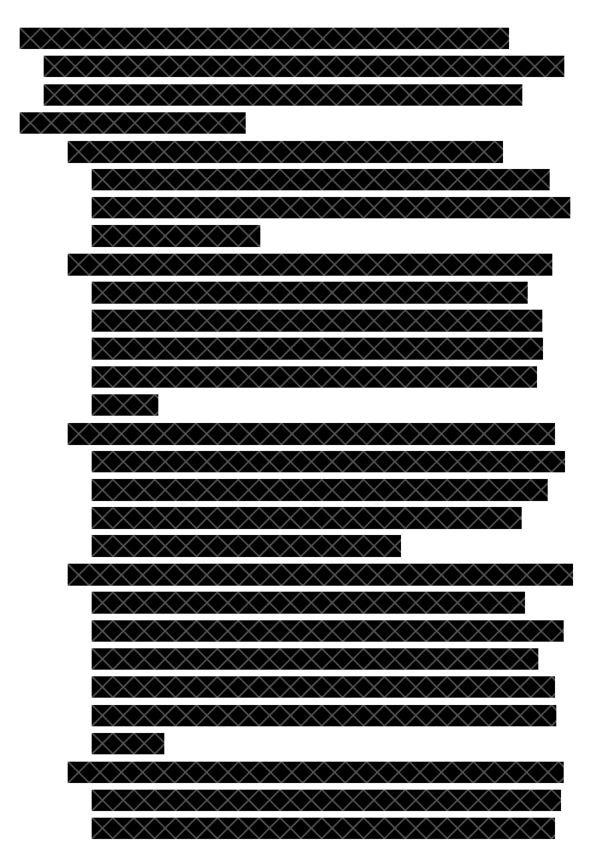


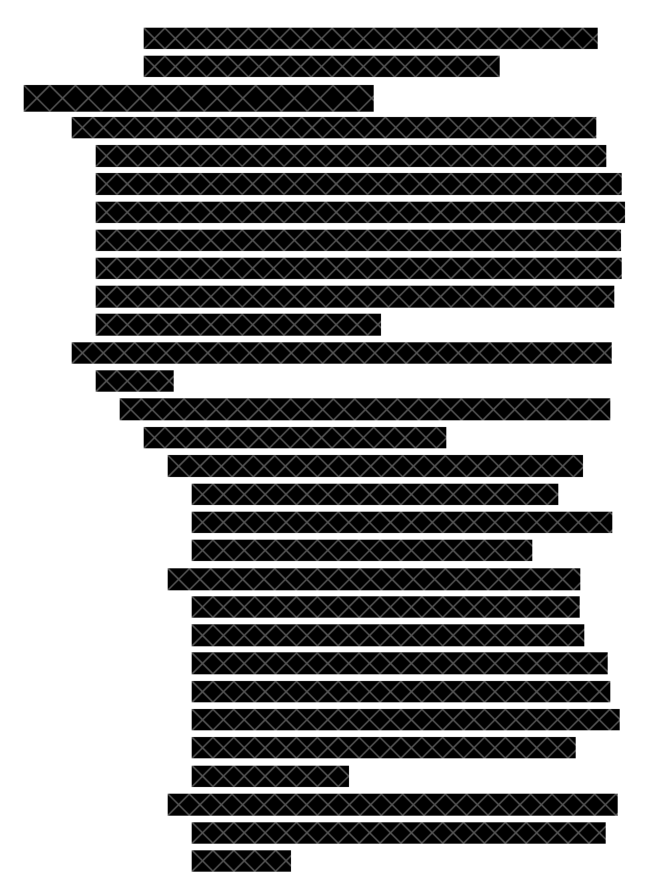


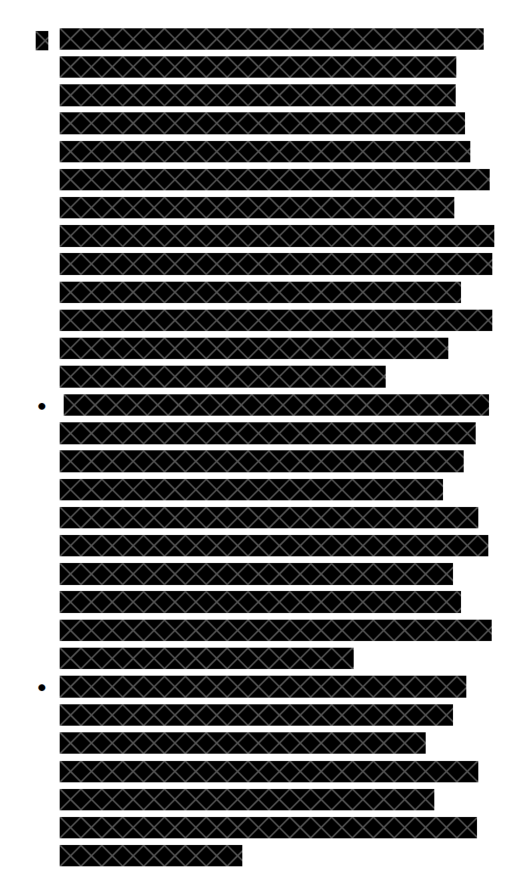


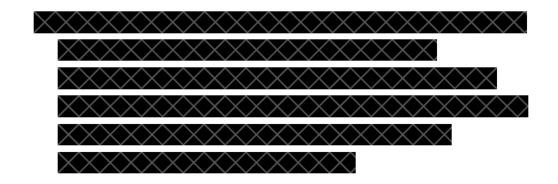












5.2 Plan for tracking and proper disposal of waste cannabis or medical cannabis

- The security and ICC team will be responsible for the proper disposal of waste cannabis or medical cannabis and will be trained on the state regulations, and the acceptable methods for disposal of medical cannabis.
- The company will establish and maintain a destruction log record of all waste cannabis or medical cannabis products, including but not limited:
 - Batch or lot #
 - Date of disposal
 - Quantity and weight
 - Location
 - Method of disposal
- The company will have a plan in place for the destruction of cannabis plants, including parts thereof, and any related materials that cannot or will not be processed, transported, or dispensed.
 - Throughout the grow cycle, there will be routine plant maintenance resulting in leaves and stems being removed. The company will have designated disposal bins outside of each growing room to discard this unusable plant material.
 - In the event an entire dead plant is removed during the grow cycle and designated for destruction, the company will ensure the plant is properly adjusted in the statewide seed-to-sale tracking system.
 - The harvesting process also creates a significant amount of non-usable plant material as excess leaves, stems, and roots are removed. During this process

we will use clearly distinguishable collection bins to separate plant material that is unusable from the material that will be transferred to hang and dry.

- The process to collect the disposal bins will be overseen by security and ICC to ensure proper segregation of duties and access controls prevent any material from being diverted during this process.
- The ICC team lead at the dispensing site will follow the appropriate shipping
 protocols, and the ICC / logistics coordinator at the cultivation and processing
 facility will follow the appropriate receiving protocols; for the transfer of medical
 cannabis products designated for destruction from an internal dispensing site. Due
 to the limitations of services and capabilities at the dispensing sites, and so that the
 compliance director can most effectively oversee a centralized destruction process;
 all cannabis and medical cannabis will be destroyed at the cultivation and
 processing facility following the established protocols.
- The company will use methods for the disposal of medical cannabis that are available at the state Commission's website, or approved by the state commission, and shall not leave any part of the disposed or waste cannabis or medical cannabis either useable or recognizable as such. The security and ICC teams will be responsible for overseeing the collection and disposal process. Subject to the Commission's approval, we have designed the following procedures.
 - Unusable plant material and all cannabis and medical cannabis products designated for destruction will be securely collected and stored in locked disposal receptacles until destruction.
 - The compliance director will coordinate with an appropriate member of the Commission to schedule and obtain the appropriate approval to proceed with destruction.
 - Use a large commercial auger or grinder to shred and blend the cannabis.
 - Mix the ground cannabis with a non-cannabis material, such as sawdust or dirt, in a ratio of at least 10:1 non-cannabis material to cannabis.
 - Add a chemical treatment (bleach or an alternative substance as approved by the Commission) to the mixture to further break down the cannabis and

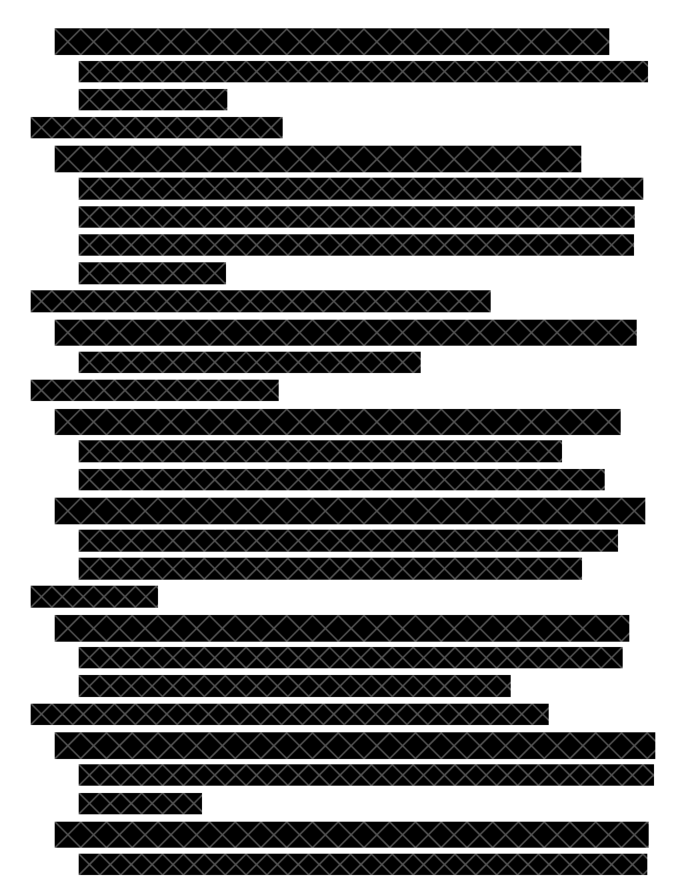
render it unusable. Use the recommended dosage and follow the safety guidelines for the chemical.

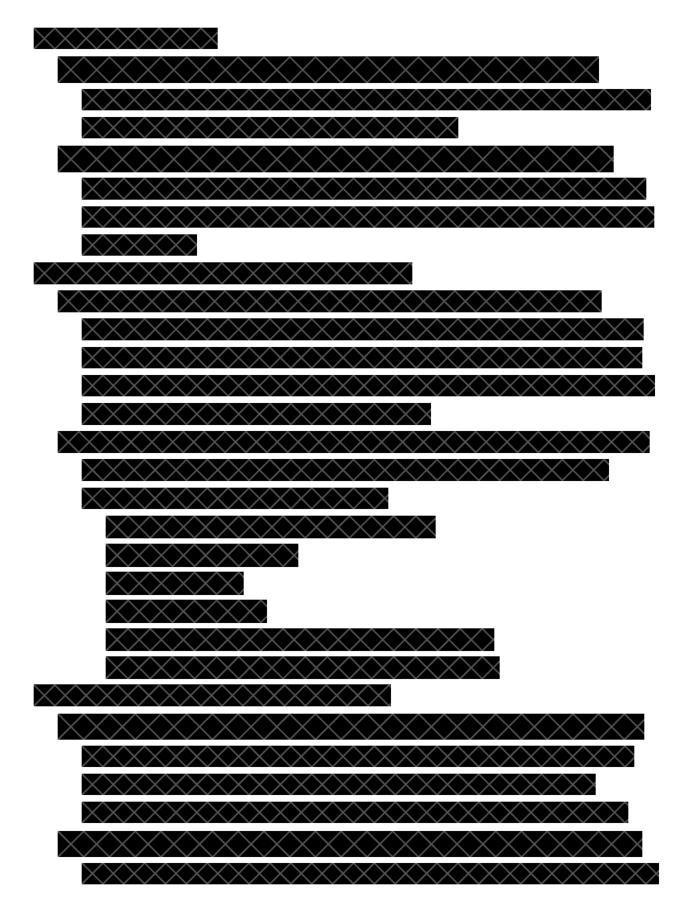
- This mixture will then be discarded in an appropriate and approved manner with an appropriate waste removal service.
- Document the destruction and disposal process in the statewide seed-to-sale tracking system, including the date, time, and method of destruction and disposal.
- A member of the ICC team and a member of the security team must sign the destruction log.
- The compliance director will conduct regular inspections to ensure that the waste cannabis or medical cannabis is being properly tracked and disposed of, and will take corrective action if any issues are identified.
- The compliance director will provide regular training to employees on the proper handling and disposal of waste cannabis or medical cannabis, and the importance of compliance with all rules and regulations.
- The company will comply with all applicable laws, regulations, and industry standards related to the disposal of waste cannabis or medical cannabis, and will respond to regulator inquiries or requests related to the company's handling of waste cannabis or medical cannabis.

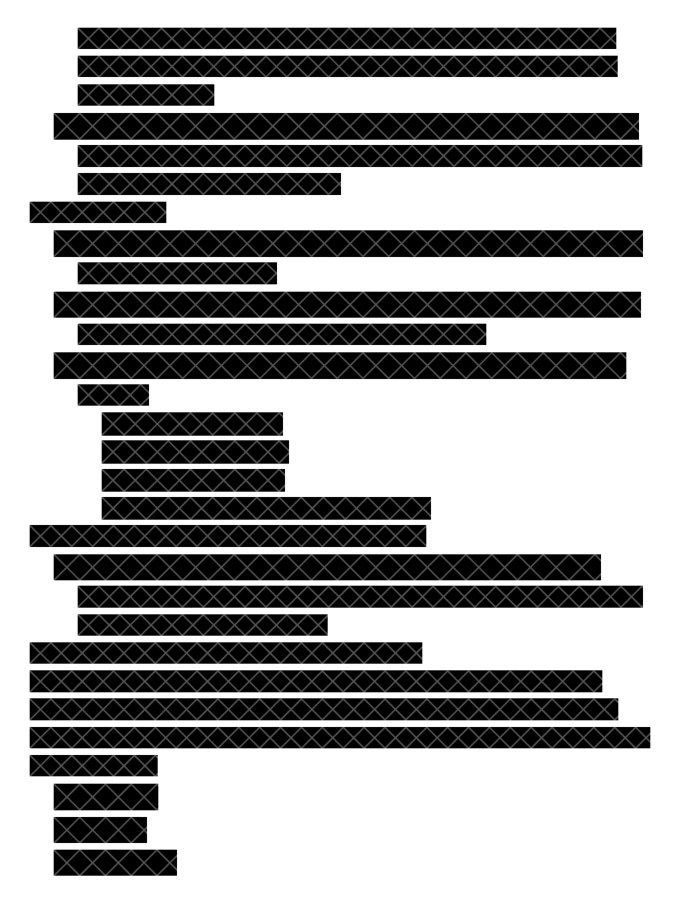
<u>6 – Secured Transportation Policies and Procedures</u>

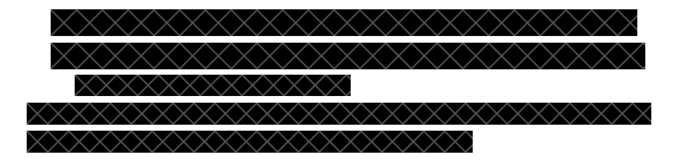






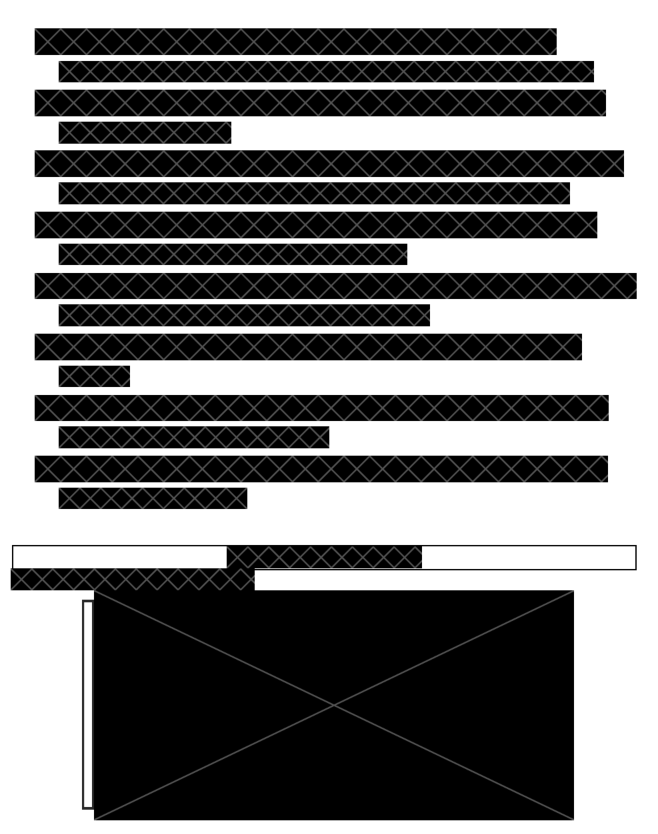


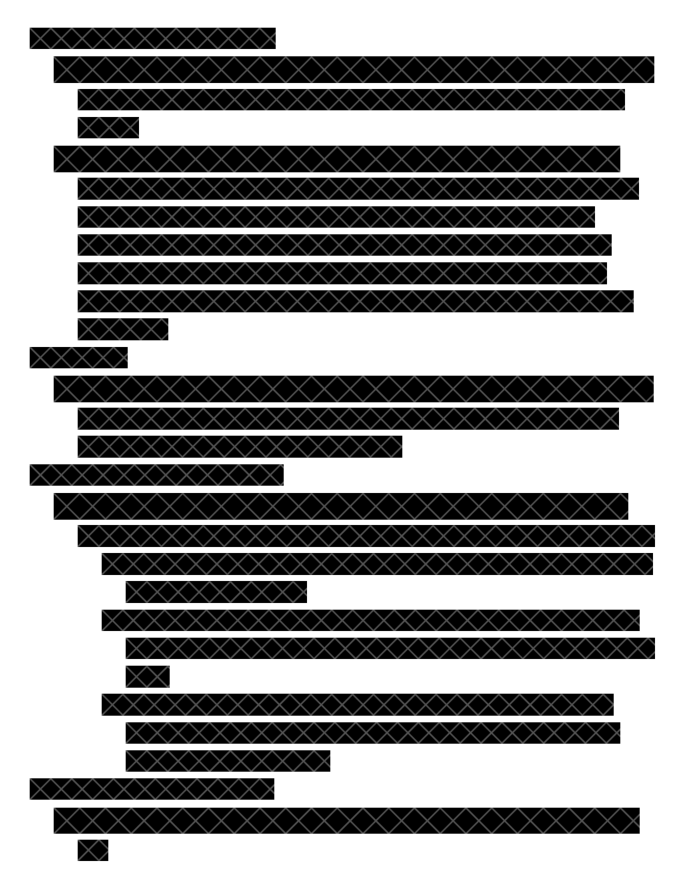


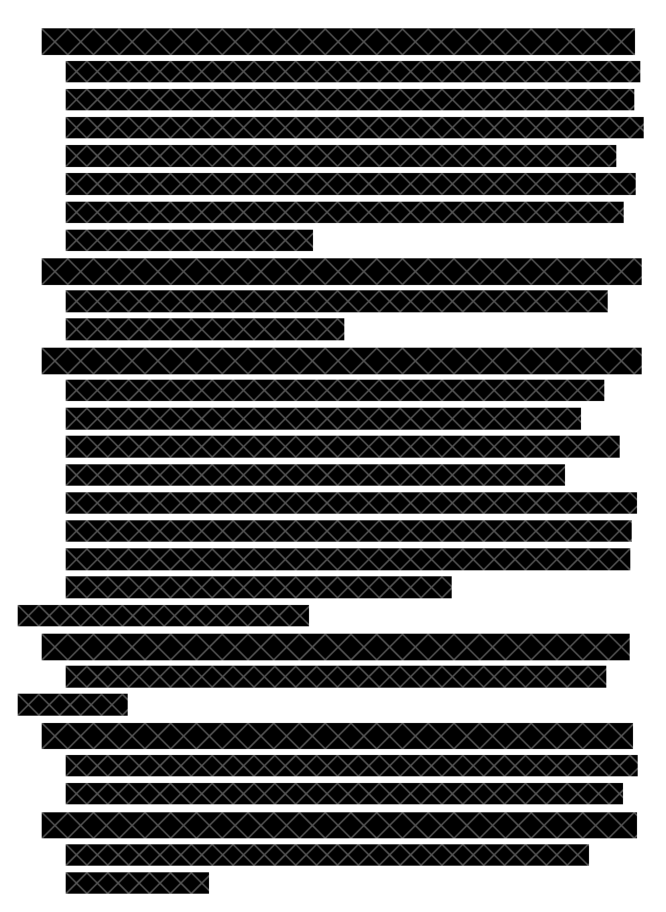


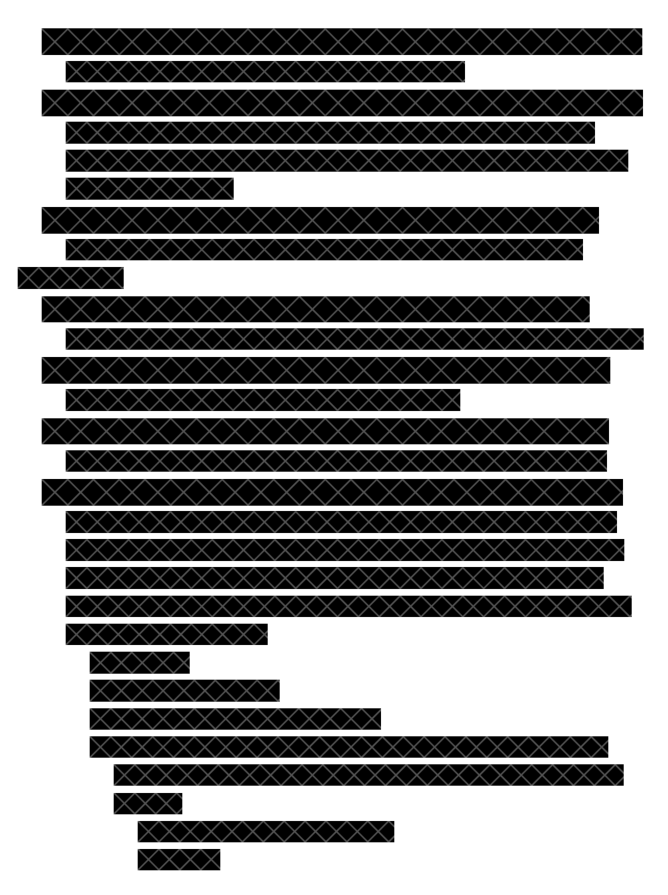
7 - Security Policies and Procedures





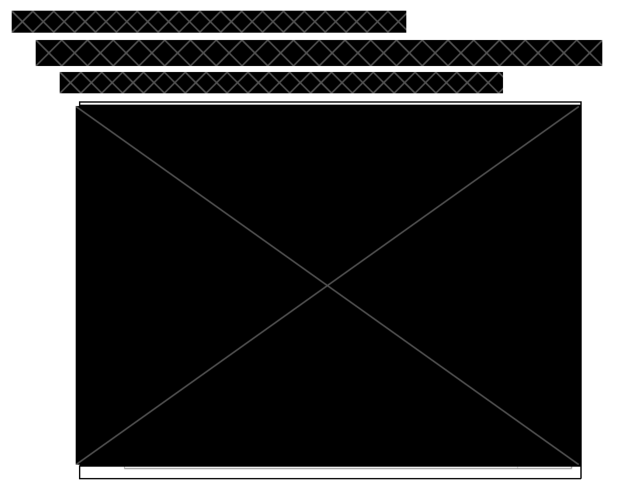


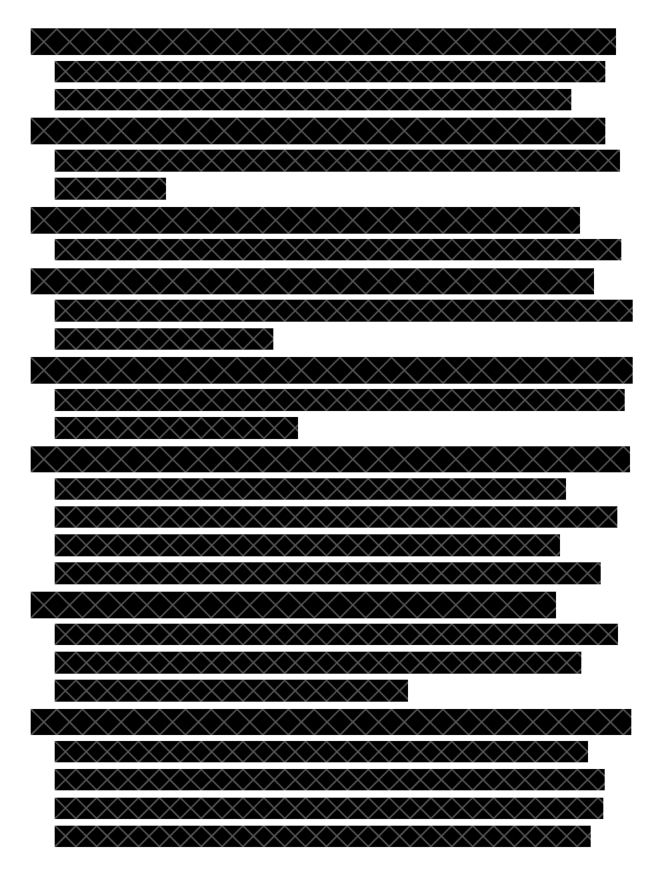


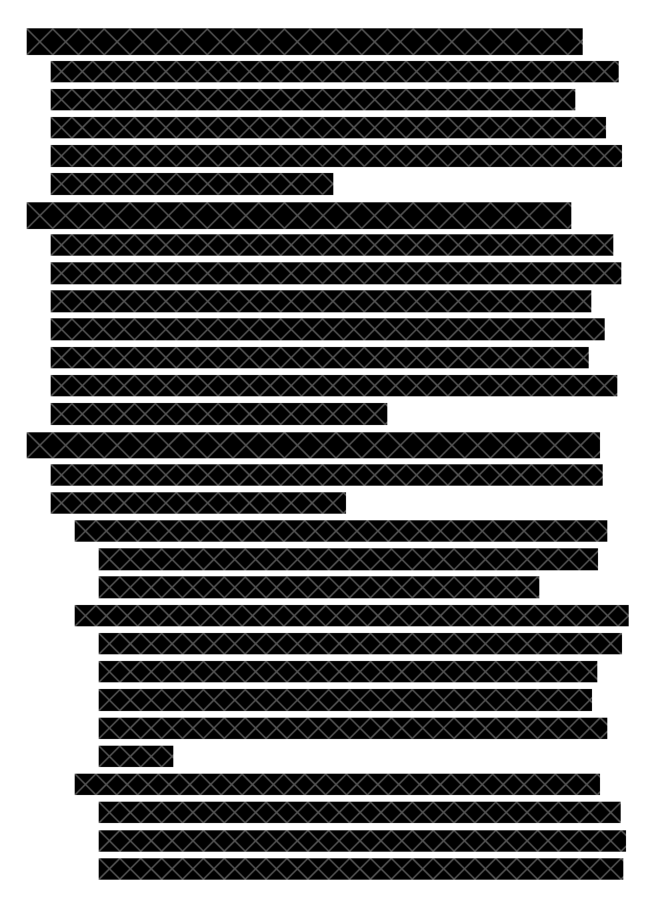


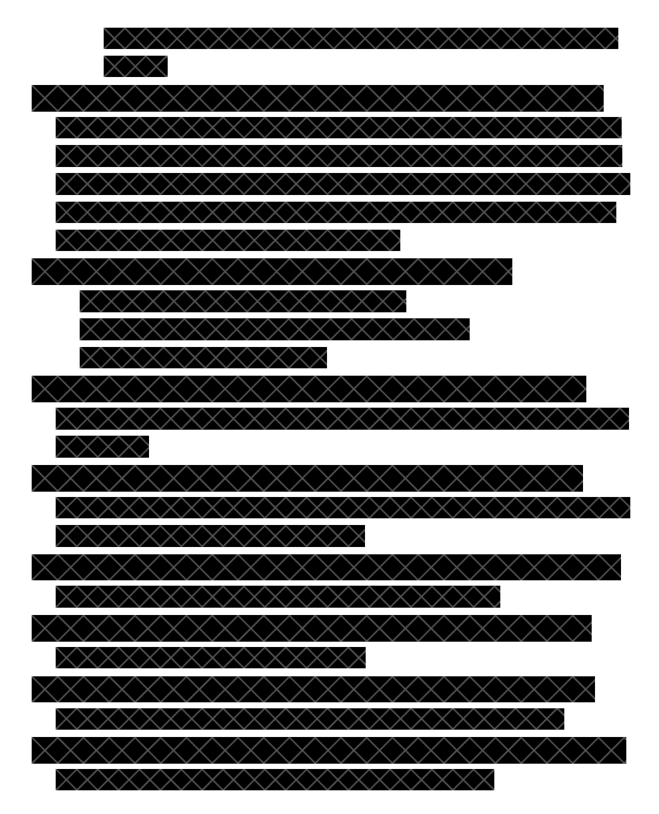


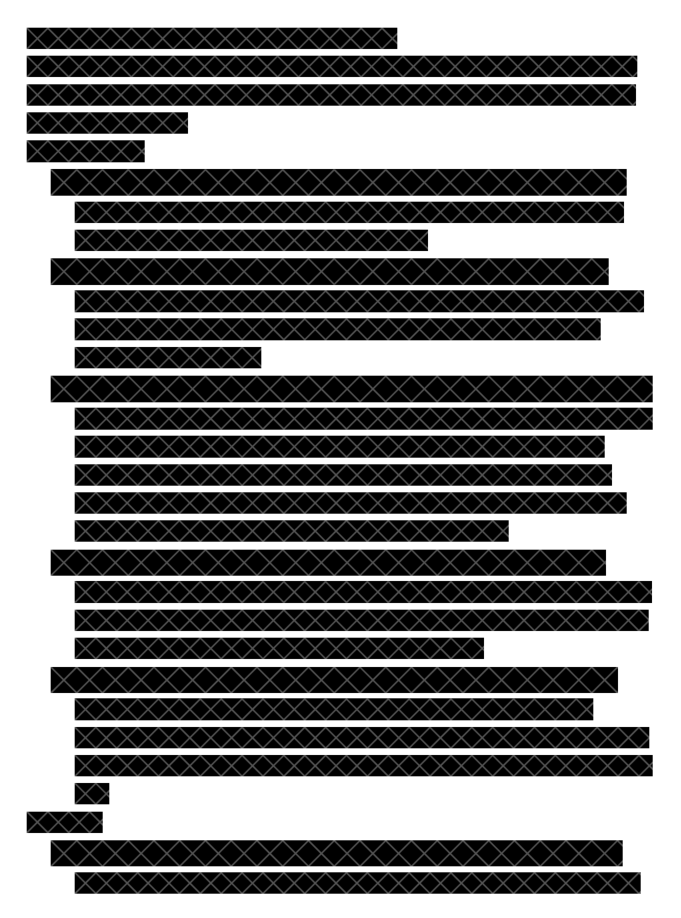
	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
Dispensing Hours	11A - 8P	11A - 8P	8A - 9P	8A - 9P	7A - 10P	7A - 10P
Security Team Lead	10	10	8	8	4	-
Security FT Team Member	-	-	10	10	10	10
Security PT Team Member	-	-		-	10	10
Scheduled Security Hours	10	10	18	18	24	20
Occupied Facility Hours	10	10	14	14	18	18

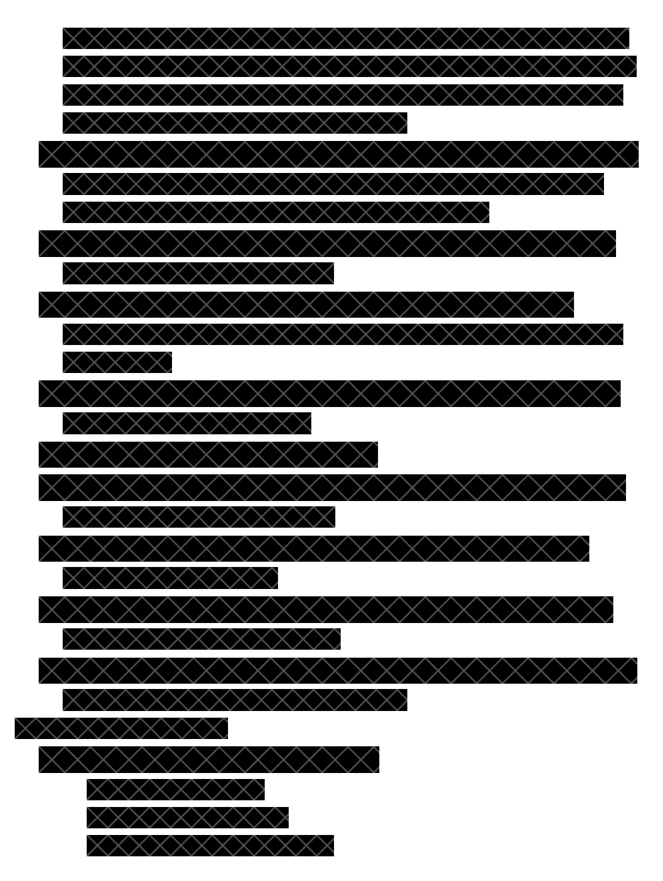


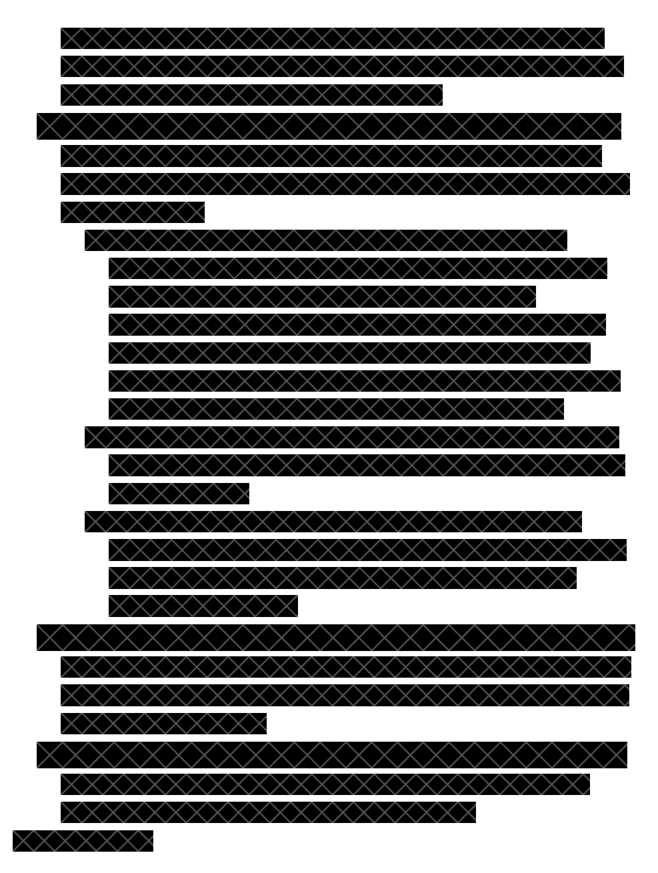


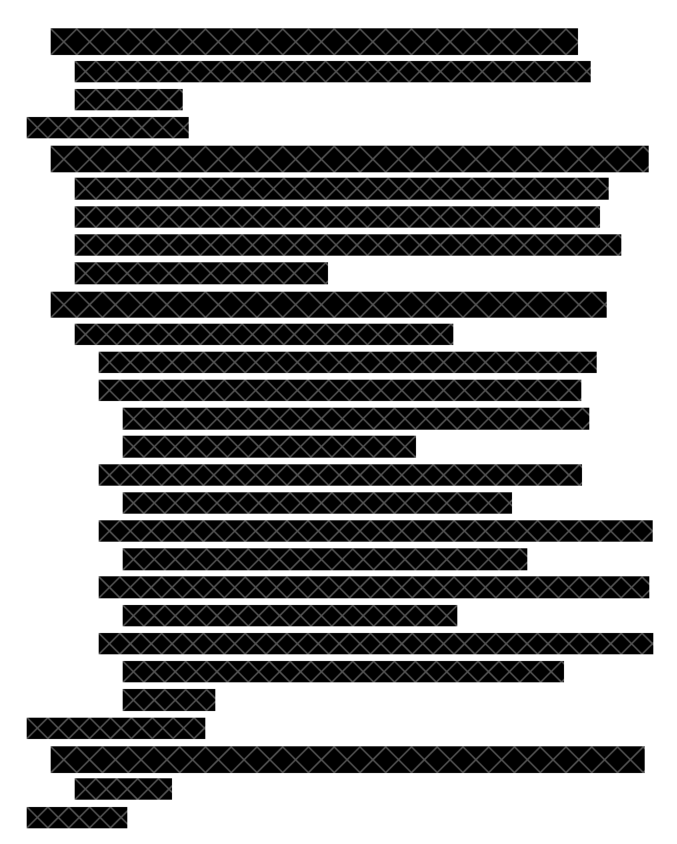


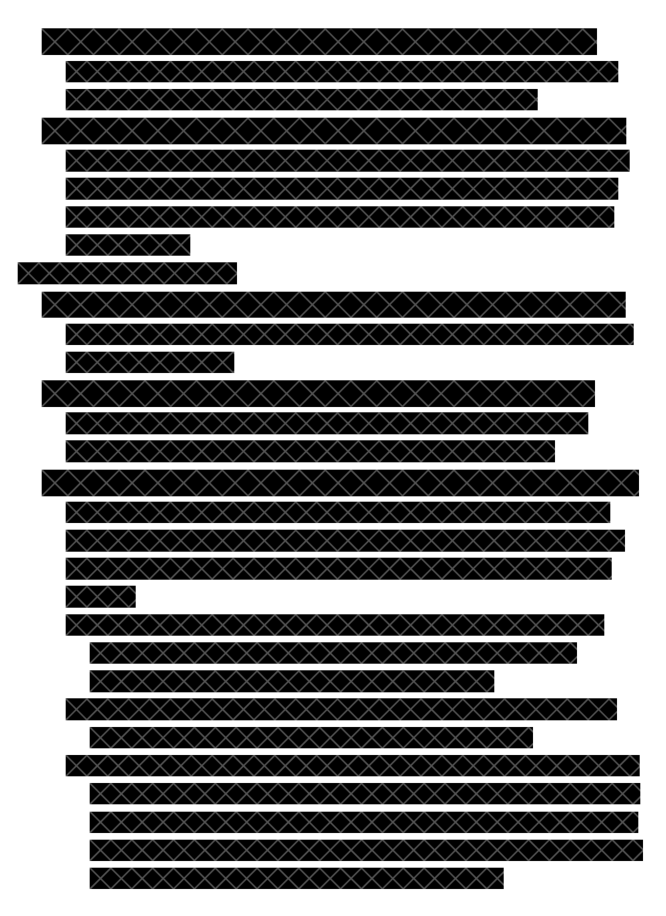


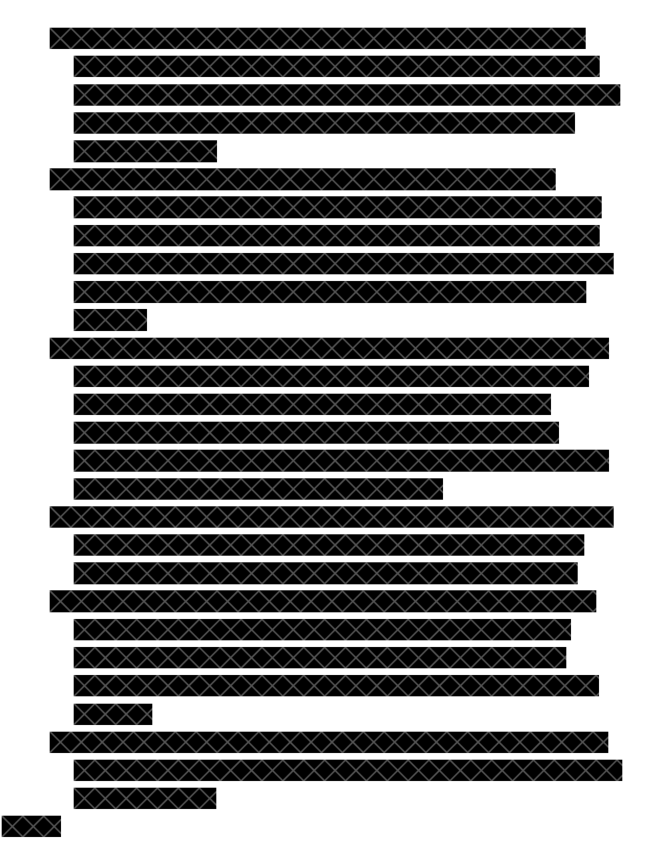


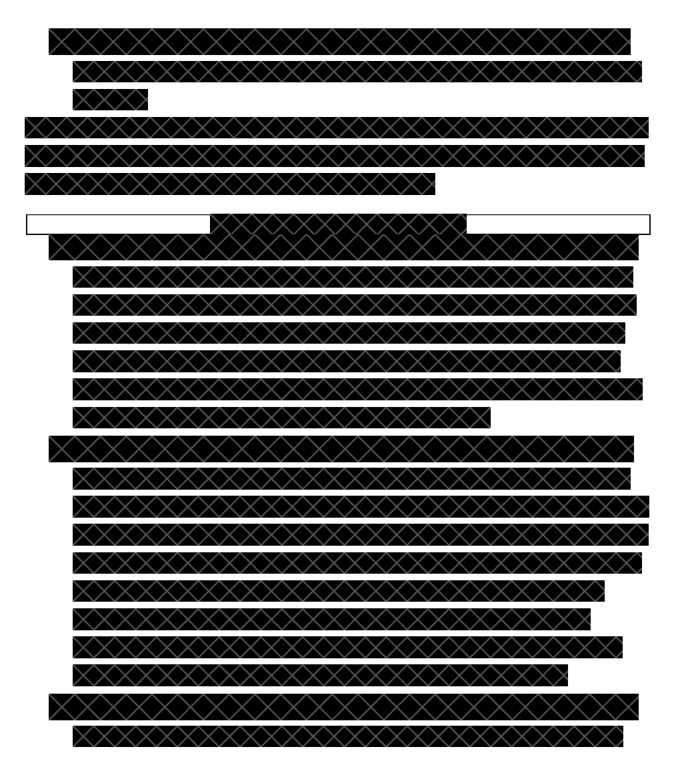


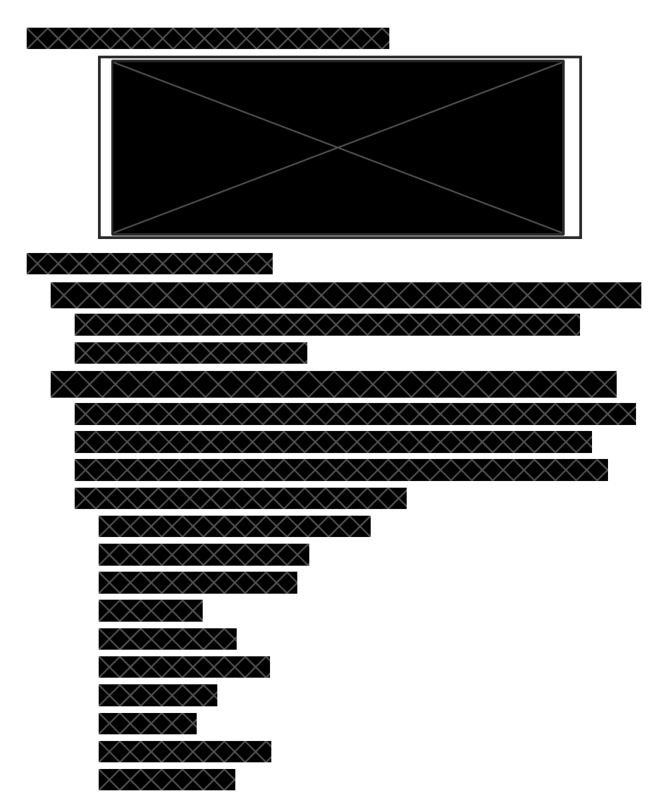


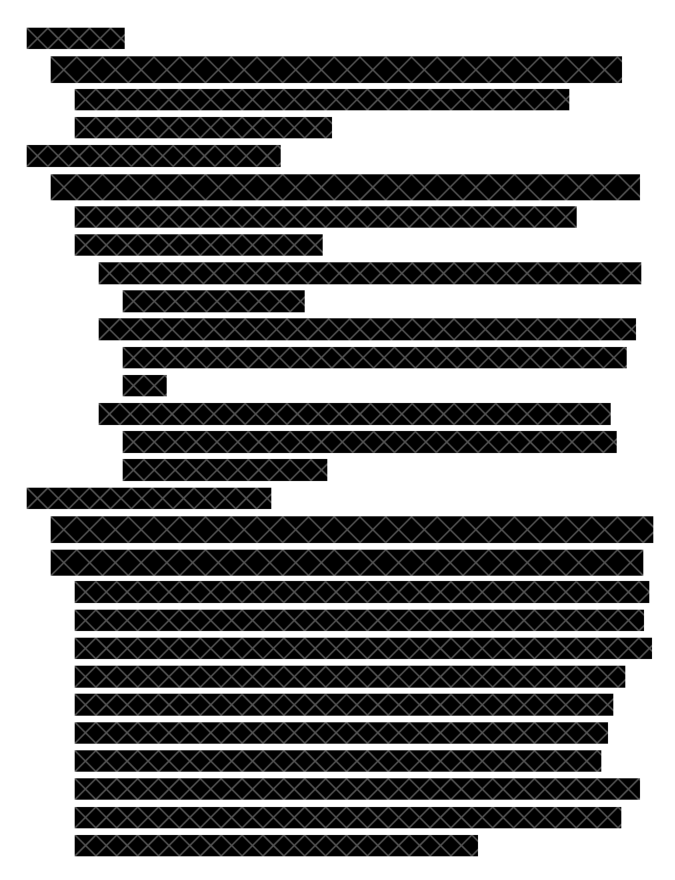


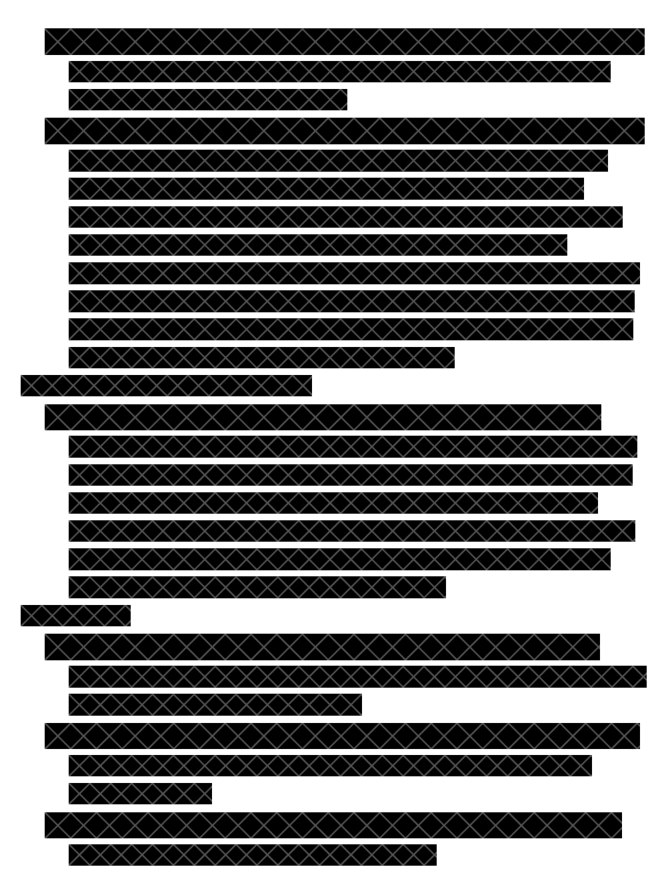


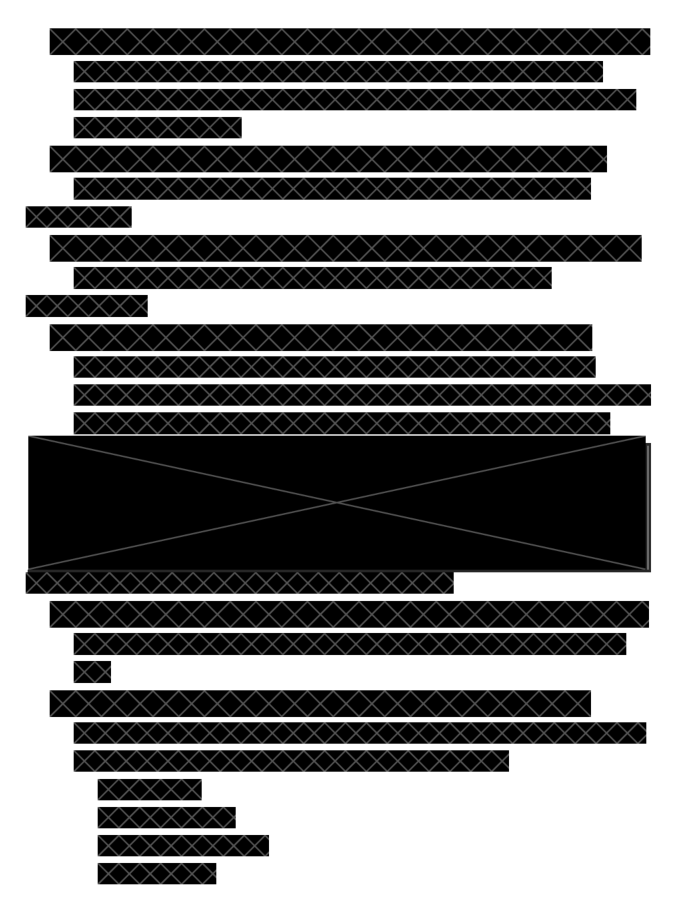


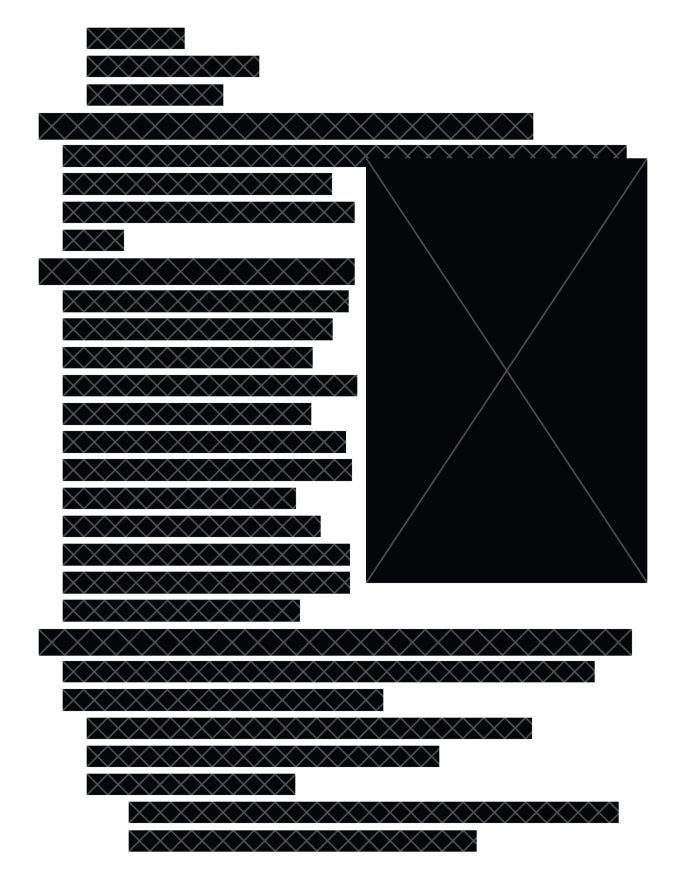


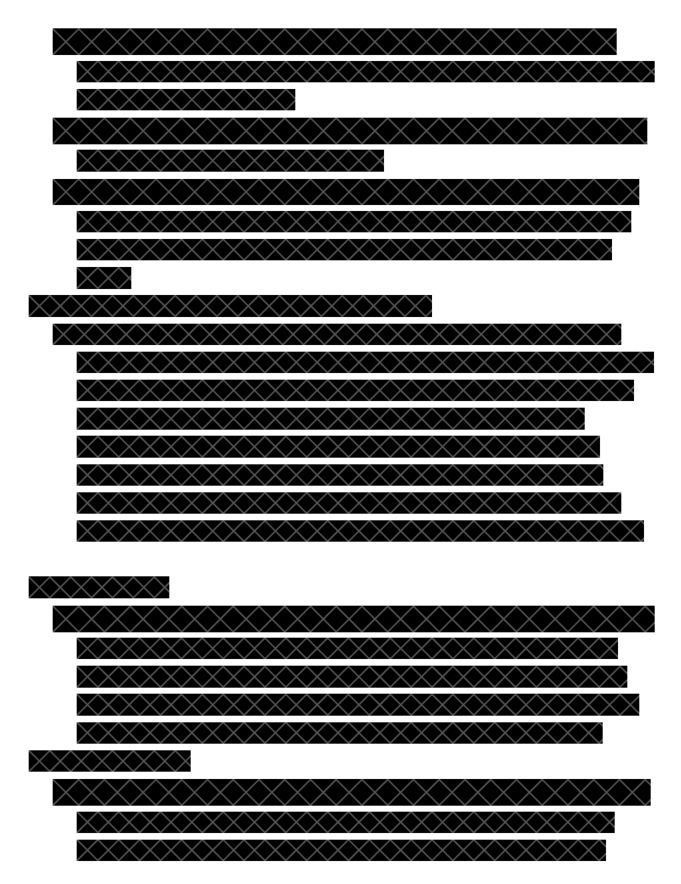


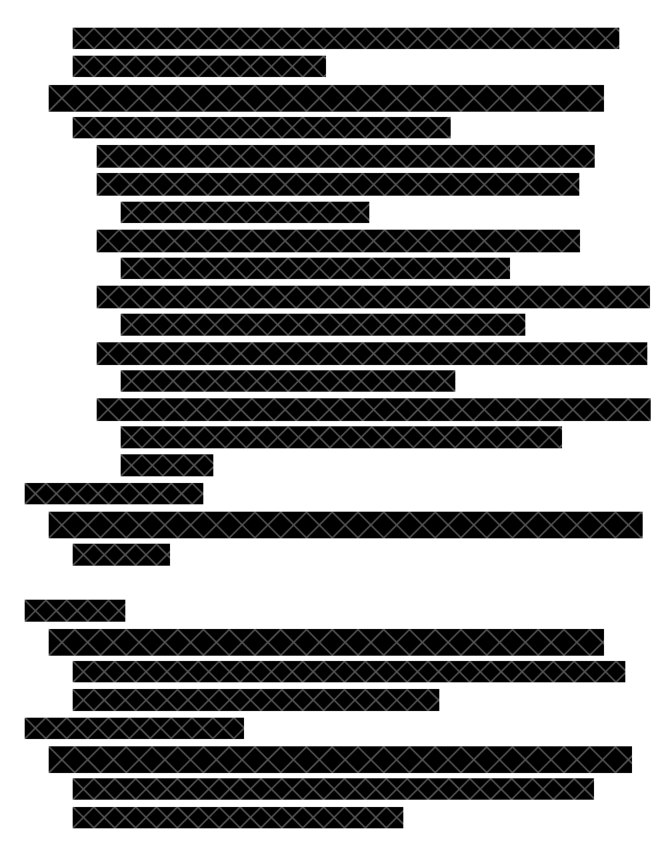












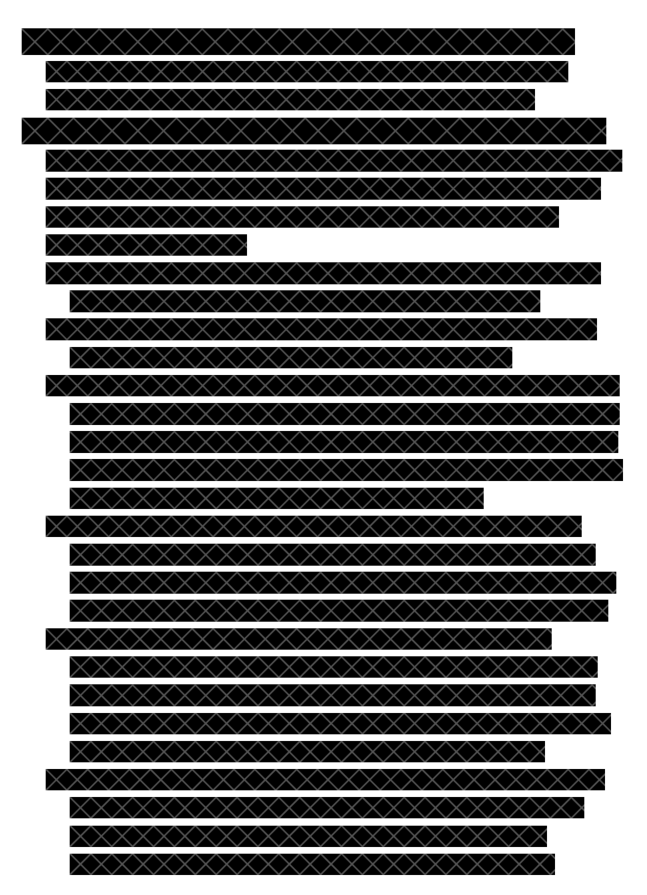




Exhibit 21 – Production and Manufacturing Process

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

Verification Date

21.1 Medical cannabis products

The applicant intends to produce the following types of medical cannabis products at our proposed cultivation and processing facility:

- Medical cannabis flowers and trim destined for extraction to produce medical cannabis distillate or oil
- Extract of cannabis the medicated oil to be used in all medical cannabis finished products
- Capsules
- Gelatinous Cubes
- Tinctures
- Topical Creams
- Transdermal Patches
- Inhalers

21.2 Summary of production and manufacturing process

The applicant's following manufacturing processes and methods of medical cannabis production will use documented good quality practices and meet current Good Manufacturing Practices. We will be careful to evaluate our processes for compliance with all relevant rules and regulations for medical cannabis processors including but not limited to:

- Utilizing approved independent medical cannabis testing laboratories to verify intended levels of purity and confirm our products are reliably free of toxins and contaminants.
- Confirming no additives will be used other than pharmaceutical grade excipients.
- Carefully considering whether a form factor could even remotely be attractive to children and if it is deemed to be, make the necessary modifications or do not produce.
- Verification that only approved flavors are used in relation to gelatinous cube, cuboid, and lozenge medical cannabis products; noting at this time only peach is approved.

We will ensure our packaging conforms with all relevant rules and regulations including but not limited to ensuring that packaging and containers:

- Are child-resistant
- Are tamper-evident
- Identify the processor and type of product
- Are not attractive to minors
- Are designed to minimize appeal to children
- Do not contain any false statement or statement that advertises health benefits or therapeutic benefits of medical cannabis

We will ensure labeling conforms with all relevant rules and regulations including but not limited to ensuring that our product labels:

- Are securely attached to or imprinted on the accompanying packaging
- Are clear and contain print of a size and quality so as to be legible to the average patient or caregiver with a sixth-grade education
- Identify the type of product:
 - Capsules
 - Gelatinous Cubes
 - Tinctures
 - Topical Creams
 - Transdermal Patches
 - Inhalers
- Contain the lot and batch numbers.
- Contain the name of and a license identification number for the cultivator
- Contain the name of and a license identification number for the processor
- Identify the cannabinoid content and potency of the product
- Identify the amount, number or count of the product in the package on which they are attached
- Contain the universal state symbol approved by the Commission, printed in color at least one-half inch by one-half inch in size
- Contain the words "Keep out of reach of children"

- Contain a QR Code for purposes of tracking medical cannabis products that interfaces with the Statewide Seed-to-Sale Tracking System
- Contains the following: "WARNING: This product may make you drowsy or dizzy. Do not drink alcohol with this product. Use care when operating a vehicle or other machinery. Taking this product with medication may lead to harmful side effects or complications. Consult your physician before taking this product with any medication. Women who are breastfeeding, pregnant, or plan to become pregnant should discuss medical cannabis use with their physicians."
- Are not attractive to minors.
- Do not contain any false statement or statement that advertises health benefits or therapeutic benefits of medical cannabis

At the time of labeling, we will provide QR to identify the following:

- 1. The Cultivator or Integrated Facility, by facility, from which the medical cannabis was sourced
- 2. The name of the Processor and the Processor's facility of origin
- 3. The type of product
- 4. The date of processing and packaging
- 5. The date of the Processor's State Testing Laboratory approval
- 6. The expiration date (or, if no expiration date, a notation that the expiration date does not apply)

7. The Alabama Poison Control contact information as provided on the AMCC website Finally, we will meticulously follow our Quality Control and Quality Assurance Plan in ensuring the medical cannabis products meet the professional and pharmaceutical standards required by the relevant rules and regulations for medical cannabis processors.

Detailed production and manufacturing processes for integrated facility

The following manufacturing processes and methods have been designed in consideration of the above. These processes and methods have been used in application by several members of the company's senior management team in their prior work experience operating medical cannabis cultivation and processing facilities. We have included the materials, machinery & equipment, and personnel necessary to produce each product.



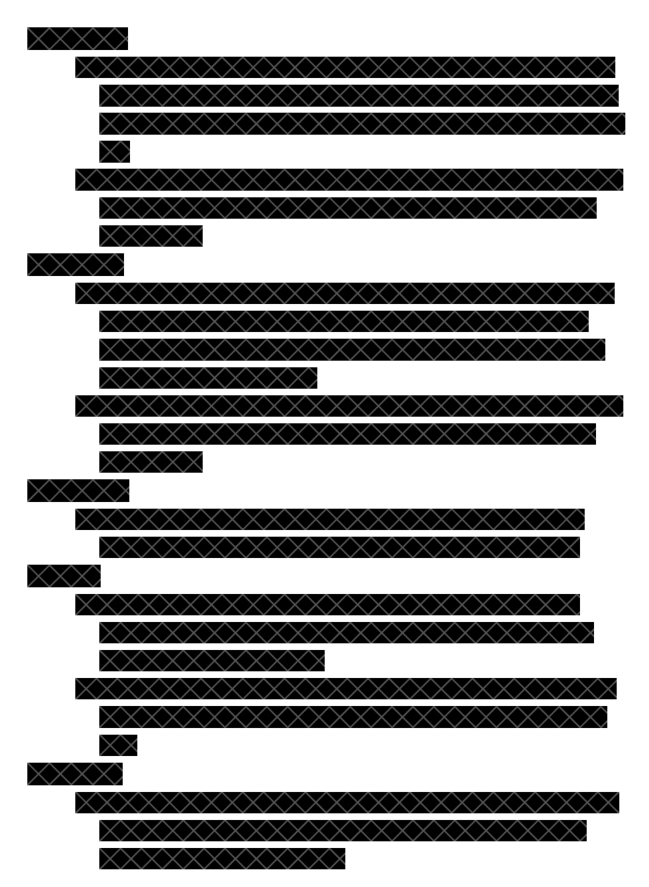
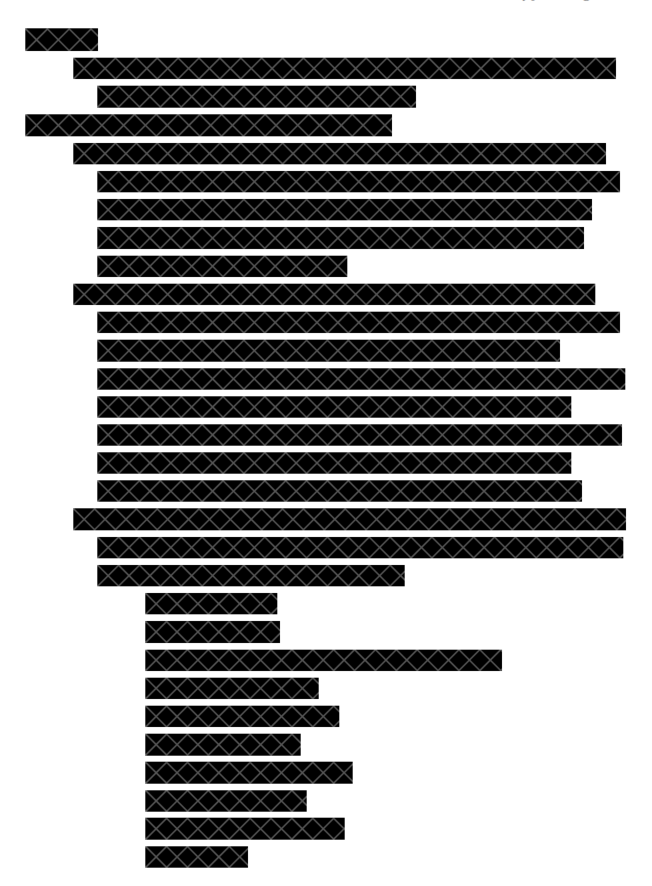
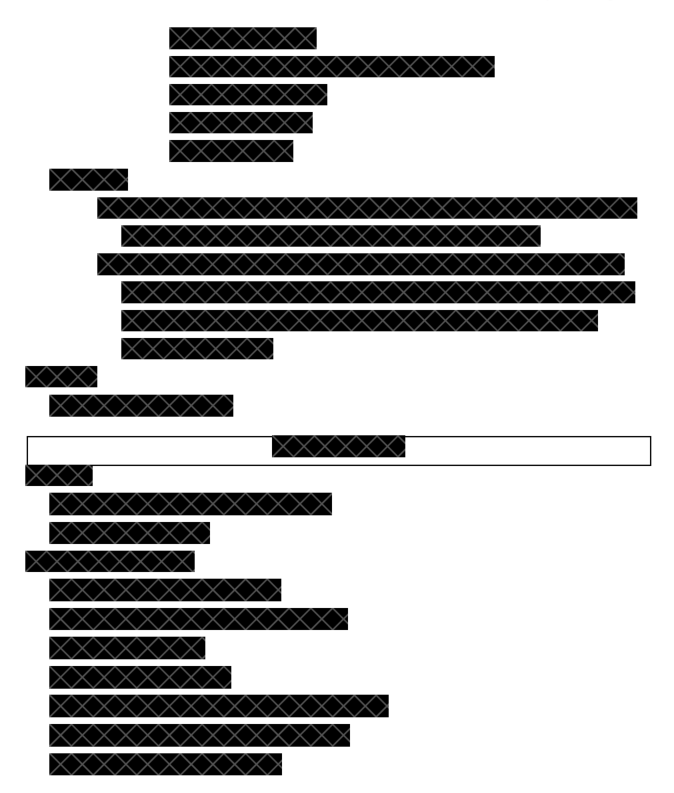
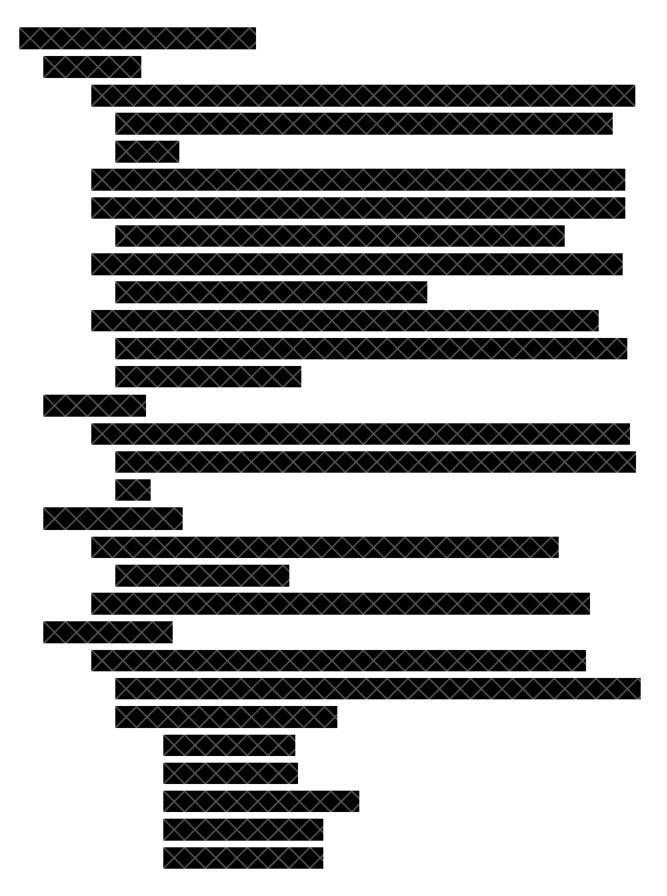
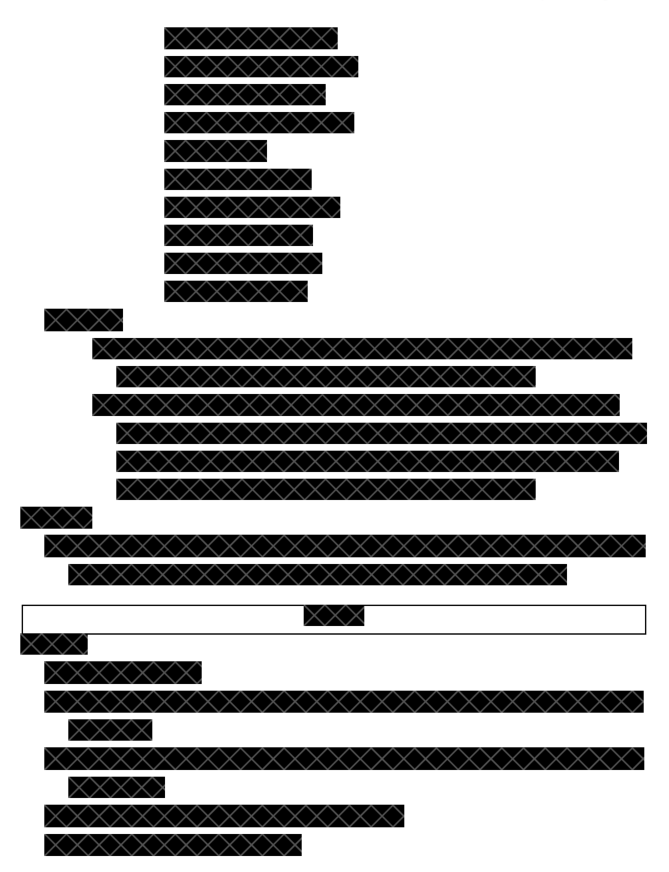


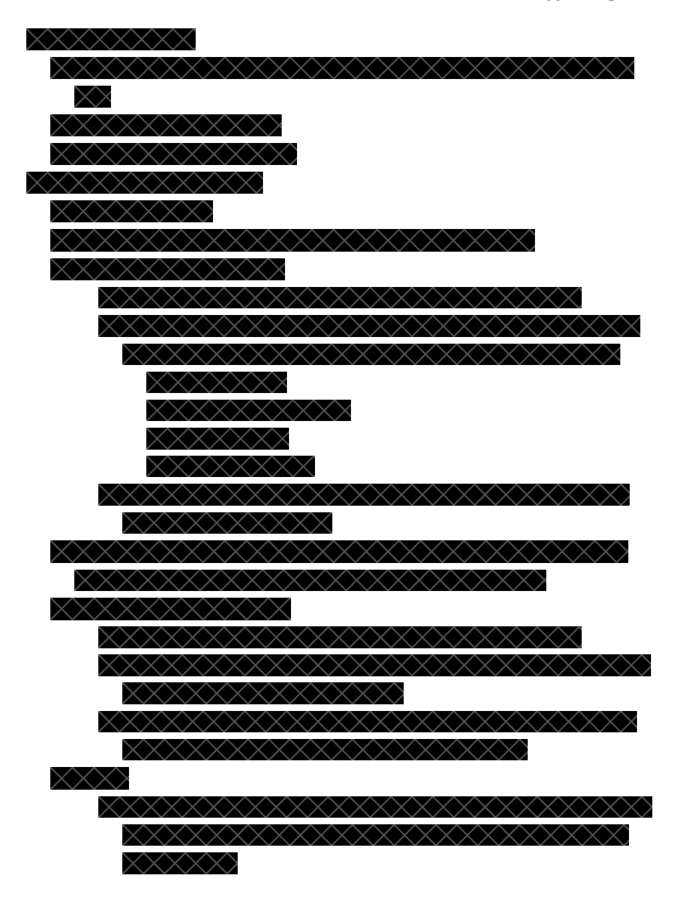
Exhibit 21 Production and Manufacturing Process











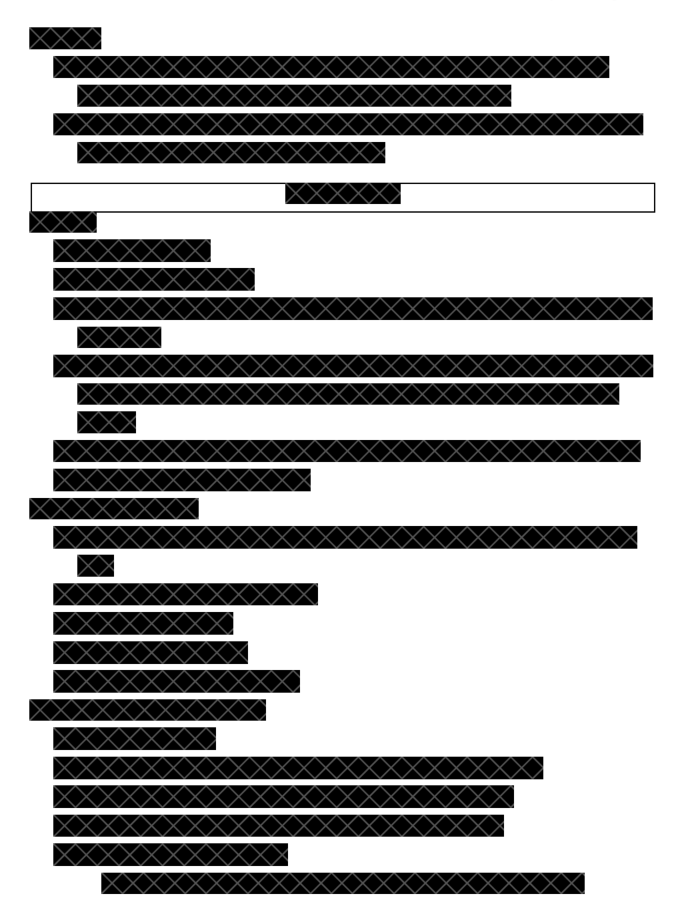
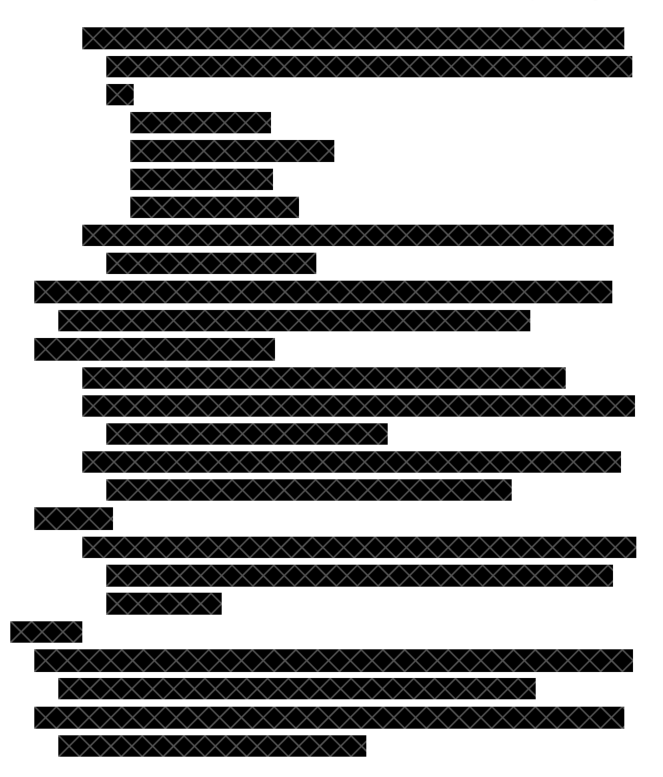
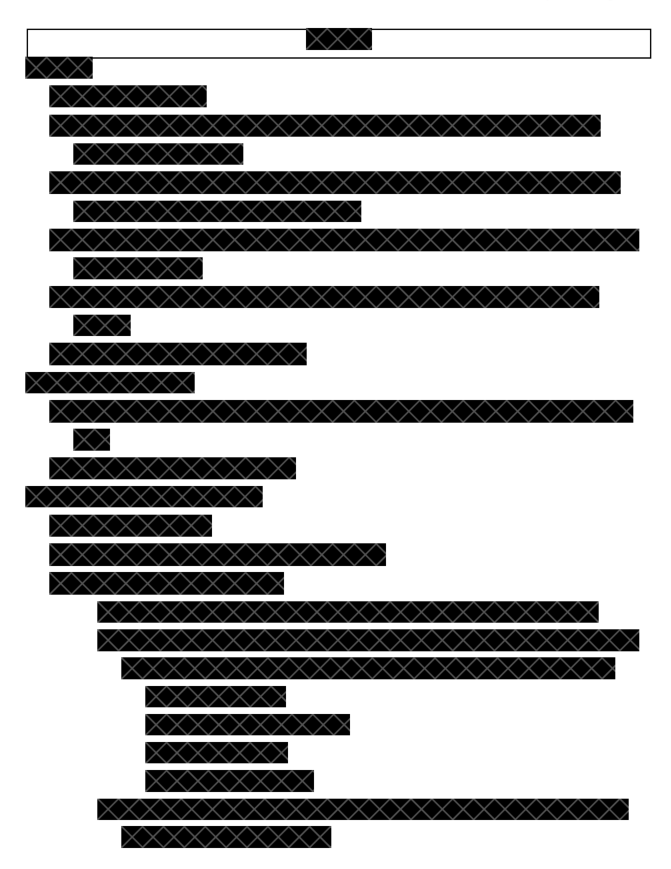


Exhibit 21 Production and Manufacturing Process





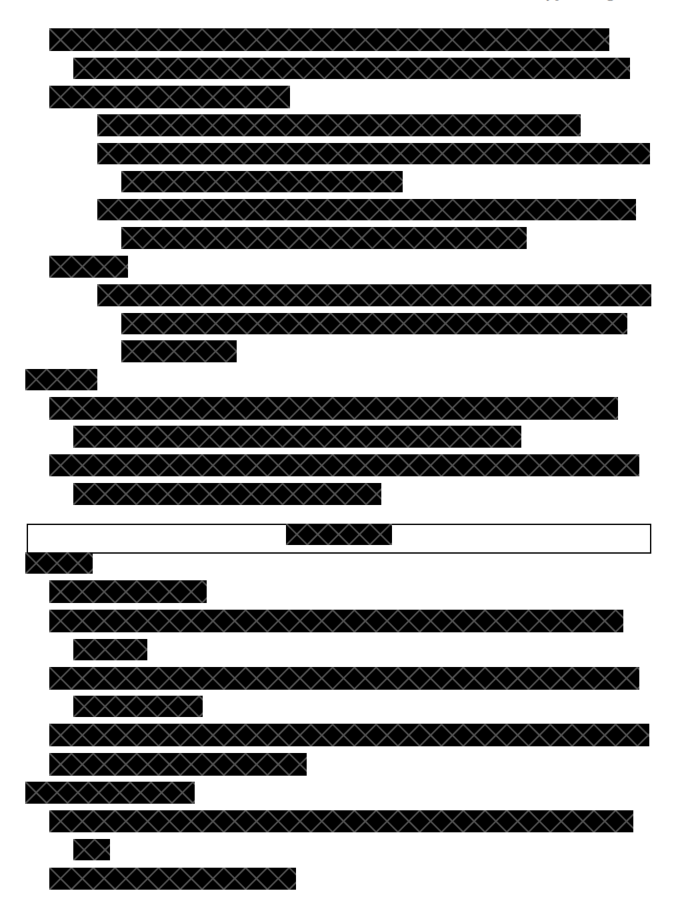
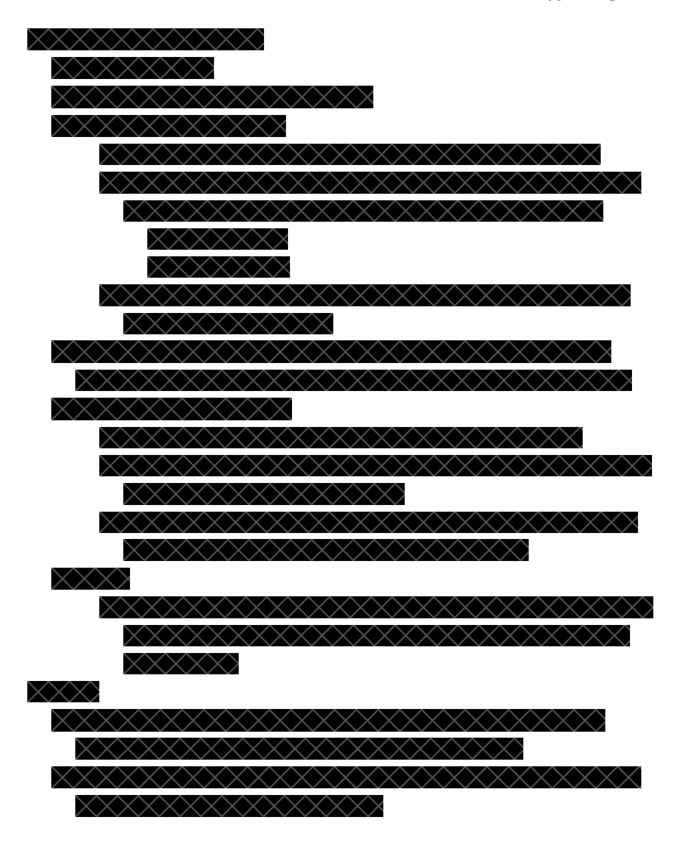
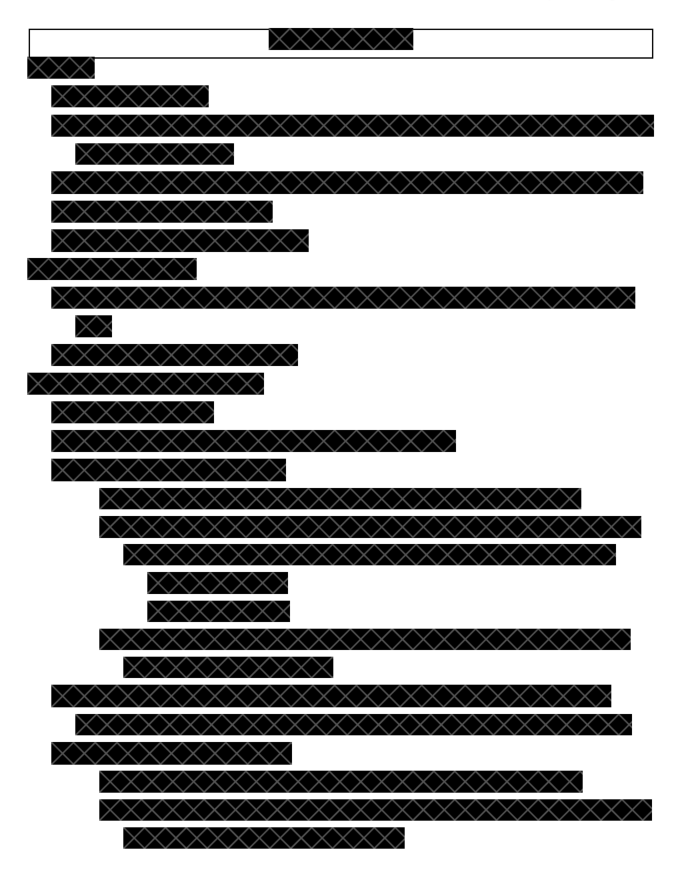


Exhibit 21 Production and Manufacturing Process





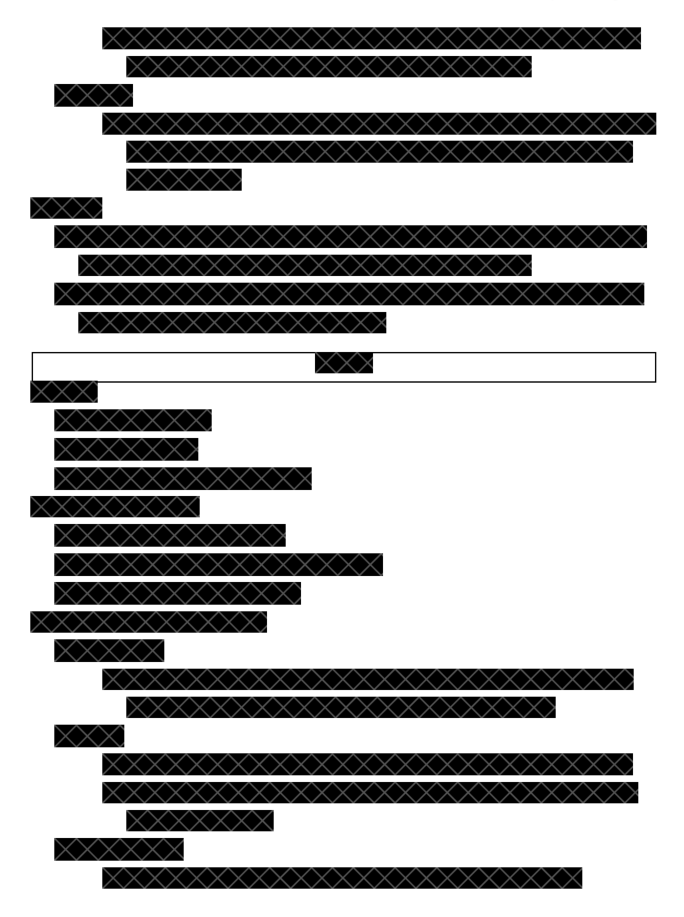
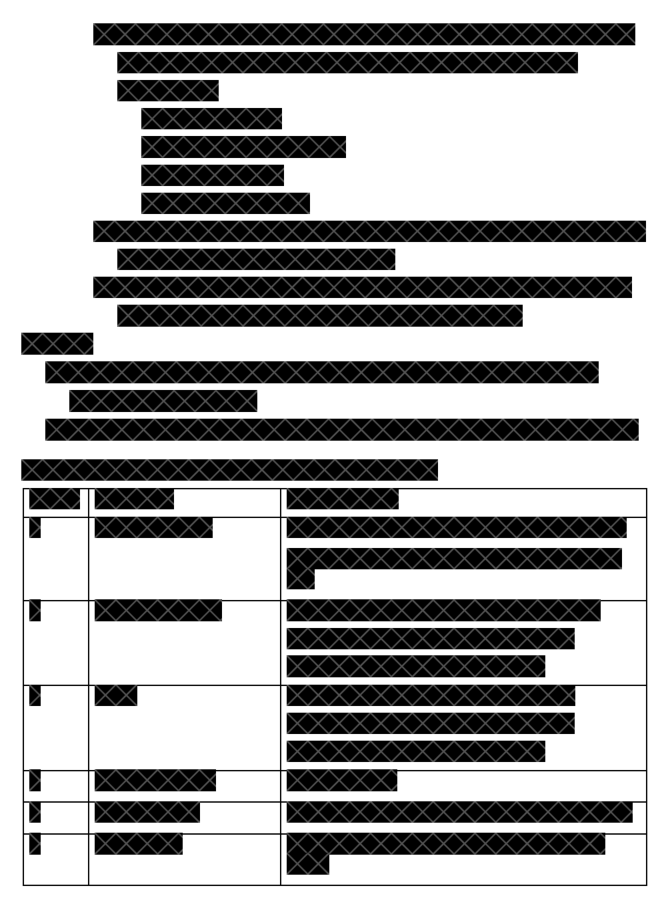
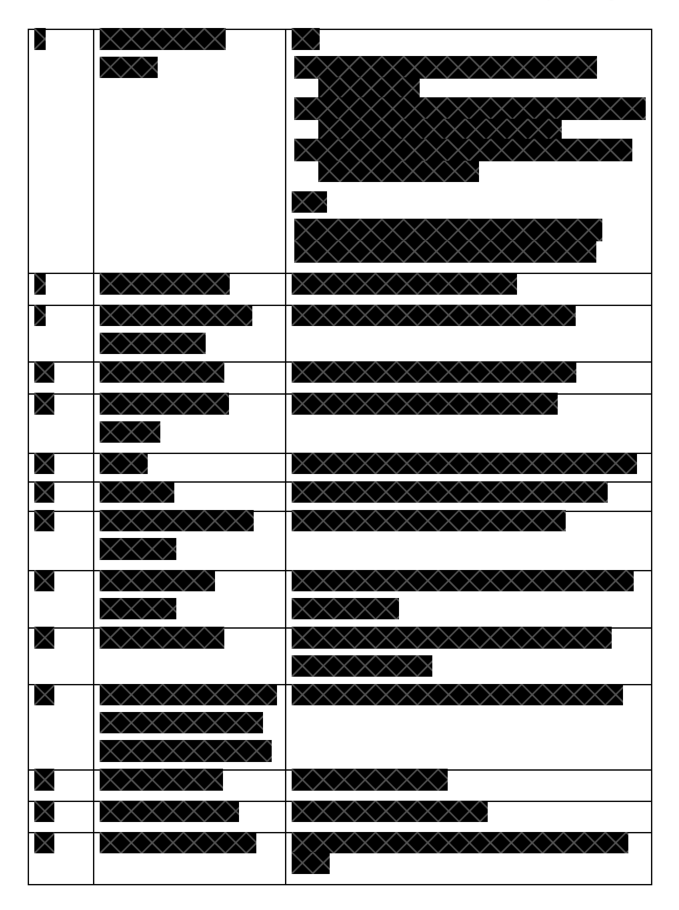
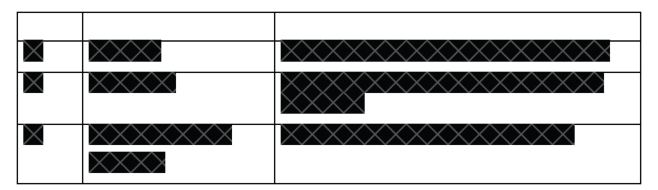


Exhibit 21 Production and Manufacturing Process









21.3 Professionally rendered blueprint identifying phases or departments

The applicant has presented a professionally rendered floorplan of the cultivation and processing facility below identifying which portions are being used in a particular phase or department of the integrated production; whether cultivation, processing, and/or transportation. Note that there are no areas dedicated to dispensing activities being utilized in the production and manufacturing process.





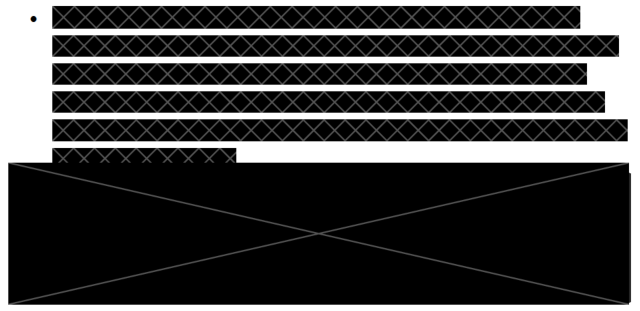
21.4 Plans to ensure safety of personnel and facilities

The safety of all employees working in the cultivation and processing facility will be of the utmost importance to the applicant. Several members of the senior management team have extensive experience designing, implementing, and maintaining safety plans for similar cultivation and processing facilities. This experience was used in developing the following plans to ensure the safety of our personnel, to safeguard the facility enabling its proper functioning and to maximize longevity of use, and most importantly in order to keep medical cannabis access uninterrupted and affordable for Alabama patients.

• Management will provide detailed SOP's that contain clear and concise instructions on how to perform a particular task or activity consistently and safely.

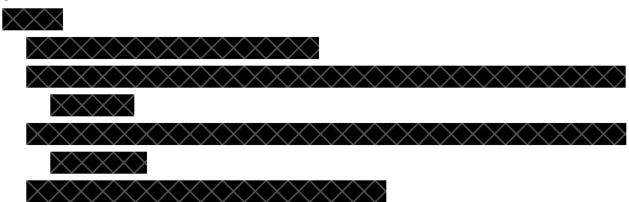
- The inventory control and compliance (ICC) team will continuously monitor compliance with all rules and regulations which have been established to ensure the safety of all employees.
- The cultivation director will ensure proper training on all machinery and equipment to reduce the risk of accidents and injuries due to inappropriate use.
- The chief operating officer will manage a rigorous equipment maintenance process to ensure it remains properly functioning for the safety of operators.
- The cultivation director will enforce the use of personal protective equipment including gloves, masks, and protective eyewear where appropriate based on the area and nature of the activities being performed.
- Emergency hand and eye wash stations will be closely located to all areas of the facility to provide immediate access in the event of exposure to hazardous materials.
- Fire extinguishers and other emergency suppressing devices will be readily accessible throughout the facility.
- Carbon dioxide (CO2) detectors will be present in all rooms to alert employees to high concentrations exceeding safety levels.
- Regular cleaning and sanitation help to reduce the risk of contamination and promote a safe and healthy work environment.
- Fire-resistant and non-absorbent floor coatings will be used to reduce the risk of fires and make cleaning and sanitation easier.
- The cultivation director will enforce proper storage of tools and devices, including maintaining instructions for use, to ensure they don't become a danger to employees in the vicinity.
- The chief quality officer will implement and ensure strict adherence to the quality assurance and quality control plan to ensure the safety employees performing their duties and tasks.
- The chief quality officer will ensure material safety data sheets are maintained providing detailed information on the hazards for particular materials used in the facility.

- The compliance director will maintain all emergency and disaster plans. These will be regularly included in trainings and reviewed for updates based on changes to processes and facilities
- The compliance director will perform regular inspections of the facility helps to identify potential safety hazards and address them before they become a problem.



21.5 Detailed list and purpose of ingredients for each medical cannabis product

The following contains the currently developed list of all excipients to be utilized in the manufacture of each medical cannabis product identified above, and the purpose served by each. The formulae will be finalized as part of the implementation of the processes, carrying out of SOP's, and in conjunction with the quality control and quality assurance plan.



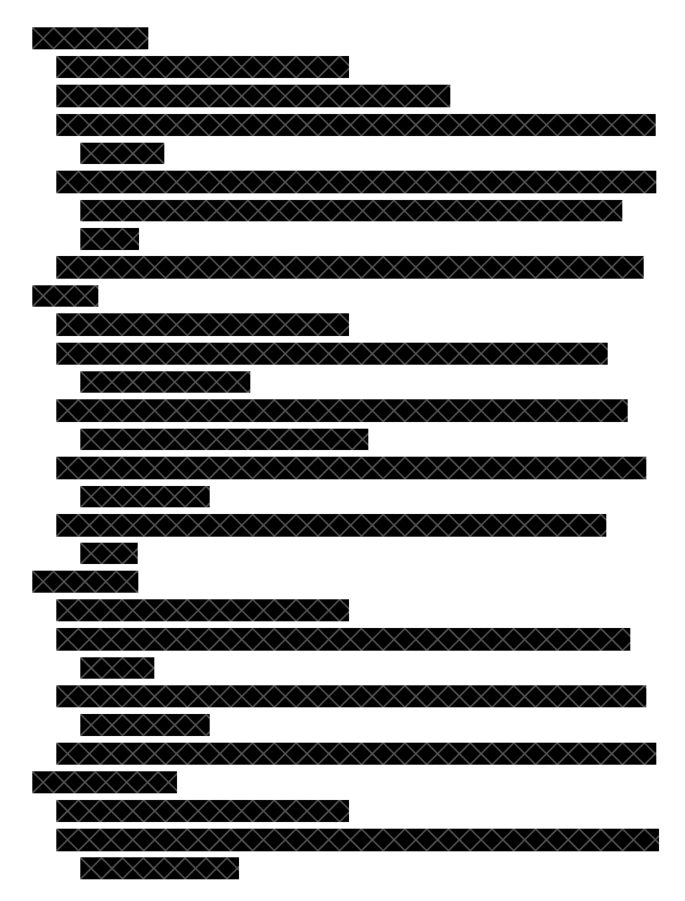


Exhibit 21 Production and Manufacturing Process



Exhibit 22 – Machinery and Equipment

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

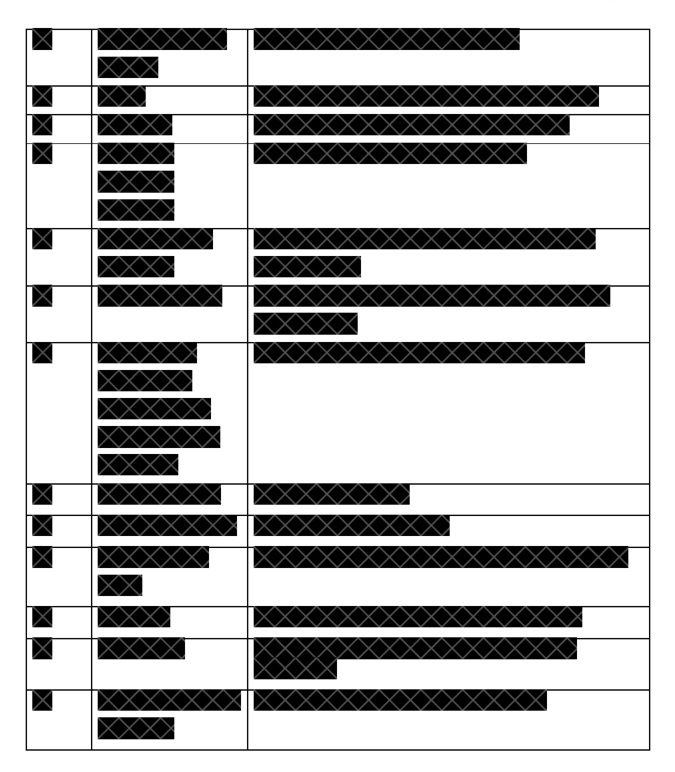
Title of Verifying Individual

2/15/23

Verification Date

The applicant has provided the below list of all machinery and equipment (as identified in the company's plan for its detailed production and manufacturing processes) to be used in the cultivation and processing of cannabis and medical cannabis products. See the following responsive to the requested materials.

Asset #	Description	Make and Model
\geq	$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times$	
\geq	\times	
\geq		
\geq	\times	$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!$
\geq	\times	
\geq	$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times$	\times
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		\times
\rangle	$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times$	
\geq	$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times$	$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!$
	$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times$	
\times	$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times$	$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!$



22.1 – Sales contracts and receipts, lease agreements or other documentation demonstrating possessory interest in all machinery and equipment to be used in the cultivation and processing of medical cannabis.

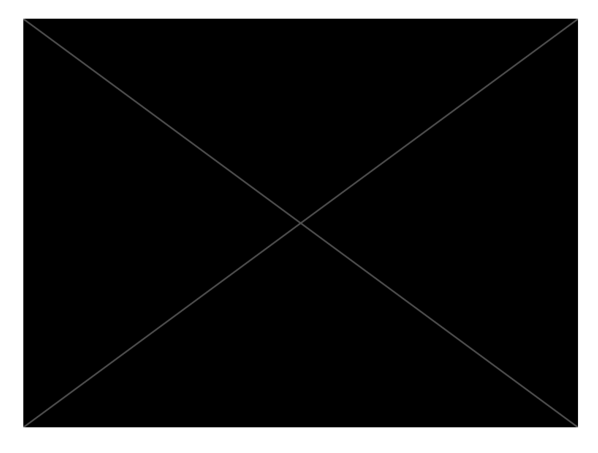
The applicant noted the following relevant Application/License Q&A on the Commission's website.

How does an applicant show that it has "possessory interest" in vehicles and/or other equipment and machinery that it proposes to use as part of its operations? Possessory interest means that the applicant has or will have, after the satisfaction of certain conditions, the right to possess the item (i.e., vehicles, equipment, machinery) in question. The rules require documentation showing possessory interest. The documentation must show whether the applicant has a current possessory interest (i.e., owns or leases) or a future possessory interest (i.e., contingent upon certain conditions and how possession will accrue upon satisfaction of said conditions).

Considering this, the applicant's procurement director has worked with distribution vendors of the identified equipment to negotiate future possessory interest, contingent on obtaining the integrated license we are applying for. The procurement director has significant experience in medical cannabis sourcing in relation to the acquisition of machinery and equipment, growing and processing supplies, and many of the components and materials used in the construction of cultivation and processing facilities. For items which do not require customization, were in stock with a vendor as part of their online catalogue, and confirmed to be a regularly stocked item; we obtained evidence of the online quote for inclusion as supporting documentation. For these items, the vendor confirmed they expected the item would continue to be in stock through at least June 2023, when we expect to receive notification regarding licensure. Additionally, we noted various other distribution channels for these items (including the specific models we have selected) showing multiple units in stock and ready to ship. For the items which are not readily available to be ordered from an online catalogue for immediate shipment and instead require a quote and confirmation process (inclusive of certain customizations and selection of packages), the procurement director worked with the vendors to obtain such quotes. These vendors were informed that around mid-June, they would be notified regarding

whether or not a license had been obtained. In the event we are successful in obtaining licensure, we have informed them that they should be prepared to make delivery of the machinery and equipment within 30 days of our notification to them. The applicant provides the following to demonstrate this for all items listed in the table in the section above.

1. Lighting systems



2. Irrigation systems

See note in the table in the section above for this item.

3. HVAC systems

See note in the table in the section above for this item.

4. Dehumidification

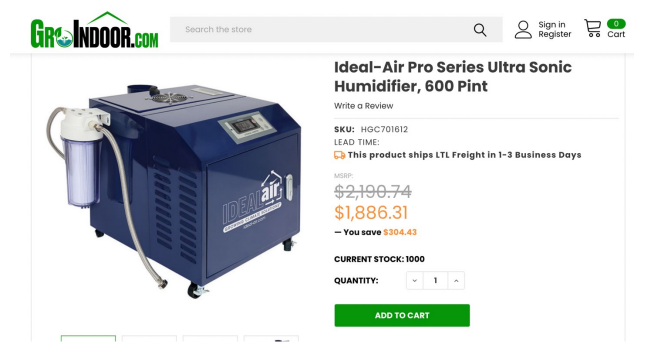




Quest 506 Pint Overhead Dehumidifier, 277 Volt

SKU #: HGC700010

5. Humidification



6. Air filtration

CLEANLE Air Filtration Sy	AF	View Ouote Online More Pictures Videos & Literature		Quote #: Q037257 Customer #: GRE999C				
📞 (866) 999-9008 / 🔤 info@cleanleaf.com		www.cleanleaf.com/quote/Q037257		Prepared for Greenbud, LLC Attn: Ashley Spriggs Quoted: 02/28/23				
tem / Description				Price Ea.	Qty	Total		
		-	on & HEPA Filtration System tained Odor Mitigation & Filtration	4,225.00	x 10	42,250.00		
	Side Access Filter Housing V	Vith A Year Supply Of Filter	s, Which Includes:					
	4x CLF-5502 (25x15x2 Pleated Pre-Filter; Changed Quarterly)							
	1x CLF-5502 (25x15x2 Pleat	ed After-Filter; Changed An	nually)					
	1x CLF-5504-HHC (25x15x4	Ultrafine HEPA Glass Fiber	Filter; Changed Annually)					
	8x CLF-C-100C (7 Lb. Carbor SKU: CL1250D-CCPHE	n Canister (56 Lbs. Total); C	hanged Annually)					
	Download Literature 🔻	More Pictures 🕒 Video						
	2000 CFM Self-Contained Odor Mitigation & HEPA Filtration System 5,200.00 x 21 CleanLeaf Model CL2500D-CCPHE, 2,000 CFM Self-Contained Odor Mitigation & Filtration System x 21							
	Side Access Filter Housing V							
	4x CLF-6604 (26x26x4 Pleat	ed Pre-Filter; Changed Qua	irterly)					
	1x CLF-6604-HHC (26X26X4 Ultrafine Glass Fiber Filter; Changed Annually)							
	1x CLF-6602 (26x26x2" Pleated After-Filter; Changed Annually)							
	16x CLF-C-100C (100% Activated Carbon Canister; Changed Annually)							
	SKU: CL2500D-CCPHE							
	🕼 Download Literature 🔻 🖡	More Pictures Video						
ALL QUOTES ARE VALID FOR 3	30 DAYS OF QUOTED DATE		Sub Total	:	1	51,450.00		
Lead Time: Depends on sto	Freight							
Payment Terms: Check, eChe * NOTE All Cards Accepted. A 3% F		yments Over \$5 000	Tota		\$151,4	50.00		
* Freight Note: Price does not include freight. Fre freight estimate.	eight to be invoiced separately. Cor	firm ship to address for						

Terms & Conditions: By accepting this Sales Order the Customer agrees that this transaction is subject to Air Cleaning Specialists' Sales Order Terms and Conditions. Our terms and conditions are available at www.aircleaningspecialists.com/terms. All Sales Orders issued by Air Cleaning Specialists will be subject to these Terms and Conditions unless otherwise agreed to in writing by Air Cleaning Specialists.

(866) 999-9008

info@cleanleaf.com

Sales Rep: Dan Schroeder

7. Drying and curing systems

<u>Dry</u>

- Custom manufactured sliding racks with support frame
- Racks Slotted angle steel with galvanized steel wire rope and cross support tubing
- Frame Square tube frame with strut channel track for hanging racks

Note these materials for the dry room will be obtained from a local hardware shop.

<u>Cure</u>

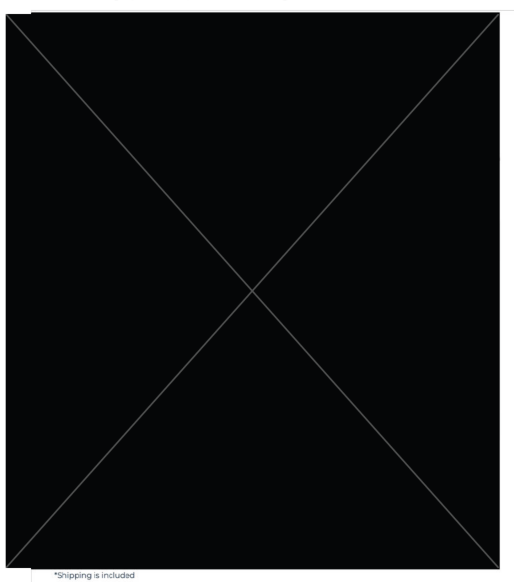
• Heavy-Duty Steel Shelving 96 x 24 x 96"

		ige								
eav	y-Dut	y Steel Sh	elving	- 96 x 2	4 x 9	6"				
F	-	_		Highest cap heavy mac						
┢				 Boltless a and adjust 	ust at 1	y. Shel 1/2" in	ves snap crement	o into pla ts.	ice	
F	-	-		 Four-way unloadin 		for eq	asy load	ling and		
				 14-gauge 				e steel sh	elves.	
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	MODEL NO.	DIMENSIONS W x D x H	NO. OF SHELVES	SHELF SUPPORTS		-IN WT. (LBS.)	PRICE	EACH		OCK
				SHELF	SHELF CAP.	WT. (JBS.) 480	1 \$1,465	2+	SHIPS	ADD
	NO. H-7434	W x D x H 96 x 24 x 96" Additional Info	SHELVES	SHELF SUPPORTS 15	SHELF CAP. (JBS)	WT. (J85.) 480 SHI	1 \$1,465	2+ \$1,420 EMBLED VI/	SHIPS 1 A MOTOI	ADD R FREIGHT
• Wil • Mu	NO. H-7434	W x D x H 96 x 24 x 96"	SHELVES 5 + Parts	SHELF SUPPORTS 15 * Shopp	SHELF CAP. (1853) 2,600 Ding Lists	WT. (Jas.) 480 SHI Re-	1 \$1,465 PS UNASSE quest a C	2+ \$1,420 EMBLED VI/	SHIPS 1 A MOTOI	ADD R FREIGHT
• Wil • Mu • DIMEN • Ou	NO. H-7434	W x D x H 96 x 24 x 96" Additional Info AL HANDUNG: standard lifegate oved from shippi er flems on the se a & Depth: Add 5	SHELVES 5 Parts mg carrier wame order n	SHELF SUPPORTS 15 * Shops that a forklift on hay also be in	SHELF CAP. (1853) 2,600 Ding Lists	WT. (Jas.) 480 SHI Re-	1 \$1,465 PS UNASSE quest a C	2+ \$1,420 EMBLED VIJ	SHIPS 1 A MOTOR Availabil Unit Weig Instructio Parts List	ADD R FREIGHT
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• Gamma2 vittles vault storage containers



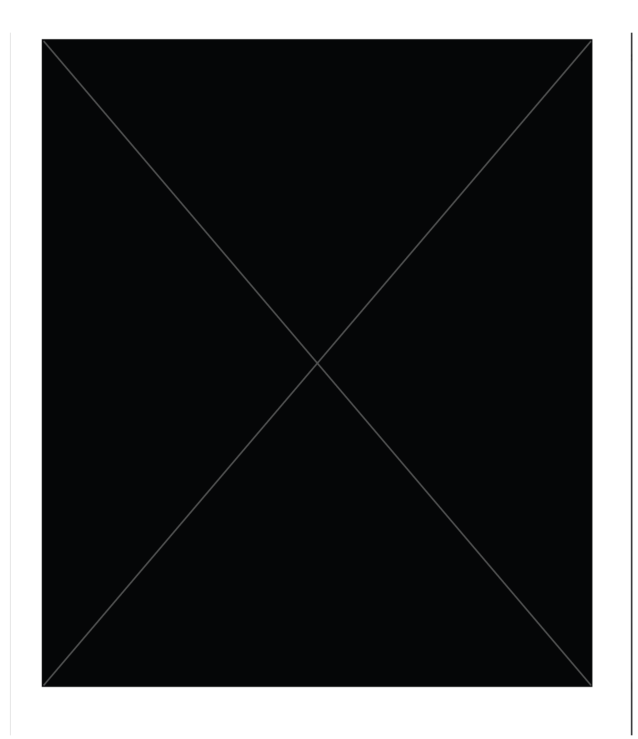
Vittles Vault Outback Food Storage Contain	
\$49.99	
Item: 4350 Brand: Vittles Vault In Stock	
★★★★★ 5.0 (1)	
Write a review Ask a question	
SELECT SIZE: 50 LB 30 LB 50 LB CLEAR SELECTION - 1 + Add to Cart	
See Replacement Parts	
✓ norton SHOPPING GUARANTEE Your purchase is protected ⊙	
	40++++



8. Trimming systems / 10. Grinding machine

9. Storage container and racking system

	/y-Dur	y Steel Sh	elving	- 96 x 2	4 x 9	6"					
Ē		_		Highest cap heavy mac							
-	_	_		 Boltless a and adj 					ce		
				 Four-way access for easy loading and unloading. 							
				• 14-gauge	e steel p	osts; 1	6-gauge	e steel sh	elves.		
				• Tough, p		oat fir	nish.				
				Made in	USA.		_				
Enlor	ge & Video				ST SNAP		PRICE	EACH			
	MODEL NO.	DIMENSIONS W x D x H	NO. OF SHELVES	SHELF SUPPORTS	CAP.	WT. (LBS.)	1	2+	IN ST SHIPS 1	OCK TODAY	
	H-7434	96 x 24 x 96"	5	15	2,600	480	\$1,465	\$1,420	1	ADD	
		Additional Info	Parts	* Shopp	oing Lists	Ree	quest a C			ity: In Stock	
• W • M • O • O • St • CAP/ • O	MENT - SPECI ill not fit on ust be remo Note: Other NSIONS: utside Width nelf Height: : ACITY: verall: Not th	IAL HANDLING: standard liftgate yved from shippi er items on the si a & Depth: Add 5 2 11/16" o exceed 13,000 y listed in the ch	ng carrier w ame order r /8" to listed Ibs	nay also be i dimensions.	mpacted		fling devi	ce. 	mail Iter	ns Page 467	

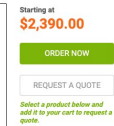


11. Ethanol extraction machine / 14. Short-path distillation equipment

12. Chiller

Across Int. Recirculating Chillers





The Across International Recirculating Chillers are available in a variety of cooling capacities, achievable temperature ranges, and reservoir volumes. These are perfect for separations, chemical reaction control, spectroscopy, and laboratory automation.

Price Chart								
Cat Code [‡]	Description	¢	Electrical \Rightarrow	Temperature 🔶 Range	Price	▲ Qty		
C15-3- 2L.110	C15 2L Recirculating Chiller		110V 60Hz 1- PH, 500 watts	Ambient to -15°C (No load)	\$2,390.00	- 0 +		
C20- 7sst	C20 Stainless Steel Recirculating Chiller and Heater		110V 60Hz 1- Phase 1,500 watts	-20°C to +99°C (No load)	\$2,790.00	- 0 +		
C30-10- 5L	C30 5L Recirculating Chiller		220V 60Hz 1- PH, 1,100 watts (Not compatible with 50Hz power)	Ambient to -30°C (No load)	\$5,390.00	- 0 +		
C30-17- 10L	C30 10L Recirculating Chiller		220V 60Hz 1- PH, 1200 watts (Not compatible with 50Hz power)	Ambient to -30°C (No load)	\$6,290.00	- 0 +		
C30-30- 20L	C30 20L Recirculating Chiller		220V 60Hz 1- PH 9A, 1,990 watts (Not compatible with 50Hz power)	Ambient to -30°C (No load)	\$7,490.00	- 0 +		
C30-40- 50L	C30 50L Recirculating Chiller		220V 60Hz 1- PH 18A, 3,960 watts (Not compatible with 50Hz power)	Ambient to -30°C (No load)	\$12,990.00	- 0 +		

Exhibit 22 Machinery and Equipment

13. Centrifuge

15LB Max Capaci WHOLESALE (2	\$11,565.00		
	Subtotal Shipping	\$11,565.00 \$0.00		
	Total	\$11,565.00 USD You saved \$1,285.00		

Customer information



If you have any questions, reply to this email or contact us at support@shopbvv.com

15. Decarboxylation equipment

Decarboxylation equipment to be purchased from Xtractor Depot.

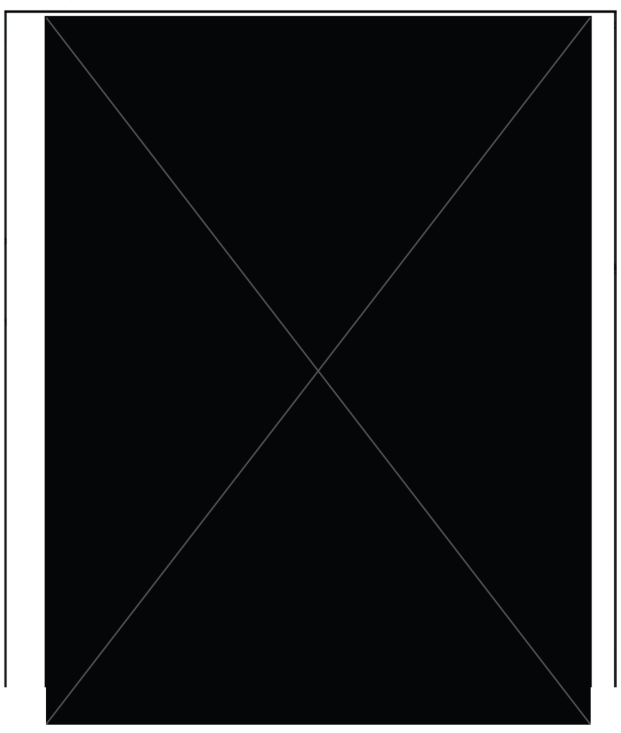
16. Collection vessels

1 Liter glass collection vessels to be purchased from Xtractor Depot.

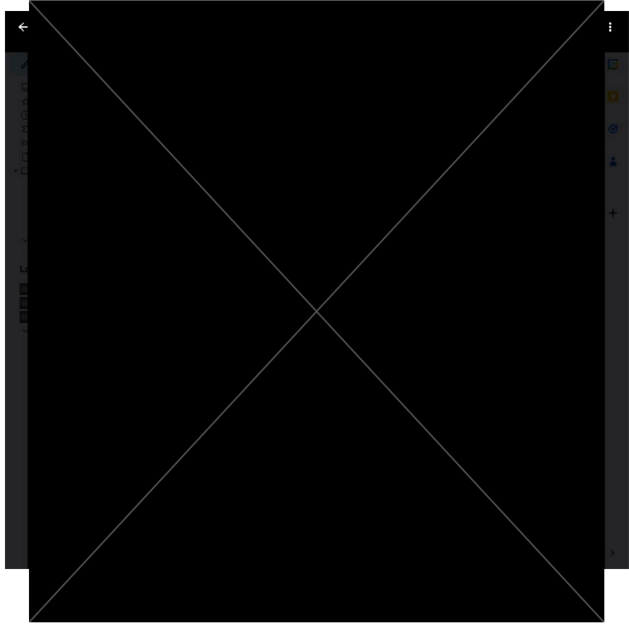
17. Miscellaneous equipment to measure, weigh, mix, and pour the ingredients.

To be purchased on Amazon, all \$100 and under.

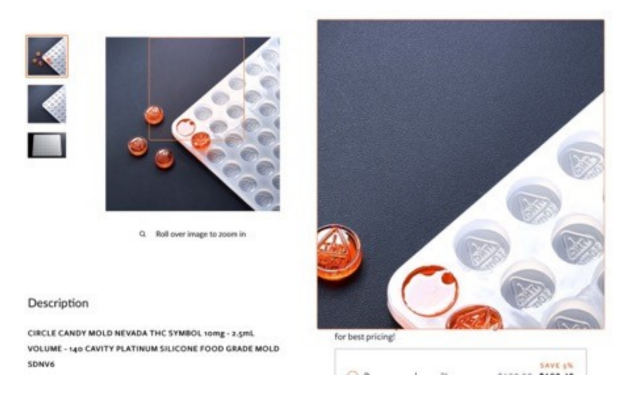
18. Filling equipment



19. <u>Labelin e ui ment</u>



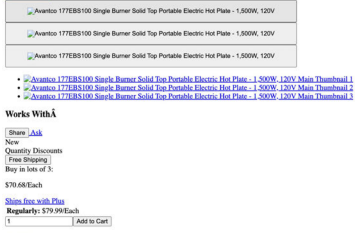
20. Gelatinous cube molds



21. Hot plates

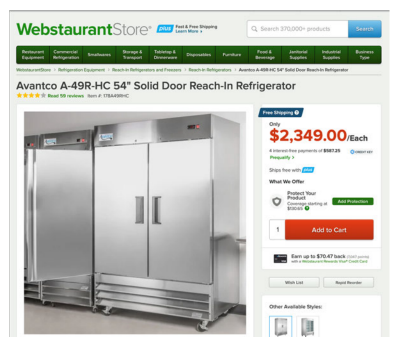
Avantco 177EBS100 Single Burner Solid Top Portable Electric Hot Plate - 1,500W, 120V

Leave a review Item numberItem #:Â 177EBS100





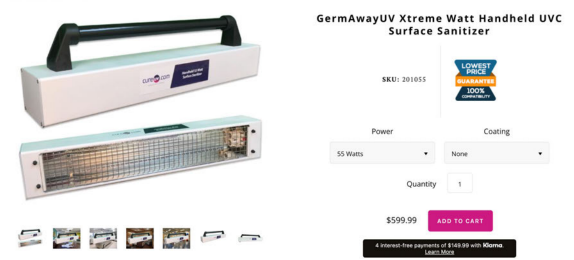
22. Refrigerator



23. UV light sterilization equipment

UV BULBS & PARTS UV CURING UV-C GERMICIDAL SARS-COV-2 SENSORS & METERS COATINGS-RESINS APPLICATIONS

HOME / COLLECTIONS / ALL / GERMAWAYUV XTREME WATT HANDHELD UVC SURFACE SANITIZER



22.2 – Specifications and operations manuals of all machinery and equipment to be used in the cultivation and processing of medical cannabis.

The applicant has obtained the spec sheets and operations manuals as relevant for the machinery and equipment identified. We have included links for each where relevant given the electronic size of the files (which caused this exhibit in total to be well over the 10mb limit for posting online) and varying page configurations were not conducive to including within this exhibit. The applicant has saved these documents internally in our files for use in the event we obtain licensure.

1. Lighting systems

https://irp.cdn-website.com/3d4ef3fc/files/uploaded/2021-9-17 VEGA330V03.pdf https://irp.cdn-website.com/3d4ef3fc/files/uploaded/efinity Superstar 330W Veg LED UserManual.pdf

2. Irrigation systems

See note in the table in the section above for this item.

3. HVAC systems

See note in the table in the section above for this item.

4. Dehumidification

https://www.questclimate.com/wp-content/uploads/sites/7/2021/05/Quest Manual 506 web.pdf https://www.questclimate.com/wp-content/uploads/sites/7/2022/06/506-277 Spec-Sheet.pdf

5. Humidification

https://scotts-hawthorne-public-prod.s3-us-west2.amazonaws.com/PROD/documents/Do cuments/1000463537 701606 701608 701612 Manual.pdf https://scotts-hawthorne-public-prod.s3-us-west2.amazonaws.com/PROD/documents/Do cuments/1000535031 701606 IdealAir UltraSonicHumidifier CutSheet 201111.pdf

6. Air filtration

https://cleanleaf.com/pdf/updated/CL2500D-CCPHE.pdf

7. Drying and curing systems

Operations manual / spec sheets not relevant for these items.

8. Trimming systems

https://www.greenbroz.com/cs/c/cta guide

9. Storage container and racking system

Operations manual / spec sheets not relevant for these items.

10. Grinding machine

https://www.greenbroz.com/model-g

11. Ethanol extraction machine

https://www.coloradoextraction.com/sites/default/files/2021-10/Evaporation.pdf

12. Chiller

https://www.labdepotinc.com/recirculating-chillers-c15-3-2l-110group?gclid=Cj0KCQiA6fafBhC1ARIsAIJjL8lZsUnrW3iaw7zDqCtj81jSqg4heLXOORpXhAq7lf5o5we jY806waAlR EALw wcB

13. Centrifuge

https://precisionextraction.com/c-40-centrifuge-extractor/

14. Short-path distillation equipment

https://www.coloradoextraction.com/sites/default/files/202109/CESShortpathSep2021. pdf

15. Decarboxylation equipment

Operations manual / spec sheets not relevant for these items.

16. Collection vessels

Operations manual / spec sheets not relevant for these items.

17. Miscellaneous equipment to measure, weigh, mix, and pour the ingredients.

Operations manual / spec sheets not relevant for these items.

18. Filling equipment

https://www.convectium.com/automated-filling.html

19. Labeling equipment

https://www.zebra.com/us/en/products/spec-sheets/printers/desktop/zd410.html

20. Gelatinous cube molds

Operations manual / spec sheets not relevant for these items.

21. Hot plates

https://www.webstaurantstore.com/avantco-177ebs100-single-burner-solid-topportable-electric-hot-plate-1-500w-120v/177EBS100.html

22. Refrigerator

https://www.webstaurantstore.com/avantco-a-49r-hc-54-solid-door-reach-in-refrigerator/178A49RHC.html

23. UV light sterilization equipment

https://www.cureuv.com/collections/room-sanitizers/products/germawayuv-mobileuvc-surface-sanitizer-with-motion-sensor-shutoff

License Type: Integrated

Exhibit 23 – Receiving and Shipping Plan

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

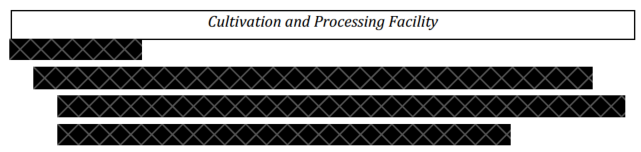
Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

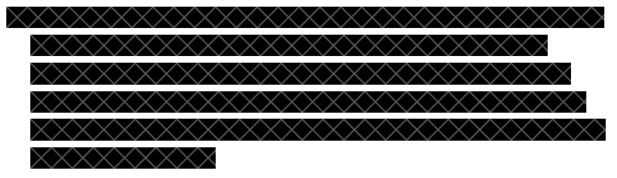
Verification Date

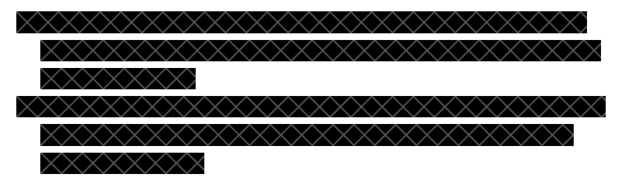


23.3 – Incoming product is accompanied by the secure transporter's manifest and other appropriate documentation; the information thereon is accurate and has been duly executed by all appropriate parties.



23.1 – Individual batches of product being received for storage and/or processing were appropriately prepared, tagged or otherwise identified, and inserted in containers at the time of receipt.





23.2 – Batches and containers arriving from a cultivator have been QR coded or otherwise digitally coded to identify, at a minimum, the Cultivator, facility, plant tag identification number, date of harvest, and the date of the cultivator's State Laboratory testing approval.



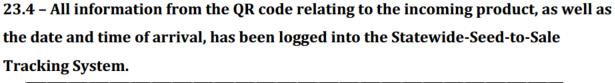
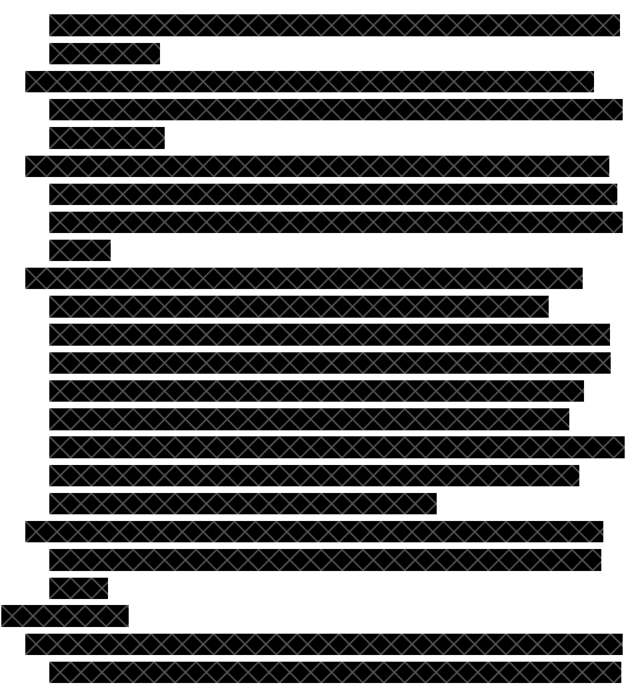




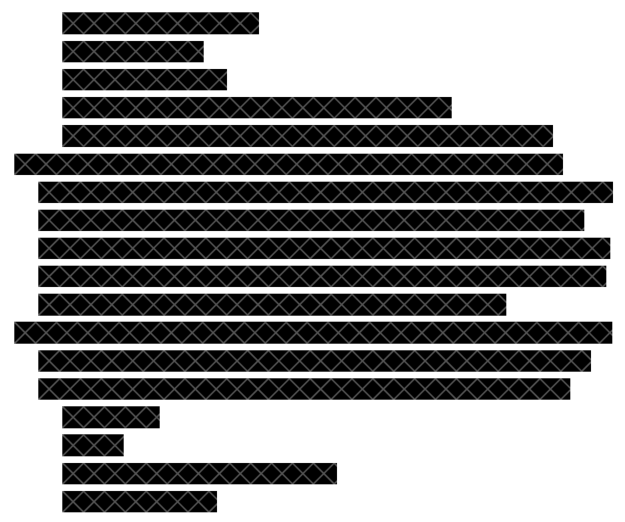
Exhibit 23 Receiving and Shipping Plan



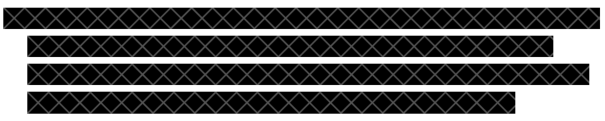
23.6 – Batches and containers being shipped from the Applicant's facility must be QR coded or otherwise digitally coded to identify, at a minimum, the Integrated Facility, facility, type of product, date of processing and packaging, and the date of the Integrated Facility's State Laboratory testing approval(s).



Exhibit 23 Receiving and Shipping Plan



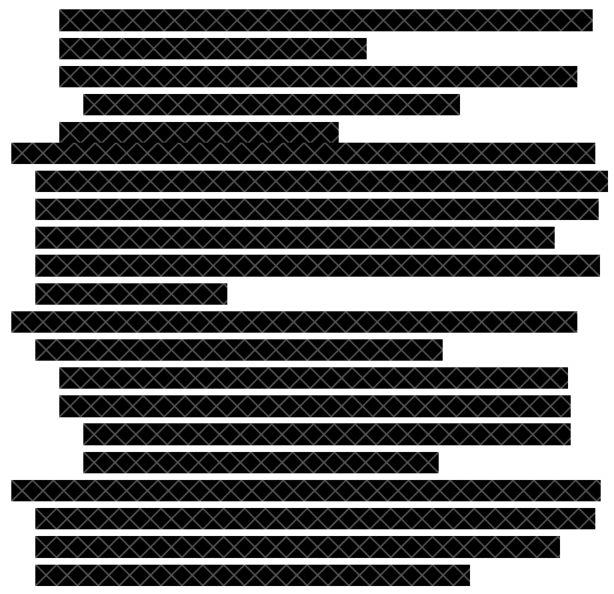
23.5 – Individual batches of medical products being shipped from a facility operated by an Integrated Facility to a Dispensary or Cultivator by means of a Secure Transporter must be appropriately packaged, labeled, and inserted in containers prior to transport.



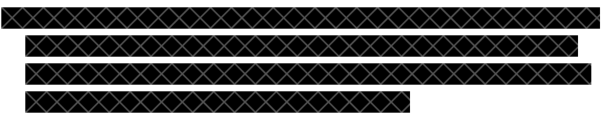
23.7 – Outgoing medical products are accompanied by the Secure Transporter's manifest and other appropriate documentation; the information thereon is accurate and has been duly executed by all appropriate parties.

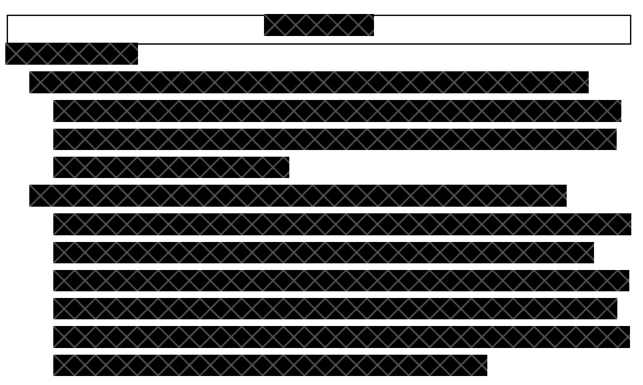


Exhibit 23 Receiving and Shipping Plan



23.8 – All information from the QR code relating to the outgoing medical products, as well as the date and time of shipment, has been logged into the Statewide-Seed-to-Sale Tracking System.





Incoming medical cannabis is accompanied by the Secure Transporter's manifest and other appropriate documentation; the information thereon is accurate, and the manifest has been duly executed by all appropriate parties.





Medical cannabis products being received by the Dispensary by means of a Secure Transporter must be appropriately packaged, labeled, and inserted in containers prior to transport.

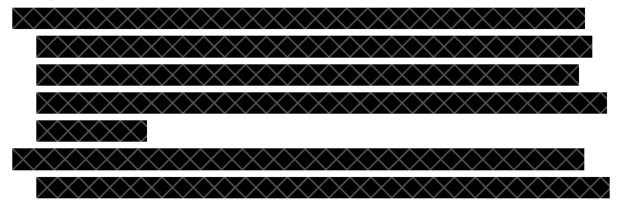


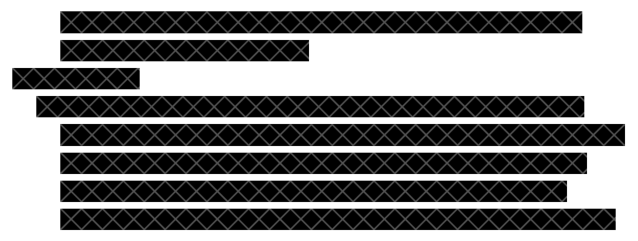
Exhibit 23 Receiving and Shipping Plan

Individual batches of medical cannabis being received for storage and/or dispensing were appropriately prepared, packaged, and labeled at the time of receipt, having been QR coded or otherwise digitally coded to identify, at a minimum, the Processor or Integrated Facility, the facility of origin, date of processing, packaging, and labeling, and the date of the Processor's or Integrated Facility's State Laboratory testing approval.



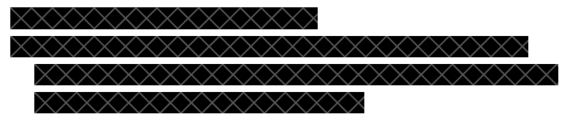
All information from the QR code relating to the incoming medical cannabis, as well as the date and time of arrival, has been logged into the Statewide-Seed-to-Sale Tracking System.



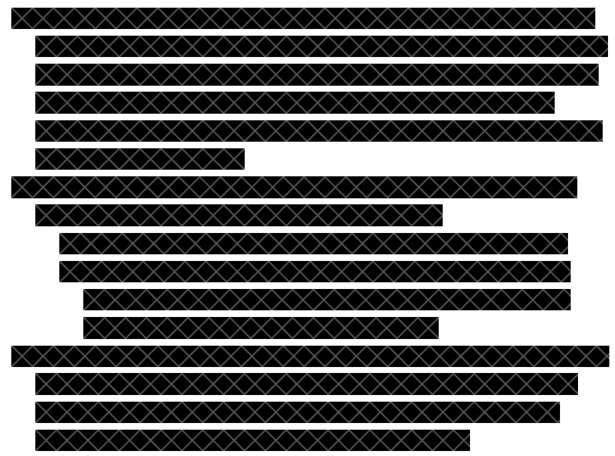


Batches and containers being shipped by the Dispensary to or from another licensee's facility or to or from another of the Dispensary's own facilities must be QR coded or otherwise digitally coded to identify, at a minimum, the Cultivator, Processor or Integrated Facility from which the medical cannabis was sourced, the facility or facilities of origin, type of product, date of processing and packaging, expiration date (or, if no expiration date, a notation that the expiration date does not apply), the date of the Processor's State Laboratory testing approval, and the Alabama Poison Control contact information as provided on the AMCC website.





Outgoing medical cannabis being sent for testing is accompanied by the Secure Transporter's or State Testing Laboratory's manifest and other appropriate documentation; the information thereon is accurate and has been duly executed by all appropriate parties.



All information from the QR code relating to the outgoing medical cannabis, as well as the date and time of shipment, has been logged into the Statewide-Seed-to-Sale Tracking System.

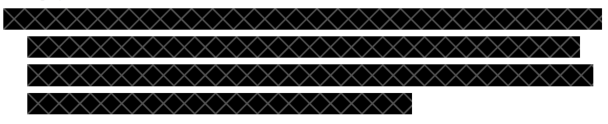


Exhibit 23 Receiving and Shipping Plan

Exhibit 24 – Secure Transport Vehicles

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

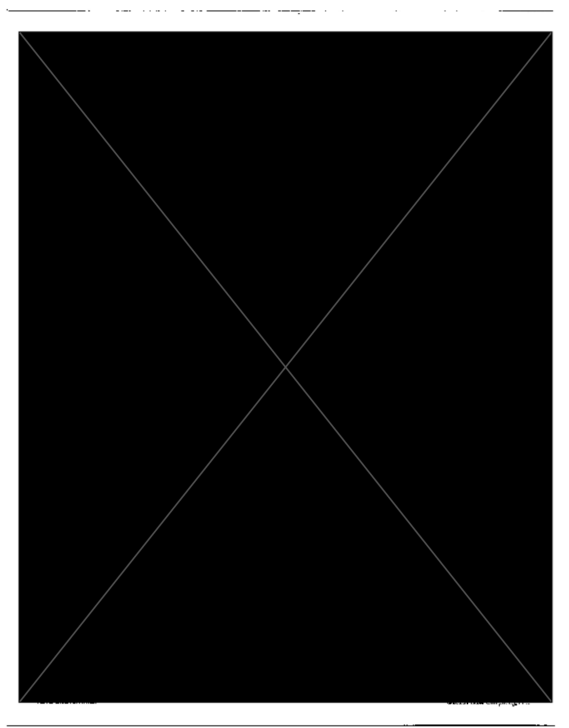
CEO / CFO

Title of Verifying Individual

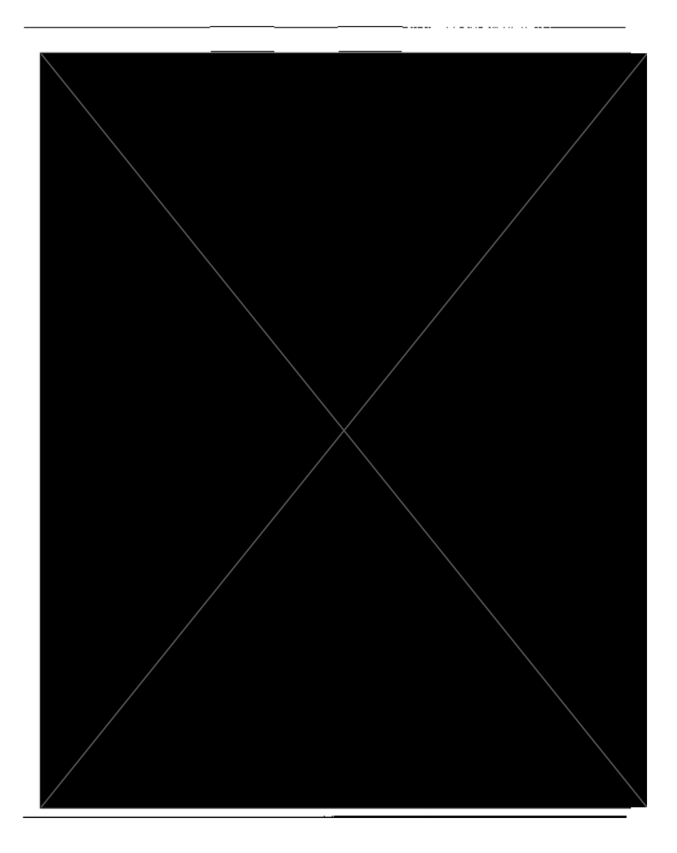
2/15/23

Verification Date

24.1 & 24.3 The applicant will be utilizing the relationship that AMAC Design has with WorkTrux LLC (<u>www.worktruxllc.com</u>) for all vehicles needed by the company. Currently, the company has secured two vehicles through a purchase agreement subject to the award of a license by the State Commission.



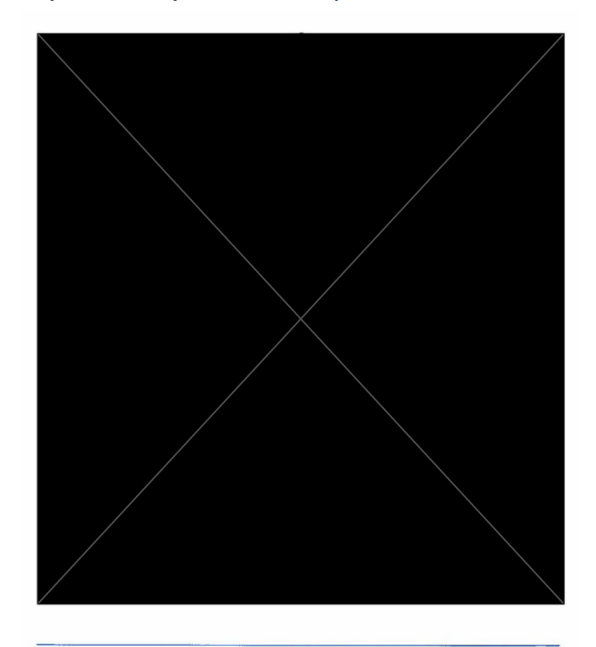
License Type: Integrated



24.2 The applicant will be utilizing another relationship of its business sponsor (AMAC Design) with their insurance coverage for the company including all general liability and automobile insurance.



will provide the best options for our new entity.



2 Office Park Circle · Suite 105 · Himmingham, Alabama 35223 · Office: 205.823.7707 · Fax: 205.823.7981

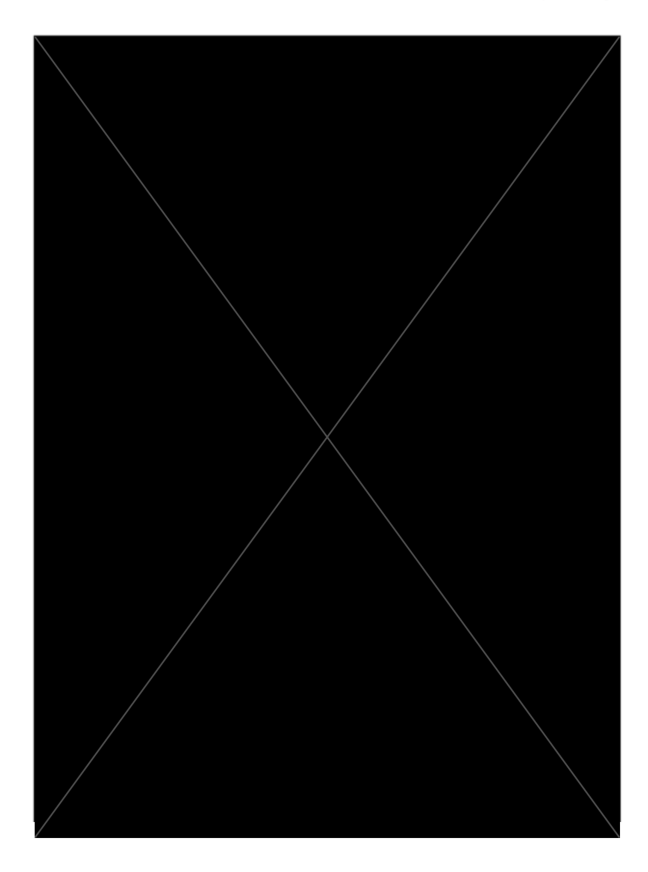


Exhibit 25 – Compliance with Alabama Public Service Commission Requirements

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

Verification Date

The applicant notes that the business entity applying for the integrated facility license is not a motor carrier. Thus, it has no history with the Alabama Public Service Commission to report regarding the Commission's requirements for motor carriers.

Exhibit 26 – Commercial Driver's License

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

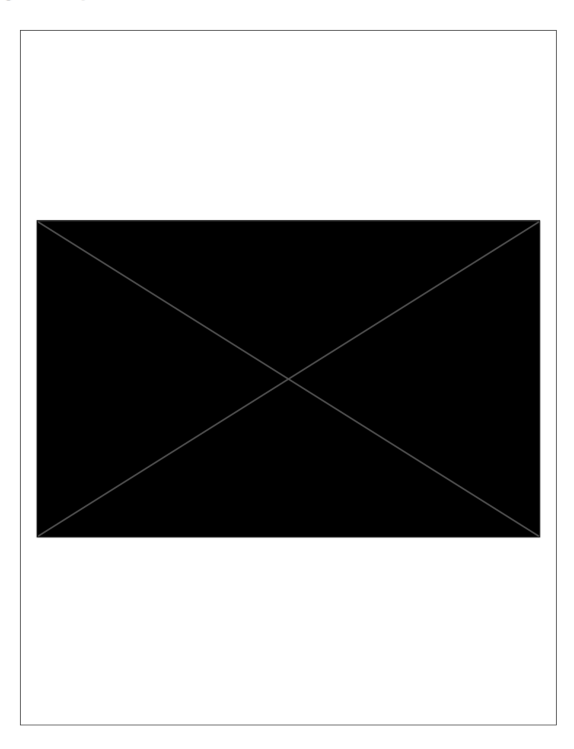
CEO / CFO

Title of Verifying Individual

2/15/23

Verification Date

The applicant notes that none of the vehicles in the secured transportation fleet require a Commercial Driver's License (CDL) to operate. However, in the event a vehicle is added to the fleet in the future that requires a CDL, we are providing a copy of our transportation director's active CDL license and related medical certification, as he would be the individual designated to operate that vehicle.



License Type: Integrated

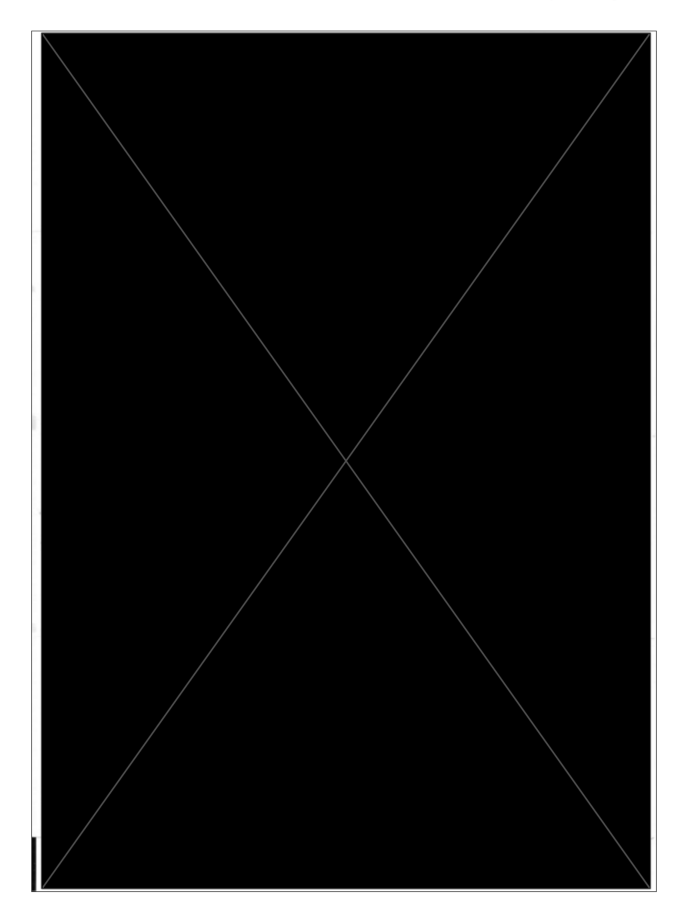


Exhibit 27 – Fleet Summary

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

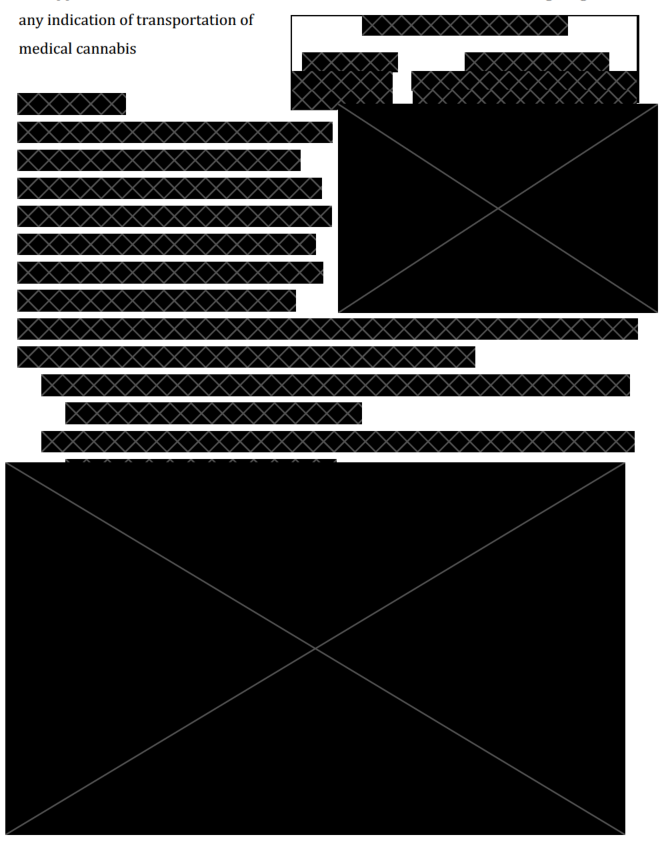
CEO / CFO

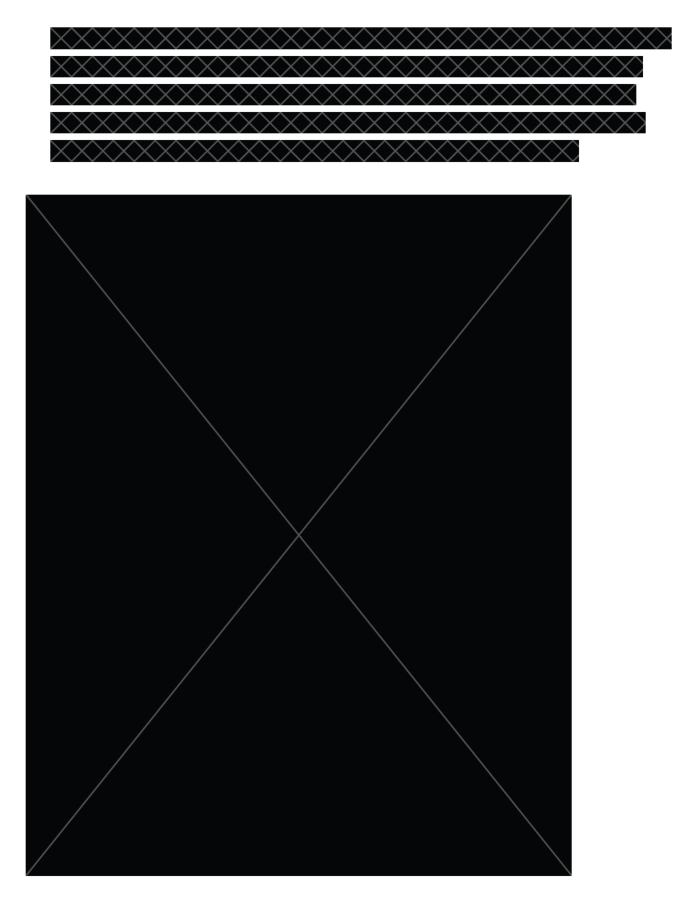
Title of Verifying Individual

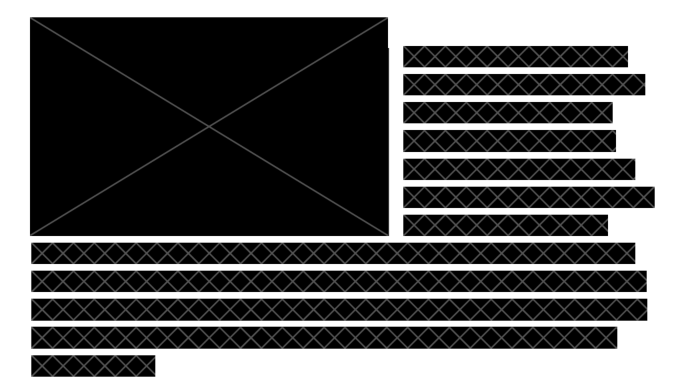
2/15/23

Verification Date

The applicant confirms that the vehicles identified below will have no markings, logos, or







License Type: Integrated

Exhibit 28 – Care and Maintenance of Vehicles

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

Verification Date

The following contains the applicant's protocols for the care and maintenance of all vehicles proposed () for secure transport of cannabis and/or medical cannabis. The purpose of this plan is to keep the vehicles in proper working condition and address potential issues that could lead to vehicle breakdowns while performing secured transportation duties. The transportation director will be responsible for overseeing this plan with oversight from the chief quality officer.

- Before every delivery, the transportation director or a member of the secured transporter team will inspect the vehicle and security features to ensure they are in good working condition, including but not limited to the following:
 - Air conditioning in the secured storage area is working properly
 - Coolant levels at the appropriate fill line
 - Engine oil at the appropriate fill line
 - Windshield wash fluid at the appropriate fill line
 - Windshield wipers do not have tears or other defects
 - Exterior lights including headlights and signals are working properly
 - Tire pressure and condition check
 - Gas is of an adequate level to facilitate not requiring stopping to refill while transporting controlled substances
- The transportation director will ensure all vehicles receive regular maintenance on a monthly, quarterly, and annual basis. He will utilize a maintenance tracker and following checklists.
 - Monthly vehicle maintenance checklist every month, check the following:
 - ✓ Air conditioning
 - ✓ Engine and cabin air filters
 - ✓ Coolant (antifreeze) levels.
 - ✓ Engine oil levels
 - ✓ Exterior lights
 - ✓ Tires and rims
 - ✓ Spare tire
 - ✓ Body damage

- Quarterly vehicle maintenance checklist every three months (or 5,000 miles), check and do the following:
 - ✓ Automatic transmission fluid and mounts
 - ✓ Engine mount cracks, loose brackets, and missing bolts
 - ✓ Battery terminals and battery cables charge, connections, and corrosion
 - ✓ Belts for cracks, fraying, splits, or signs of glazing
 - ✓ Glass and mirrors
 - ✓ Hoses for cracks, nicks, or bulges
 - ✓ Power steering fluid levels
 - ✓ Undercarriage and frame damage
 - ✓ Perform an oil change
 - ✓ Change the engine oil filter
- Annual vehicle maintenance checklist every 12 months (or 20,000 miles), check and do the following:
 - ✓ Brake fluid levels
 - ✓ Inspect brake pads and brake lines
 - ✓ Electrical and auxiliary systems
 - ✓ Exhaust system
 - ✓ Horn, seat belt, and spare tire integrity checks
 - ✓ Shock absorbers
 - ✓ Wheel bearings
 - ✓ Wheel alignment
 - ✓ Flush the coolant
 - ✓ Lubricate the door and hood hinges

- ✓ Engine mounts
- ✓ Rotate the tires
- ✓ Replace the brakes
- On a monthly basis, the chief quality officer will inspect all vehicles to ensure they are in good working condition.



- The transportation director will be responsible for maintaining vehicle records including, but not limited to the following:
 - Repair records
 - Maintenance record
 - Registration records
 - Manufacturer safety recalls
- The transportation director will ensure that all drivers of the vehicles are properly trained and licensed and perform regular inspections and assessments.

Exhibit 29 – Route Plans

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

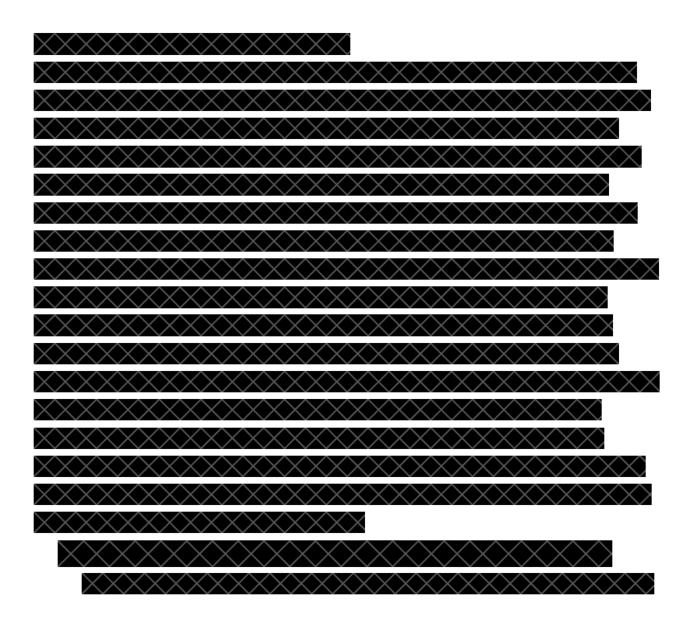
Verification Date

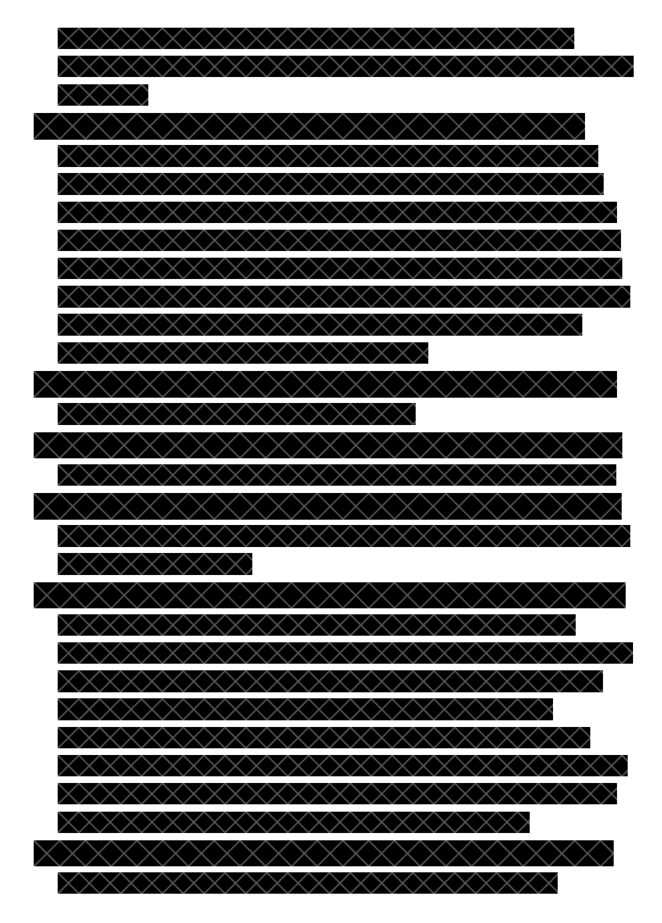


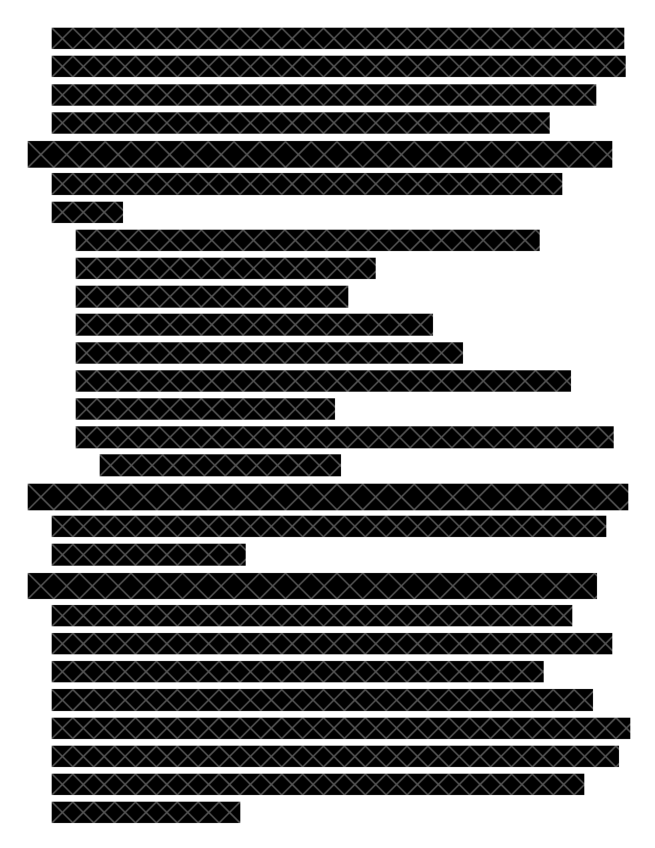
The applicant has included the below in regards to the route plans for its secured transportation team. The detailed protocols for completing the route plan process will be maintained and enforced by the transportation director. P

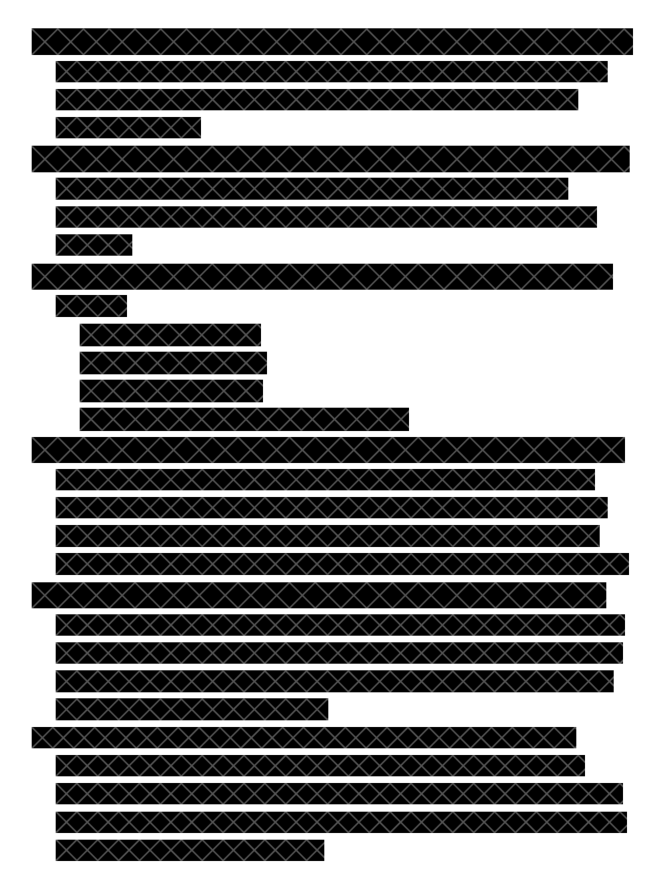
Due to the ****

space limitations of this exhibit given the 5 page limit, an exemplar route plan was not able to be included. An electronic copy of the document is saved in the company's records to be used as a template to be accompanied with this route plan for further distribution.











License Type: Integrated

Exhibit 30 – Plan for Segregation of Processes Within and Transportation Between Facilities

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

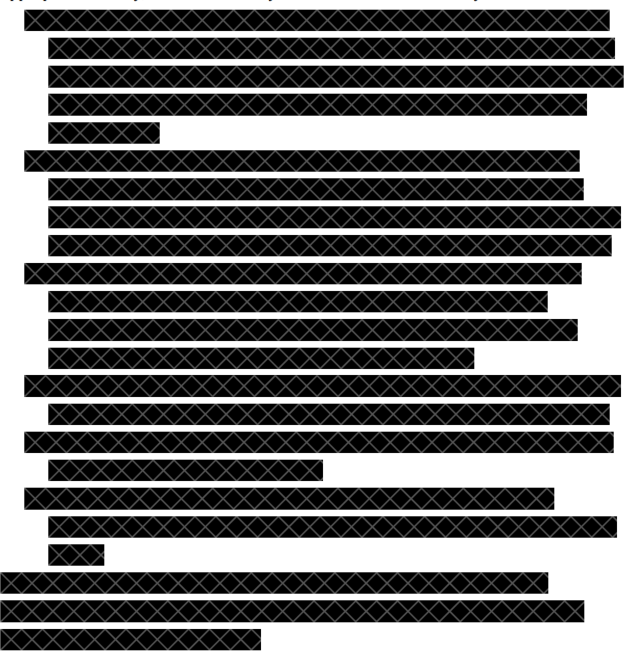
CEO / CFO

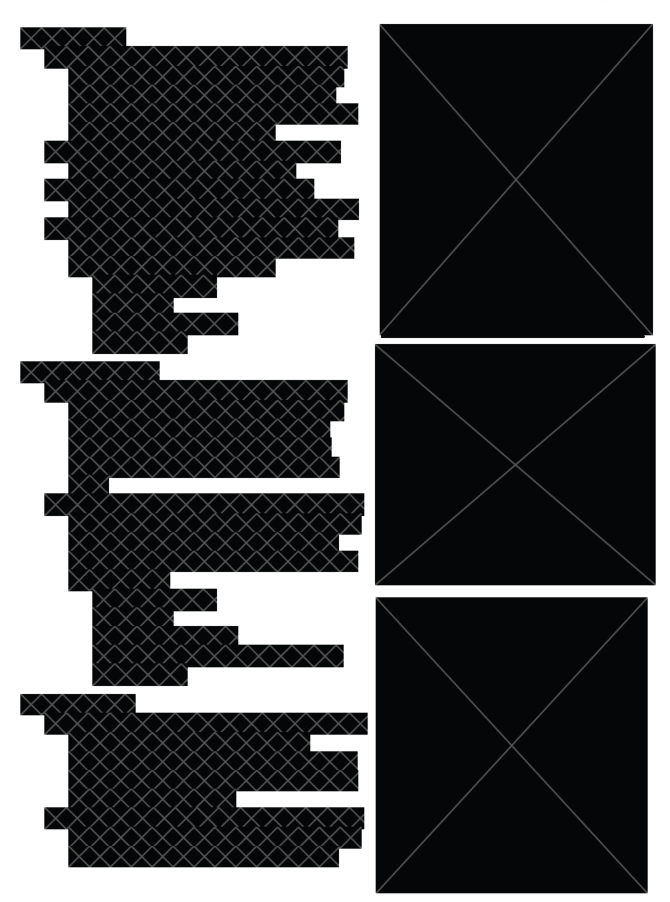
Title of Verifying Individual

2/15/23

Verification Date

Relying on our extensive experience designing and maintaining sophisticated traceability and chain of control systems, we have carefully designed our facilities, processes, and SOP's to ensure proper segregation of cannabis and medical cannabis from seed to either disposal, or dispensing. The process begins at our cultivation and processing facility, which will have rigorous access and security controls as documented in our detailed security plan. There are several rooms in the facility which will contain some form of cannabis and/or medical cannabis. We have designed the following controls to ensure such rooms have the appropriate security, so that traceability and effective chain of custody can be maintained:





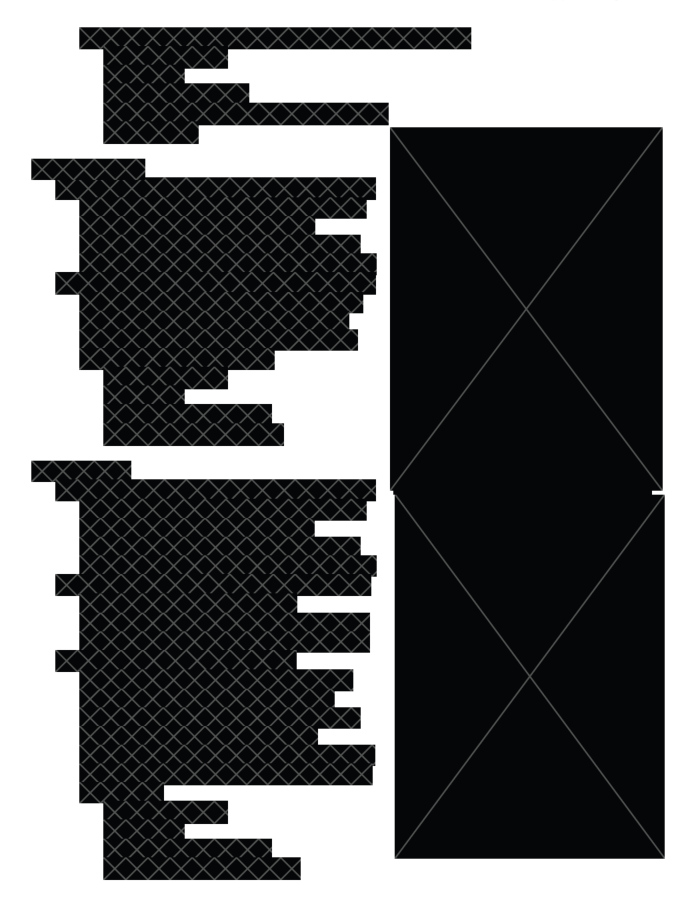


Exhibit 30 Plan for Segregation of Processes

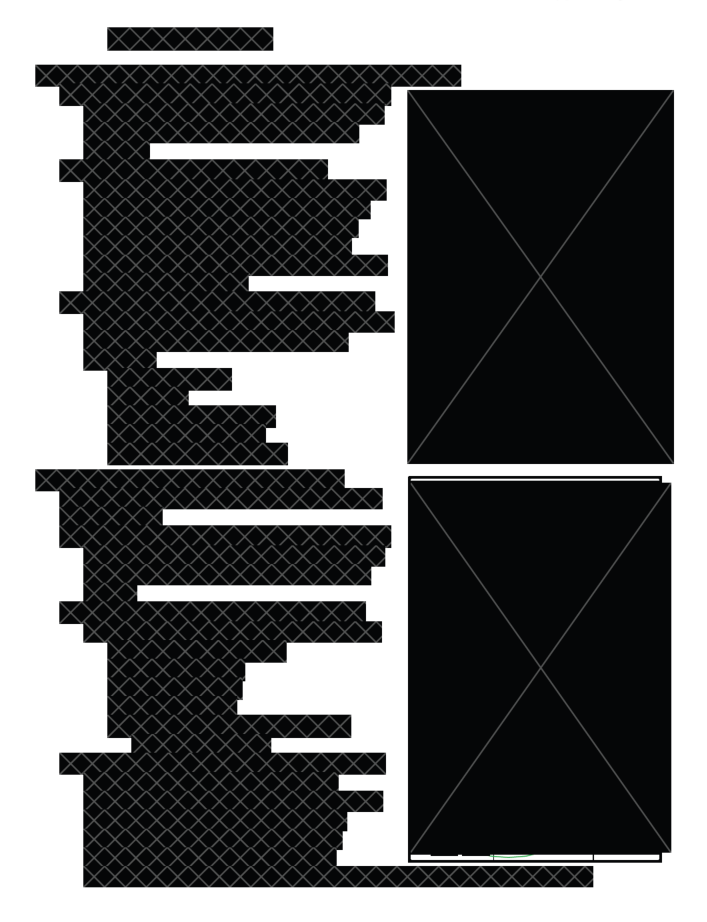
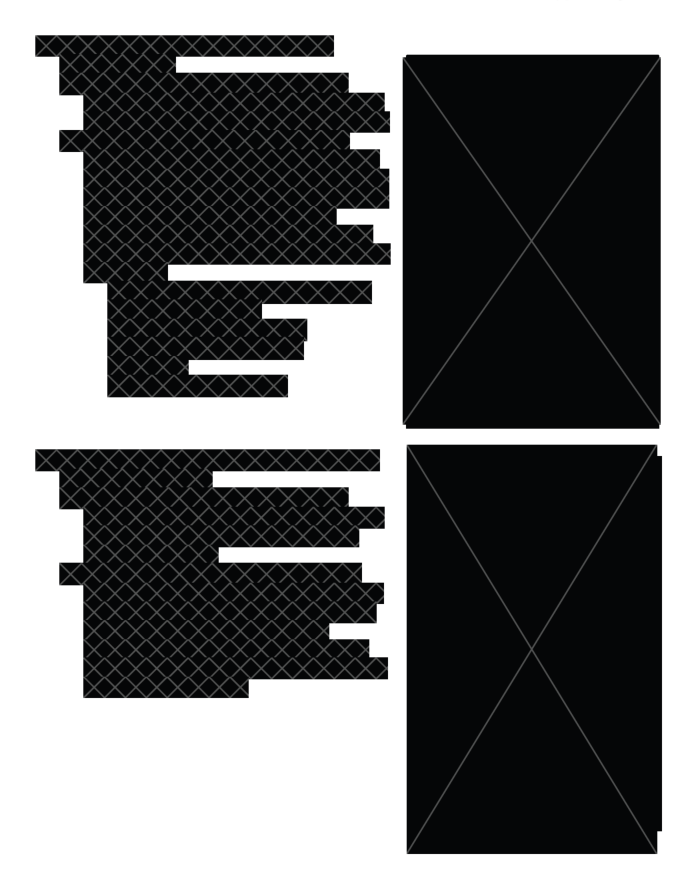
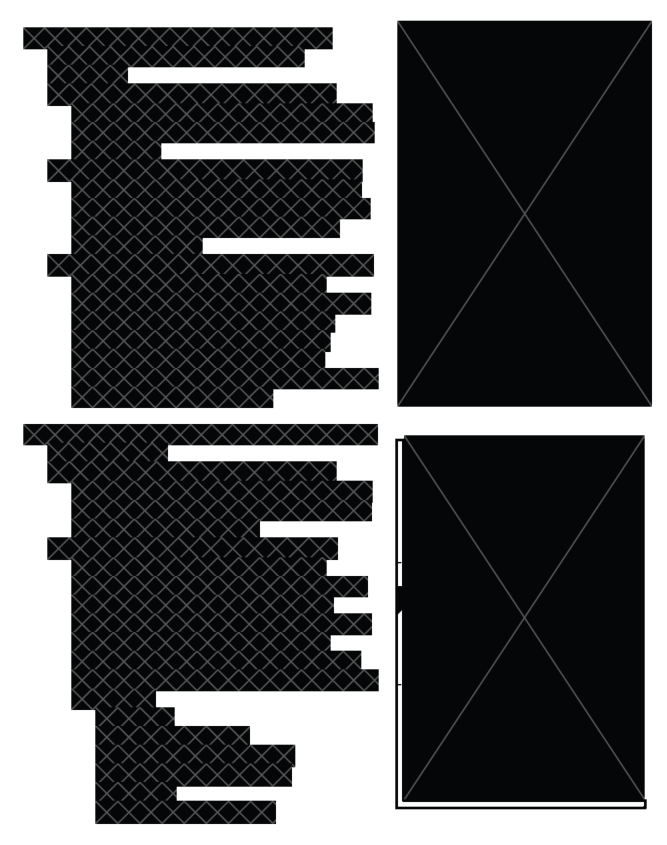


Exhibit 30 Plan for Segregation of Processes



License Type: Integrated



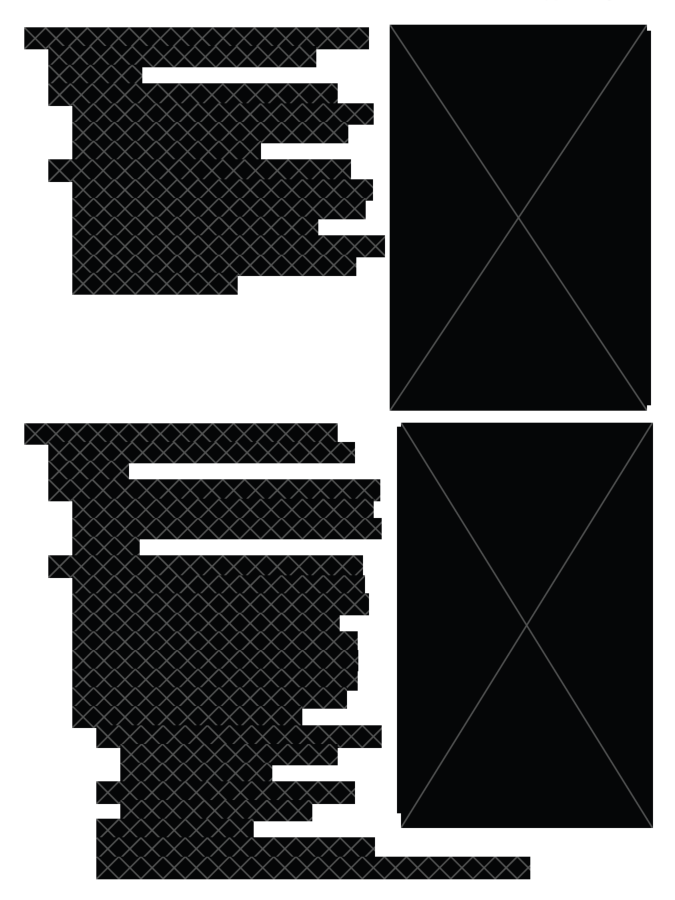


Exhibit 30 Plan for Segregation of Processes

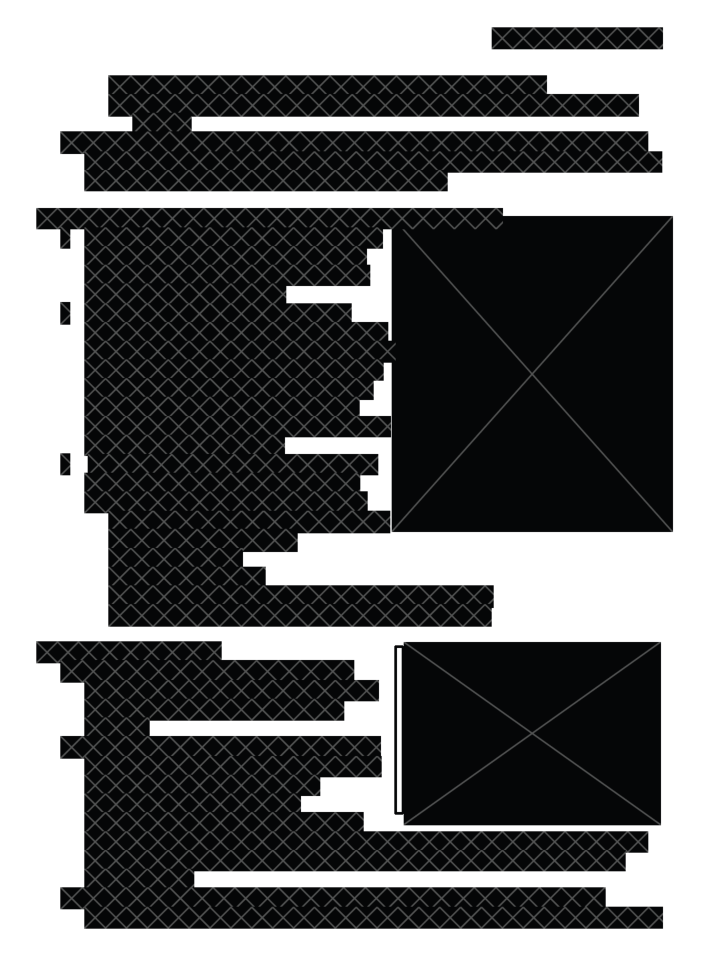


Exhibit 30 Plan for Segregation of Processes

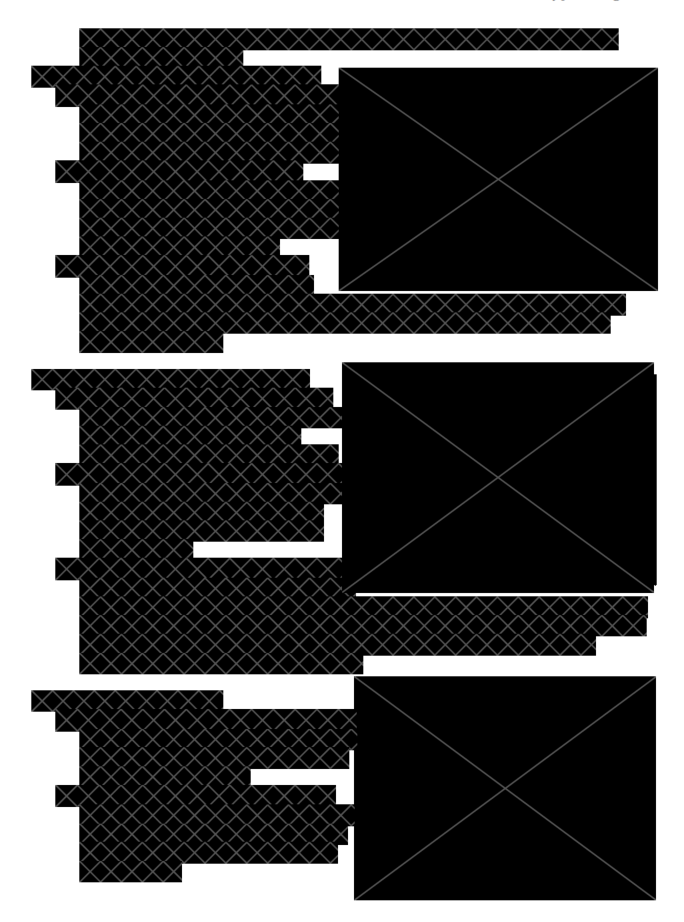


Exhibit 30 Plan for Segregation of Processes

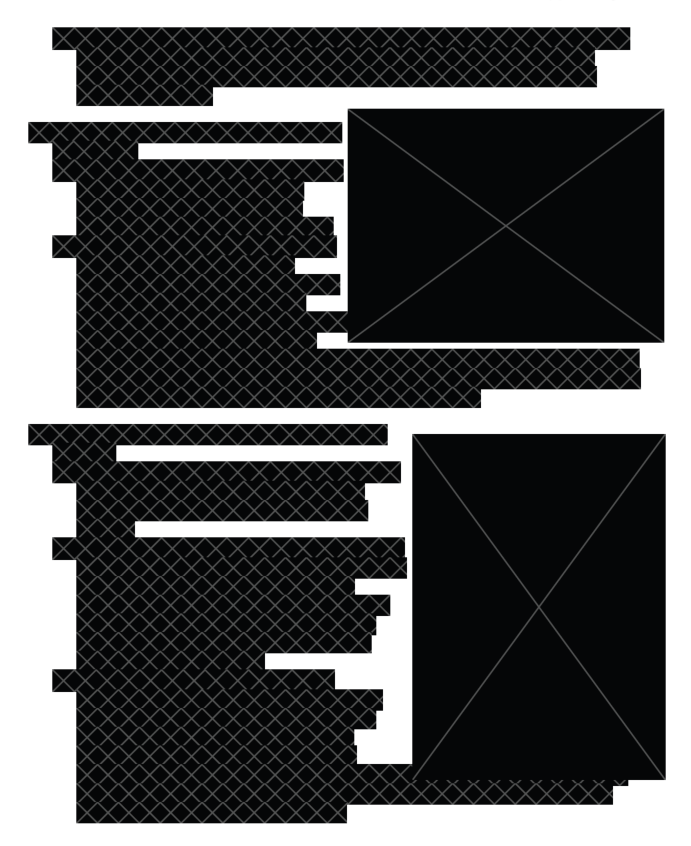


Exhibit 31 – Facilities

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

3/2/23

Verification Date

Exhibit 31 – Table of Contents

Exhibit 31a - Birmingham Dispensing Site

Exhibit 31b - Gadsden Dispensing Site

Exhibit 31c - Montgomery Dispensing Site

Exhibit 31d – Opelika Dispensing Site

Exhibit 31e - Troy Dispensing Site

Exhibit 31f - Pell City Cultivation and Processing Facility

Exhibit 31a – Facilities *Birmingham Dispensing Site*

31.1a Facility Name and Type

Facility Name: Free Birmingham Facility Type: Dispensing Site

31.2a Physical Address & GPS Coordinates of Facility

1300 50th Street N Birmingham, AL 35212

GPS Coordinates: 33° 32' 48.8" N 86° 45' 42.0" E



31.3a Aerial Photograph of Facility with Clearly Identified Site Boundaries

31.4a Proof of Authorization to Occupy Property

The Applicant has entered into a letter of intent through our ownership entity Green Bud, LLC to lease the property identified in 31.1a above. See attached agreement (identified as "Free Birmingham LOI – Attachment to Exhibit 31a, Section 31.4a").

<u> 31.5a – Local Jurisdiction Approvals</u>

The City Council of Birmingham, Alabama adopted an ordinance approving the operation of cannabis dispensary operations in said municipality. See attached copy of ordinance (identified as "City Ordinance Approving Cannabis Dispensary Operations – Attachment to Exhibit 31a, Section 31.5a"). The applicant has included a certified copy of the zoning ordinance to demonstrate that the applicant is permitted to operate the proposed facility at the proposed location (identified as "Zoning Ordinance – Attachment to Exhibit 31a, Section 31.5a").

<u> 31.6a – Blueprint of Facility</u>

The blueprint for the facility identified in 31.1a above is attached hereto and identified as "Blueprint – Free Birmingham – Attachment to Exhibit 31a, Section 31.6a").

<u> 31.7a – Facility Timetable</u>

The applicant expects that construction of Free Birmingham, including compliance with all facility requirements under the Act and the AMCC Rules, will be complete on or before October 30, 2023. The applicant expects that it will be able to commence operations at Free Birmingham by November 15, 2023.

31.8a - Public Access to Facility

Free Birmingham will be open to the public, limited only to caregivers and registered patients, for the purpose of medical cannabis dispensing. The applicant anticipates the hours of operation for the facility to be as follows:

Monday – Tuesday	11:00 a.m 8:00 p.m. CT
Wednesday – Thursday	8:00 a.m 9:00 p.m. CT
Friday – Saturday	7:00 a.m 10:00 p.m. CT

31.9a – Facility Hours of Operation / After Hours Contact

The applicant anticipates that the Free Birmingham Facility will be occupied by the

applicant's employees during all public access hours (see 31.8a above) and approximately

30 minutes before and after the public access hours.

After Hours Management Contact:

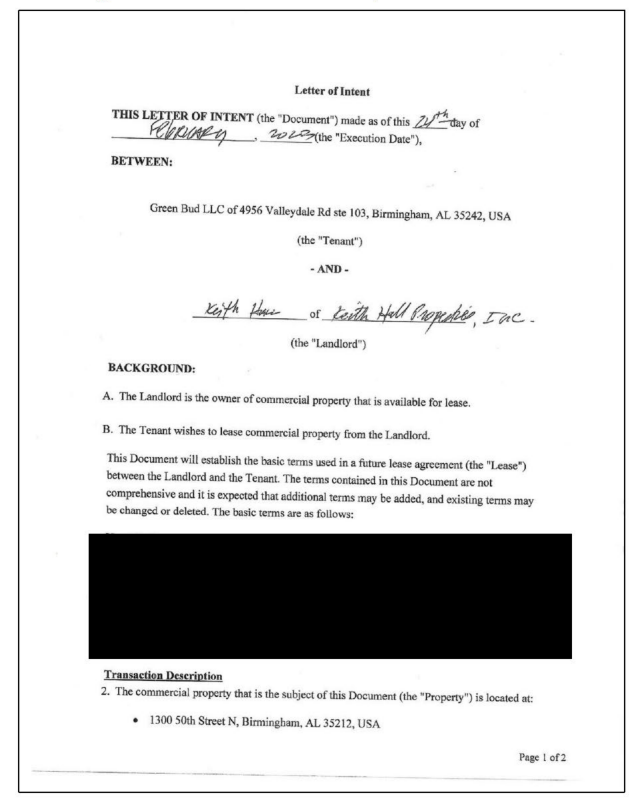
Chanae Taylor, Dispensing Director

Cell phone: will be provided once business commences

Email: will be provide once business commences

Attachments to Exhibit 31a

Free Birmingham LOI - Attachment to Exhibit 31a, Section 31.4a



Letter of Intent Page 2 of 2 This Document accurately reflects the understanding between the Landlord and the Tenant, signed on this 24th day of 400000000, 2023 Pe teal) Green Bud LLC (Tenant) (Landlord) C2002-2023 LawDepot.com®

Free Birmingham LOI - Attachment to Exhibit 31a, Section 31.4a continued

City Ordinance Approving Cannabis Dispensary Operations – Attachment to Exhibit

31a, Section 31.5a

Oc04oca28jb.o1

RECOMMENDED BY: THE MAYOR AND THE PUBLIC SAFETY COMMITTEE

SUBMITTED BY: THE CITY ATTORNEY

ORDINANCE NO. <u>22-142</u>

AN ORDINANCE TO AUTHORIZE THE OPERATION OF MEDICAL CANNABIS DISPENSARIES WITHIN THE CORPORATE LIMITS OF THE CITY OF BIRMINGHAM, PURSUANT TO ALA. CODE, 1975, § 20-2A-51(c).

WHEREAS, the Darren Wesley "Ato" Hall Compassion Act, codified at Ala. Code, 1975, § 20-2A-1, et seq. (the Act), authorizes the cultivation, processing, and sales of cannabis products for medical use by patients with a qualifying medical condition and a valid medical cannabis card; and

WHEREAS, the Act requires the Alabama Medical Cannabis Commission to adopt rules that ensure safety, security, and integrity of the operation of medical cannabis facilities and protect the health, safety, and security of the public, thus heavily regulating all aspects of the medical cannabis industry, including dispensary operations, (See §§ 20-2A-50 – 20-2A-68, Code of Alabama); and,

WHEREAS, the Alabama Medical Cannabis Commission published its rules adopted pursuant to Ala. Code, 1975, § 20-2A-53 on August 31, 2022, and will accept applications from October 31 through December 30, 2022; and,

WHEREAS, the Commission will deem applications complete and submitted on or about April, 13, 2023, and will open a public comment period on or about April 14, 2023 to accept comments from the public on all pending applications and may set a public hearing, at the Commission's discretion, before the issuance of licenses on or after July 10, 2023; and,

WHEREAS, the number of licenses for dispensary facilities to be issued by the Commission is limited as follows:

Integrated Facilities – up to 5 licenses; each licensee authorized up to 5 dispensing sites located in separate counties

Dispensary – up to 4 licenses; each licensee authorized up to 3 dispensing sites located in separate counties

City Ordinance Approving Cannabis Dispensary Operations – Attachment to Exhibit 31a, Section 31.5a continued

WHEREAS, a dispensary, including a dispensary under an Integrated Facility License may only operate in a municipality if the municipality has passed an ordinance authorizing the operation of dispensaries within the municipality's corporate limits; and

WHEREAS, the health care industry is a highly valued segment of the City of Birmingham's economy and includes world-renown health care resources, including hospitals, clinics, education, and research facilities and the valued professionals and support staff who care for patients from within the state, the nation, and from abroad; and,

WHEREAS, the operation of a medical cannabis dispensary within the corporate limits of the City of Birmingham will further expand opportunities for the City's flourishing health care industry and provide new options to care for patients with qualifying medical conditions; and,

WHEREAS, the operation of a medial cannabis dispensary will provide new economic and employment opportunities and new revenue through business licensing and other taxes; and,

WHEREAS, the Council of the City of Birmingham finds that it is in the best interest of the public health, safety, and welfare to authorize the operation of medical cannabis dispensing facilities within the City of Birmingham, subject to the strict regulation and oversight of the Alabama Medical Cannabis Commission.

NOW THEREFORE, BE IT ORDAINED by the Council of the City of Birmingham as follows:

SECTION 1.

- (a) The operation of medical cannabis dispensaries within the corporate limits of the City of Birmingham is authorized, subject to any applicable zoning restrictions the City may adopt pursuant to <u>Ala. Code, 1975</u>, § 20-2A-51(c)(3).
- (b) The operation of any facility, regardless of type, licensed by the Alabama Medical Cannabis Commission within the City of Birmingham shall comply with the Commission's strict regulation and oversight and shall comply with all laws and ordinances for the operation of a business within the City, including, but not limited to business licensing and other required taxes, and with all applicable ordinances and codes for location, construction, and sanitation of business premises within the City of Birmingham.
- (c) This ordinance shall be interpreted with respect to the Darren Wesley "Ato" Hall Compassion Act, <u>Ala. Code, 1975</u>, § 20-2A-1, et seq. and the rules of the Alabama Medical Cannabis Commission, as either is now or may hereafter be amended.

SECTION 2.

A certified copy of this ordinance shall be submitted within seven days of its adoption to the Alabama Medical Cannabis Commission by the City Clerk, as provided in <u>Ala. Code</u>, <u>1975</u>, § 20-2A-51(c)(2). The City Clerk and the Director of the Department of Innovation and Economic Opportunity may cooperate to ensure and record the submittal of the ordinance.

City Ordinance Approving Cannabis Dispensary Operations – Attachment to Exhibit 31a, Section 31.5a continued

SECTION 3. SEVERABILITY. The provisions of this ordinance are severable. If any part of this ordinance is determined by a court of competent jurisdiction to be invalid, unenforceable or unconstitutional, such determination shall not affect any other part of this ordinance.

SECTION 4. EFFECTIVE DATE. This ordinance shall be effective when published as required by law.

Adopted by the Council October 4, 2022 and Approved by the Mayor October 6, 2022

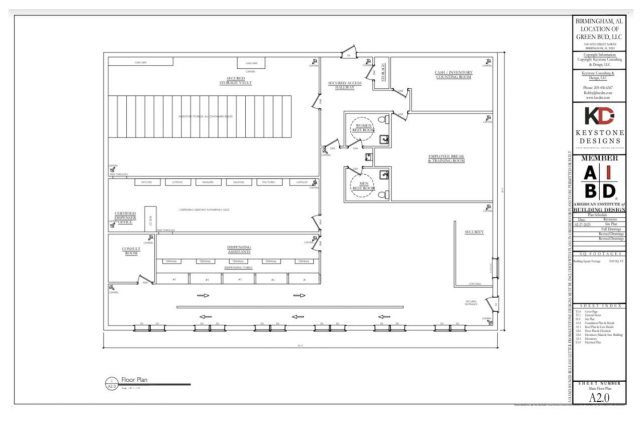


Zoning Ordinance - Attachment to Exhibit 31a, Section 31.5a

710 C	lanning, Engineering & Permits North 20 th Street ity Hall Room 210 ngham, Alabama 35203
PUTTI	NG PEOPLE FIRST
RANDALL L. WOODFIN MAYOR	KATRINA THOMAS DIRECTOR
	March 2, 2023
Green Bud LLC 4956 Valleydale Rd, Suite 103 Binningham, AL 35242	
RE: 1300 50th St N Birmingham, AL 352	12
ZCL#2023-00011	
To Whom It May Concern:	
the north, south and east are also zoned CB- The property is located in the Woodlawn No	ned CB-2, Contingency General Business District. Properties 2. The property to the west is zoned R-3, Single-Family District eighborhood and Council District 4. According to the City of tem (GIS), the property is partially located in a regulated I Revitalization or Historic District.
A Medical Cannabis Dispensary is permitte	d with conditions in this zoning district. The conditions includ
proposed facility meets requirements for	the Alabama Medical Cannabis Commission, AMCC, that r operation and that all applicable and/or appropriate license e or licenses are needed or required for operation from the abo m this agency must be provided.
amended, shall operate with the provisio amended, and shall comply with all Rules	ed pursuant to Ala. Code, 1975, § 20-2A-64, as now or hereaf ons of Ala. Code, 1975, § 20-2A-1, et seq., as now or hereaf and Regulations of the Alabama Medical Cannabis Commission in this Section, Dispensaries shall be governed by the Medi
	dinance is available online at www.birminghamal.gov

Zoning Ordinance - Attachment to Exhibit 31a, Section 31.5a continued

This letter is only to confirm zoning information for the location provided in your request but does not verify that the location meets the spacing required for a dispensary. This letter does not approve the use of the medical cannabis dispensary at the above-mentioned address. All medical cannabis related uses in the City of Birmingham must be approved by the Alabama Medical Cannabis Commission and shall comply with the Rules and Regulations of the Alabama Medical Cannabis Commission. Sincerely, nikely Repeal Kimberly D. Spoorl Zoning Administrator The City of Birmingham's Zoning Ordinance is available online at www.birminghamal.gov



Blueprint - Free Birmingham - Attachment to Exhibit 31a, Section 31.6a

Exhibit 31b – Facilities *Gadsden Dispensing Site*

31.1b Facility Name and Type

Facility Name: Free Gadsden Facility Type: Dispensing Site

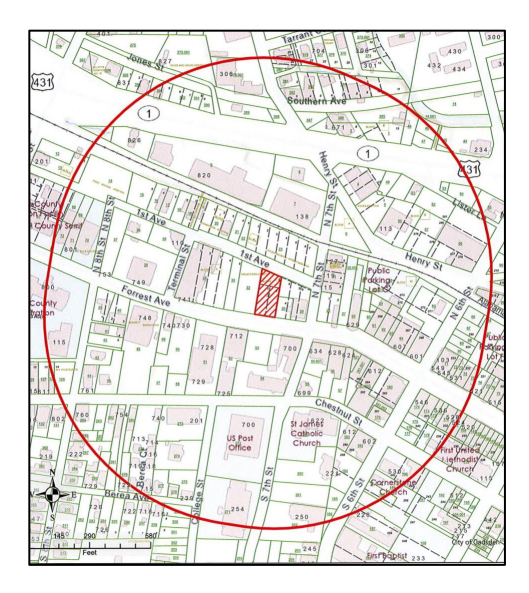
31.2b Physical Address & GPS Coordinates of Facility

703 Forrest Ave Gadsden, AL 35901

GPS Coordinates: 34°00'55.6"N 86°00'31.5"W



31.3b Aerial Photograph of Facility with Clearly Identified Site Boundaries



31.4b Proof of Authorization to Occupy Property

The Applicant has been approved through the city of Gadsden for a dispensary to be built at 703 Forrest Avenue under our ownership entity Green Bud, LLC to lease the property identified in 31.1b above. Mayor Craig Ford has provided his letter of support along with a necessary zoning approval See attached letter of support and zoning approval (identified as "Free Gadsden Property Approval" – Attachment to Exhibit 31b, Section 31.4b"). Terms of the ground lease will be finalized upon receipt of the Integrated License issued by the AMCC.

<u> 31.5b – Local Jurisdiction Approvals</u>

The City Council of Gadsden, Alabama adopted an ordinance approving the operation of cannabis dispensary operations in said municipality. See attached copy of ordinance (identified as "City Ordinance Approving Cannabis Dispensary Operations – Attachment to Exhibit 31b, Section 31.5b"). The applicant has included a certified copy of the zoning ordinance to demonstrate that the applicant is permitted to operate the proposed facility at the proposed location (identified as "Zoning Ordinance – Attachment to Exhibit 31b, Section 31.5b").

<u> 31.6b – Blueprint of Facility</u>

The blueprint for the facility identified in 31.1b above is attached hereto and identified as "Blueprint – Free Gadsden – Attachment to Exhibit 31b, Section 31.6b").

<u> 31.7b – Facility Timetable</u>

The applicant expects that construction of Free Gadsden, including compliance with all facility requirements under the Act and the AMCC Rules, will be complete on or before October 30, 2023. The applicant expects that it will be able to commence operations at Free Gadsden by November 15, 2023.

31.8b - Public Access to Facility

Free Gadsden will be open to the public, limited only to caregivers and registered patients, for the purpose of medical cannabis dispensing. The applicant anticipates the hours of operation for the facility to be as follows:

Monday – Tuesday	11:00 a.m 8:00 p.m. CT
Wednesday – Thursday	8:00 a.m 9:00 p.m. CT
Friday – Saturday	7:00 a.m. – 10:00 p.m. CT

<u>31.9b – Facility Hours of Operation / After Hours Contact</u>

The applicant anticipates that the Free Gadsden Facility will be occupied by the applicant's employees during all public access hours (see 31.8b above) and approximately 30 minutes before and after the public access hours. After Hours Management Contact: Chanae Taylor, Dispensing Director Cell phone: will be provided once business commences

Email: will be provide once business commences

Attachments to Exhibit 31b

GADSDEN				
December	13, 2022			
P.O. Box	Medical Cannabis Commission 309585 ery. Alabama 36130			
To Whom	It May Concern,			
Gadsden. and assist	ng to express support for this applicant to open and operate a medical cannabis facility in The City of Gadsden has established a task force of administrative leaders to facilitate inquiries with the application process, and this company has been in contact with our administration t their application development process.			
I feel their	business will be beneficial to Gadsden residents and the goals of the state.			
••	te you taking the time to review my thoughts on their application. If you need any additional on from me, please contact me.			
Sincerely,	$\cdot \Lambda$			
CraigFor	d, Mayor			
	e of the Mayor 90 Broad Street Gadsden, AL 35901 256-549-4646			

Free Gadsden Property Approval – Attachment to Exhibit 31b, Section 31.4b

Free Gadsden Property Approval – Attachment to Exhibit 31b, Section 31.4b continued

City of GADSDE Heath Williamson Director of Engineering Nick Hall P. O. Box 267 Gadsden, Alabama 35902 Director of Planning Phone: (256) 549-4520 FAX: (256) 549-4851 March 2, 2023 Green Bud, LLC 703 Forrest Avenue Re: Gadsden, AL 35901 Medical Cannabis Dispensary To Whom it May Concern: The subject property located at 703 Forrest Avenue, Gadsden, AL, 35901, is located within the corporate limits of the City of Gadsden and has a zoning designation of B-4, Design Review District. The City of Gadsden Chart of Permitted Uses, Chapter 130, Section 312(f) allows for a Medical Cannabis Dispensary as a "use by right" in a B-4, Design Review District. This letter does not exempt this use or property from any other requirements for permitting or licensing. A Medical Cannabis Dispensary, as proposed to be located at 703 Forrest Avenue, Gadsden, AL, 35901, being a "use by right" in a B-4, Design Review District, is eligible to apply for a City of Gadsden business license only after the applicant has received a provisional Integrated Facility license or a provisional Medical Cannabis Dispensary license, as may be applicable, from the Alabama Medical Cannabis Commission. The subject property is in compliance with the Alabama Medical Cannabis Commission Rules and Regulations, Chapter 8, Regulation of Dispensaries, Section 538-x-8-.04, Requirements and Limitations as to Dispensing Sites. This information was researched on March 1, 2023, by the undersigned, per request and as a public service. The undersigned certifies that the above information contained herein is believed to be accurate and is based upon, or relates to the information provided by the requestor. The Authority assumes no liability for errors or omissions. All information was obtained from public records, which may be inspected during regular business hours. Should you have further questions, please contact me at 256-549-4525. Sincerely, Tina P. Cody Zoning Administrator City of Gadsden Planning Department **City of Champions**

City Ordinance Approving Cannabis Dispensary Operations – Attachment to Exhibit 31b, Section 31.5b

2022/371	ORDINANCE NO. 0-37-22
	NZING THE OPERATION OF A MEDICAL CANNABIS YENSARY WITHIN THE CORPORATE LIMITS OF THE CITY OF GADSDEN, ALABAMA
WHEREAS, on Ma all Compassion Act into l	ay 17, 2021, the Governor for the State of Alabama signed Darren Wesley 'Ato' law (the "Act"); and
WHEREAS, the Ac onditions and a valid medi	ct provides for the medical use of marijuana for patients with qualifying medical ical cannabis card; and
	pensary may only be operated in a municipality if the municipality has passed a operation of dispensaries within the municipality's corporate limits; and
ispensary operation, (See	ct authorizes and requires the Medical Cannabis Commission to heavily regulate §20-2A-50 - §20-2A-68, <u>Code of Alabama</u>), thus addressing any health, safety citizens of the City of Gadsden; and
WHEREAS, the lo ring the potential of new e	exation of a dispensary within the corporate limits of the City of Gadsden will employment opportunities for the citizens of the City of Gadsden; and
WHEREAS, a disp ity of Gadsden, thus incre	ensary would be required to purchase a business license and pay sales tax to the easing revenue;
Now, Therefore, B LABAMA, as follows:	E IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF GADSDEN,
sites, cultivators, corporate limits of 2. The City Clerk or of Medical Cannabis	Council does hereby authorize the operation of medical cannabis dispensing processors, secure transporters, or integrated facilities licenses within the the City of Gadsden. designee is hereby directed to forward a copy of this Ordinance to the Alabama Commission. all become effective upon its passage and publication as required by law.
2	ity Council of the City of Gadsden, Alabama, duly adopted this Ordinance at an
pen public meeting held o <u>Jermilli Smith</u> ya Nelson, City Clerk	n October 11, 2022.
APPROVED on <u>October 1</u> <u>Marman Sucy</u> Therman Guyton, Mayor	1.2022 tox

Zoning Ordinance – Attachment to Exhibit 31b, Section 31.5b

Amending the Z		INAUNC	E NO.	<u>0-49-2</u>	<u>22</u>					
	oning (Ordina	nce to]	Permit	Medic	al Can	nabis			
BE IT ORDAINED BY	Y THE	CITY	COU	NCIL	OF TH	HE CI	FY OF	GAE	SDEN	,
ALABAMA, as follows:	0 212/	·•	Le Cai	ladan (34. C	da ia	amaand	od to	مراط + امر	
Section 1. Section 1. ollowing uses as follows:	30-312(I) of t	ne Gac	isden (Juy Co	bae is	amena	ed to a	add the	:
Under Commercial (Retail Sales)):									
Names, Uses and Conditions	R-1	R-2	R-T	B-1	B-2	B-3	B-4	I-1	I-2	lo
Medical Cannabis Dispensary: Subject to all Rules and Regulations of the Alabama Medical Cannabis Commission; §20-2A-2, Chapter 8 (current and future amendments)	-	-	_	R	R	R	R	_	_	
			R-T	B-1	B-2	B-3	B-4	I-1	I-2	0
Names, Uses and Conditions	R-1	R-2		· · · · · · · · · · · · · · · · · · ·	· · · · · ·		1	1	··· ·· · · · · · · · · · · · · · · · ·	
· · ·	R-1	R-2		-	R	x	_	R	R	
Conditions Medical Cannabis Secure Transporter: Subject to all Rules and Regulations of the Alabama Medical Cannabis Commission; §20-2A-2, Chapter 8 (current and future				B-1	R B-2	<u>Х</u> В-3	- B-4	R I-1	R I-2	

Under Manufacturing:										
Names, Uses and Conditions	R-1	R-2	R-T	B-1	B-2	B-3	B-4	I-1	I-2	0
Medical Cannabis Processors: Subject to all Rules and Regulations of the Alabama Medical Cannabis Commission; §20-2A-2,										
Chapter 8 (current and future amendments)	-	-		-	x	x	-	R	R	
Under Other Uses:										
Names, Uses and	D 1	D 2	рт	B-1	B-2	B-3	B-4	I-1	I-2	0
Conditions Medical Cannabis	<u>R-1</u>	R-2	R-T	B-1	B-2	B-3	<u>D-4</u>	1-1	1-2	
Cultivators: Subject to all										
Rules and Regulations of the	[
Alabama Medical Cannabis	ţ									
Commission; §20-2A-2, Chapter 5 in conjunction						1				
Rules and Regulations of the	ł									
Alabama Department of								1		
Agriculture found in r.80-14-										
1 (current and future	-				77	v		- D		
amendments)	-	-	-) -	X	X		R	R	- 1
Section 2. The definit	ions in	Section	n 130-1	of the	Gadsde	n City	Code a	are ame	nded to)
add the following definitions:										
Dispensary means an en	utity lic	ensed	by the	comm	ission i	under §	3 20-22	4-64, (Code o	f
Alabama 1975 (as amended), auti	-		-							
Secure Transporter mean		-								
of Alabama 1975 (as amended), (
icensed facility or site to another			-							
Integrated Facility means					0-2A-63	7, Code	of Ala	bama I	975 (a:	5
						,	,		(

Zoning Ordinance – Attachment to Exhibit 31b, Section 31.5b continued

Zoning Ordinance - Attachment to Exhibit 31b, Section 31.5b continued

Processor means one who is licensed by the Commission under § 20-2A-63, Code of Alabama 1975 (as amended), authorized pursuant to Article 4 of the Act of these Rules to purchase cannabis from a cultivator and extract derivatives from the cannabis to produce a medical cannabis product or products for sale and transfer in packaged and labeled form back to the contracting cultivator, if applicable, or to a dispensary or integrated facility where the packaged and labeled product may be offered for sale at a dispensary site to holders of a valid, unrevoked and unexpired Medical Cannabis Card.

Cultivator means an entity licensed by the Alabama Medical Cannabis Commission (or, as applicable, the Department of Agriculture and Industries) under § 20-2A-62, Code of Alabama 1975 (as amended), to grow cannabis pursuant to Article 4 of the Act.

Section 3. The provisions of this ordinance shall be effective on publication.

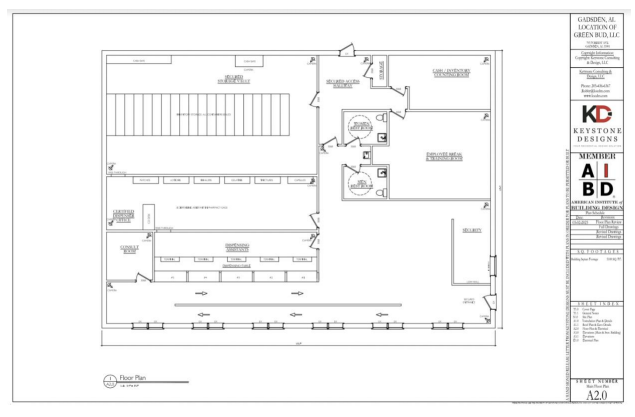
<u>Section 4.</u> The sections, subsections, paragraphs, sentences, clauses and phrases of this ordinance are severable. If any section, subsection, paragraph, sentence, clause and phrase of this ordinance is declared unconstitutional or invalid by a valid judgment of a court of competent jurisdiction, such judgment shall not affect the validity of any other section, subsection, paragraph, sentence, clause and phrase of this ordinance. The city council declares that it is its intent that it would have enacted this ordinance without such invalid or unconstitutional provisions.

<u>Section 5.</u> The provisions of this ordinance repeal any prior ordinance or provision of the Gadsden City Code to the extent of any conflict.

I certify that the City Council of the City of Gadsden, Alabama, duly adopted this ordinance at an open meeting held on <u>December 13, 2022</u>.

Iva nelson Iva Nelson, City Clerk

APPROVED on December 13, 2022



Blueprint - Free Gadsden - Attachment to Exhibit 31b, Section 31.6b

Exhibit 31c – Facilities *Montgomery Dispensing Site*

31.1c Facility Name and Type

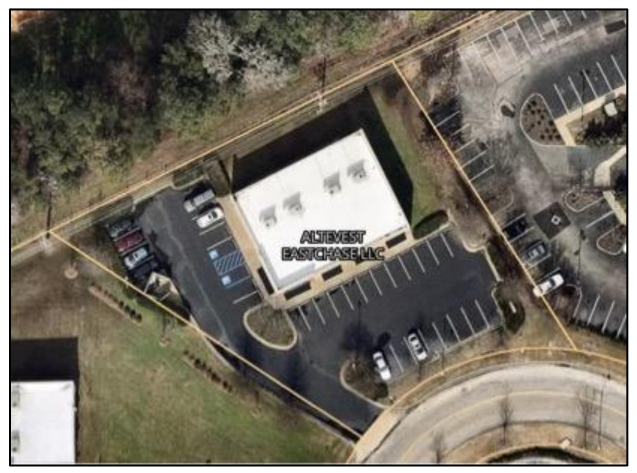
Facility Name: Free Montgomery Facility Type: Dispensing Site

31.2c Physical Address & GPS Coordinates of Facility

6971 Eastchase Loop Montgomery, AL 36117

GPS Coordinates: 32°21' 36.4" N 86° 10' 11.3" E

<u>31.3c Aerial Photograph of Facility with Clearly Identified Site Boundaries</u></u>



31.4c Proof of Authorization to Occupy Property

The Applicant has entered into a letter of intent through our ownership entity Green Bud, LLC to lease the property identified in 31.1c above. See attached agreement (identified as "Free Montgomery LOI – Attachment to Exhibit 31c, Section 31.4c").

<u> 31.5c – Local Jurisdiction Approvals</u>

The City Council of Montgomery, Alabama adopted an ordinance approving the operation of cannabis dispensary operations in said municipality. See attached copy of ordinance (identified as "City Ordinance Approving Cannabis Dispensary Operations – Attachment to Exhibit 31c, Section 31.5c"). Based on Ordinance 63-2021 in the Montgomery planning and zoning meeting, no specific zoning requirements were set forth for future medical cannabis dispensaries. With the property already zoned for retail use, no additional zoning requirements are needed. The company will be required to purchase a business license upon receipt of the integrated license and subject to any individual requirements set forth by the city for operation.

31.6c – Blueprint of Facility

The blueprint for the facility identified in 31.1c above is attached hereto and identified as "Blueprint – Free Montgomery – Attachment to Exhibit 31c, Section 31.6c").

<u> 31.7c – Facility Timetable</u>

The applicant expects that construction of Free Montgomery, including compliance with all facility requirements under the Act and the AMCC Rules, will be complete on or before September 30, 2023. The applicant expects that it will be able to commence operations at Free Montgomery by October 15, 2023.

31.8c – Public Access to Facility

Free Montgomery will be open to the public, limited only to caregivers and registered patients, for the purpose of medical cannabis dispensing. The applicant anticipates the hours of operation for the facility to be as follows:

Monday – Tuesday	11:00 a.m 8:00 p.m. CT
Wednesday – Thursday	8:00 a.m 9:00 p.m. CT
Friday – Saturday	7:00 a.m 10:00 p.m. CT

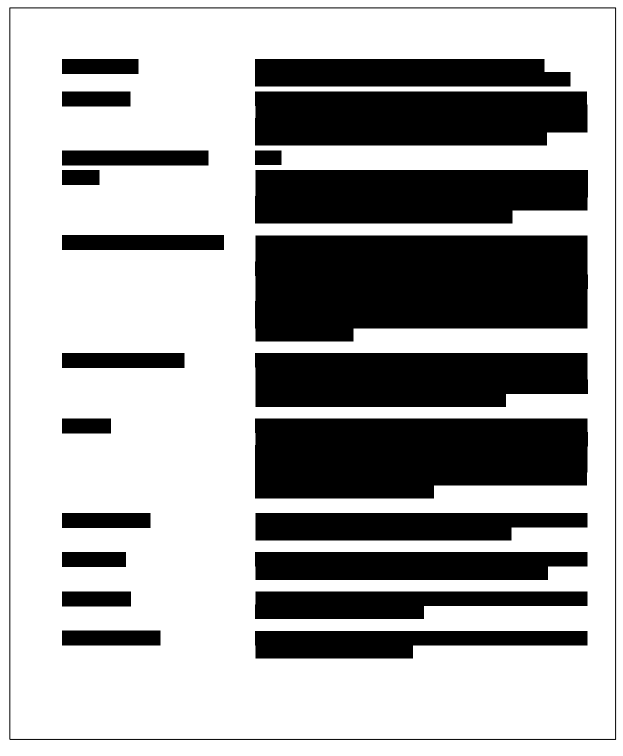
31.9c - Facility Hours of Operation / After Hours Contact

The applicant anticipates that the Free Montgomery Facility will be occupied by the applicant's employees during all public access hours (see 31.8c above) and approximately 30 minutes before and after the public access hours. After Hours Management Contact: Chanae Taylor, Dispensing Director Cell phone: will be provided once business commences Email: will be provide once business commences

Attachments to Exhibit 31c

Free Montgomery LOI – Attachment to Exhibit 31c, Section 31.4c

SW	SHANNON WALTCHACK
December 30, 2022	
Mr. John Hardin, CCIM, SIOR Shannon Waltchack, LLC 1616 2 nd Ave S, Suite 100 Birmingham, AL 35203	Mr. Tyler Bradford Shannon Waltchack, LLC 1616 2 nd Ave S, Suite 100 Birmingham, AL 35203
Re: Lease Proposal for Green Bud,	LLC to locate at 6971 Eastchase Loop.
Dear John and Tyler,	
	, I am pleased to submit the following proposal to you and your client Alteve otential tenancy in the above referenced property. The terms and conditions an
Location:	6971 Eastchase Loop Montgomery, AL 36117
Premises:	Tenant will occupy approximately 5,040 sf and will have rights to the entin property as outlined in Exhibit A.



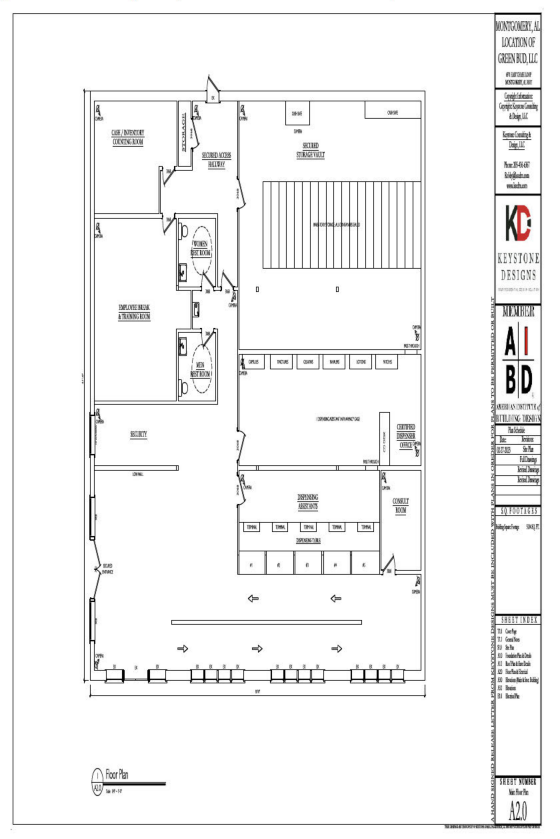
Free Montgomery LOI – Attachment to Exhibit 31c, Section 31.4c continued

Sincerely,	
Michael P. Warsow, Jr.	
Accepted and agreed to thisday of, 202	
~	
TENANT: Gree	
Ву:	
Name: Rya	
Title: Member	
LANDLORD: Altevest EastChase, LLC	
By: Rom F	
Name: AJAY KAMBHAMPATI	
Title: Managing Partner	
Title: Managing Future	

Free Montgomery LOI – Attachment to Exhibit 31c, Section 31.4c continued

City Ordinance Approving Cannabis Dispensary Operations – Attachment to Exhibit 31c, Section 31.5c

ORDINANCE NO. 63-2021
AUTHORIZING THE OPERATION OF A MEDICAL CANNABIS DISPENSARY WITHIN THE CORPORATE LIMITS OF THE CITY OF MONTGOMERY
WHEREAS, on May 17, 2021, the Governor for the State of Alabama signed Darren Wesley 'Ato' Hall Compassion Act into law (the Act); and
WHEREAS, the Act provides for the medical use of marijuana for patients with a qualifying medical condition and a valid medical cannabis card; and
WHEREAS, a dispensary may only be operated in a municipality if the municipality has passed an ordinance authorizing the operation of dispensaries within the municipality's corporate limits; and
WHEREAS, the Act authorizes and requires the Medical Cannabis Commission to heavily regulates dispensary operation, (See, $\$\$20-2A-50 - 20-2A-68$, <u>Code of Alabama</u>), thus addressing any health, safety or welfare concerns for the citizens of the City of Montgomery; and
WHEREAS, the location of a dispensary within the corporate limits of the City of Montgomery will bring the potential of hundreds of new employment opportunities for the citizens of the City of Montgomery; and
WHEREAS, a dispensary would be required to purchase a business license and pay sales tax to the City of Montgomery, thus increasing revenue.
NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF MONTGOMERY, ALABAMA, that it authorizes the operation of dispensing sites within the corporate limits of the City of Montgomery subject to any applicable zoning restrictions the City of Montgomery may adopt pursuant to §20-2A-51(c)(3).
ADOPTED this the day of December , 2021.
STEVEN L. REED, MAYOR
ATTEST:
Brenda Sale Blalock, CITY CLERK
63-2021



Blueprint - Free Montgomery - Attachment to Exhibit 31c, Section 31.6c

Exhibit 31d – Facilities *Opelika Dispensing Site*

31.1d Facility Name and Type

Facility Name: Free Opelika Facility Type: Dispensing Site

31.2d Physical Address & GPS Coordinates of Facility

105 Fox Run Parkway Opelika, AL 36801

GPS Coordinates: 32° 38' 33.1" N 85° 21' 16.6" E

<u>31.3d Aerial Photograph of Facility with Clearyl Identified Site Boundaries</u>



31.4d Proof of Authorization to Occupy Property

The Applicant has entered into a letter of intent through our ownership entity Green Bud, LLC to lease the property identified in 31.1d above. See attached agreement (identified as "Free Opelika LOI – Attachment to Exhibit 31d, Section 31.4d").

<u> 31.5d – Local Jurisdiction Approvals</u>

The City of Opelika, Alabama adopted an ordinance approving the operation of cannabis dispensary operations in said municipality. See attached copy of ordinance (identified as "City Ordinance Approving Cannabis Dispensary Operations – Attachment to Exhibit 31d, Section 31.5d"). The applicant has included a certified copy of the zoning ordinance to demonstrate that the applicant is permitted to operate the proposed facility at the proposed location (identified as "Zoning Ordinance – Attachment to Exhibit 31d, Section 31.5d").

31.6d - Blueprint of Facility

The blueprint for the facility identified in 31.1d above is attached hereto and identified as "Blueprint – Free Opelika – Attachment to Exhibit 31d, Section 31.6d").

<u> 31.7d – Facility Timetable</u>

The applicant expects that construction of Free Opelika, including compliance with all facility requirements under the Act and the AMCC Rules, will be complete on or before September 30, 2023. The applicant expects that it will be able to commence operations at Free Opelika by October 15, 2023.

31.8d - Public Access to Facility

Free Opelika will be open to the public, limited only to caregivers and registered patients, for the purpose of medical cannabis dispensing. The applicant anticipates the hours of operation for the facility to be as follows:

Monday – Tuesday	11:00 a.m. – 8:00 p.m. CT
Wednesday – Thursday	8:00 a.m. – 9:00 p.m. CT
Friday – Saturday	7:00 a.m. – 10:00 p.m. CT

31.9d - Facility Hours of Operation / After Hours Contact

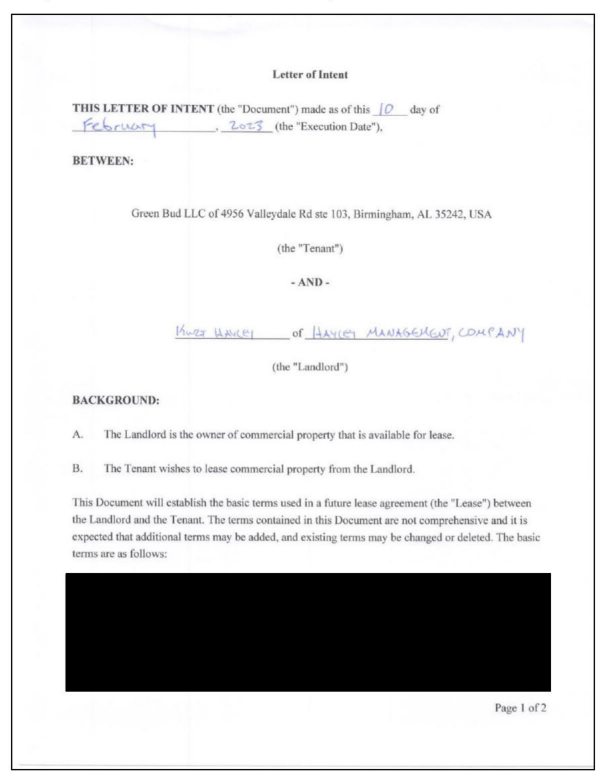
The applicant anticipates that the Free Opelika Facility will be occupied by the applicant's employees during all public access hours (see 31.8d above) and approximately 30 minutes before and after the public access hours. After Hours Management Contact: Chanae Taylor, Dispensing Director Cell phone: will be provided once business commences

Email: will be provide once business commences

Attachments to Exhibit 31d

Free Opelika LOI – Attachment to Exhibit 31d, Section 31.4d

MLS#: I11	.24275	List Price: \$3	350,00	0	1051 Fo	x Run F	Parkway Opelika	, Al 36801
Sold Date: 0	9/26/2016	Sold \$: \$315,0 \$/SF: \$48.46 Agent Contact # Office Contact #	#: (334)			ncess.: gent: <u>T</u>		
			16	Apx Yr Built: Apx Age Rng: Apx Ttl SqFt: Apx Offc SqFt: Apx Wrehs SqFt: Apx Othr SqFt: SqFt Source:	2002 11-15 6,500 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		Unit #: Community: Subdivision: County: Area: Zoning: DOM:	
Legal: Tax Map/Parco		1-000-001-008			00		Deed Bk/Page:	2213/868
Taxes: Lot Dim: Apx Lot Size: Tiger Transit: Monthly Fees: HOA/COA Cnt Misc Prop Opt	c:		Sz Rng:	No Less than .25 ao No	r e Internet:		Irregular: Assoc Fee: Other Fees: Termite Cntr: Termite Comp:	No
Prop Desc: Remarks: Agent Rmrks: Directions:	Run & Columb food surround 1000 ft was fo additional 200 assessment a	ous Pkwy, backir ling this building ormerly occupied	ng up to g. ABC s d by The in only. 015.	I-85. Strong co tore occupies 3! Tobacco Store All brick facade	mmercial 500 ft, pa and is no with ste	corrid ying \$3 w vaca	or with auto dea 3,800/mo gross int. This space is	ff intersection of Fox alers, retail centers 8 lease. An additional s finished out. An 53.84/ft!! County
Seller Name:	On File Yes No No	Byr/Brkr Com: ExclAgy: Lockbox: Occupied:	3% No No Tenant		<i>'</i> :	Yes	Phone: Trns/Brk	Com: 3%
DiffComm: SlrWrrnty: Sign:		Internet: Allow AVM:	Yes Yes		omment:	Yes Yes	List Date Expiratio	
DiffComm: SIrWrrnty: Sign: Show Instr: R.com:	No \$350,000			ting Office Inform	lation -		2	
Byr/Brkr: DiffComm: SirWrrnty: Sign: Show Instr: R.com: Orig LP: Listing Office: Main #: Fax:		OULLAS REALTY 10 3		Listing Age Agt Email: Contact 1: n deemed reliab	<u>haye</u> (334	<u>snw@b</u>) 444-2	2799 Contact	2: 0

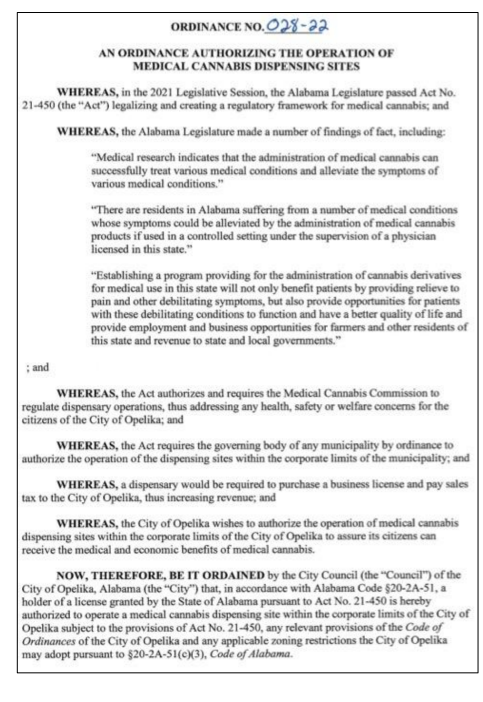


Free Opelika LOI - Attachment to Exhibit 31d, Section 31.4d continued

	Transaction Description	
2.	The commercial property that is the subject of this Do	cument (the "Property") is located at:
	- 1051 Fox Run Ave, Opelika, AL 36801, USA	
8		
This I	ocument accurately reflects the understanding between	n the Landlord and the Tenant signed on
	o day of FEBRUARY , 2023	
	ch. Tax 1	
	Jan Fland (Seal)	
Per:	Bud LLC (Tenant)	
Ulcer	Bud LLC (Tenant)	
140	yley	
140	(Landlord)	
140 17		
_140 		
140		
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_142 		
1		Page 2 of 2

Free Opelika LOI – Attachment to Exhibit 31d, Section 31.4d continued

City Ordinance Approving Cannabis Dispensary Operations – Attachment to Exhibit 31d, Section 31.5d



City Ordinance Approving Cannabis Dispensary Operations – Attachment to Exhibit 31d, Section 31.5d continued

BE IT FURTHER ORDAINED, that any business license or sales tax revenue generated by medical cannabis dispensaries authorized by this Ordinance shall be deposited to the general fund.

BE IT FURTHER ORDAINED, that this Ordinance shall become effective immediately upon its adoption, approval and publication as required by law.

BE IT FURTHER ORDAINED, that the City Clerk of the City of Opelika, Alabama is hereby authorized and directed to cause this Ordinance to be published one (1) time in a newspaper of general circulation published in the City of Opelika, Lee County, Alabama.

ADOPTED AND APPROVED this the 4th day of OCTOBER, 2022.

PRESIDENT OF THE CITY COUNCIL OF THE CITY OF OPELIKA, ALABAMA

ATTEST CITY

TRANSMITTED TO MAYOR on this the 54 day of	OCTOBER	. 2022.
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CITY CLE	RK	
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ACTION BY MAYOR

APPROVED this the 54 day of OCTOBER 2022. MAYOR

ull LERK

Zoning Ordinance - Attachment to Exhibit 31d, Section 31.5d

ORDINANCE NO. 032-22

AN ORDINANCE TO AMEND THE TEXT OF THE ZONING ORDINANCE OF THE CITY OF OPELIKA AND SPECIFICALLY TO AMEND SECTIONS 2.2, 7.3C AND 7.8 AND ADDING A NEW SECTION 8.28.3 ENTILED "MEDICAL CANNABIS DISPENSARIES" THEREOF

BE IT ORDAINED by the City Council (the "City Council") of the City of Opelika,

Alabama (the "City") as follows:

Section 1. Amendments. That Ordinance 124-91 entitled "Zoning Ordinance of the City of Opelika, Alabama", adopted on September 17, 1991, as amended, is further amended in the following respects:

(a) That Section 2.2 DEFINITIONS" is further amended to add the following definition of "Medical Cannabis Dispensary":

Medical Cannabis Dispensary: An entity licensed by the Alabama Medical Cannabis Commission under § 20-2A-64 or § 20-2A-67, Code of Alabama 1975 (as amended), authorized to dispense and sell medical cannabis at dispensing sites to registered qualified patients and registered caregivers pursuant to Article 4 of the Darren Wesley 'Ato' Hall Compassion Act (Act 21-450). This shall include both independent medical cannabis facility. These regulations shall not apply to the other functions of an integrated medical cannabis facility including cultivation, processing, or secure transportation.

(b) That the matrix of use categories, as provided and set forth in Section 7.3C, is amended to add the category "Medical Cannabis Dispensary" as follows:

Sec. 7.3C Uses

USES	DIS	STRI	CTS													
	R-1	R-1A	R-2	R-3	R-4	R-4M	R-5	R-5M	C-1	C-2	C-3	M-1	M-2	I-1	GC-P	GC-S
COMMERCIAL																
Medical Cannabis Dispensary	N	N	N	N	N	N	Ν	N	С	С	С	С	С	С	С	С

(c) That Subsection 7.8B(3), "VILLAGE COMMERCIAL DISTRICT", is hereby amended to read as follows:

B. Permitted Uses.

The following uses are NOT allowed:

Automobile-Related Businesses (auto maintenance, auto repairs, etc.) Automobile Sarvice Automobile Service Stations Carwashes Check Cashing Services Convenience Stores, with or without Gasoline Sales Drive Through Businesses Restaurants—High-Traffic Volume/High Turnover (Fast Food, Take-Out, Delivery) Liquor/Package Stores Pawn Shops Supermarkets Video Rental Stores Medical Cannabis Dispensaries

Zoning Ordinance - Attachment to Exhibit 31d, Section 31.5d continued

(d) That a new Section 8.28.3 entitled "MEDICAL CANNABIS DISPENSARJES" is added to read as follows:

SEC. 8.28.3 MEDICAL CANNABIS DISPENSARIES

A. Purpose and Intent

The purpose and intent of this section is to regulate the dispensation of medical cannabis within the City of Opelika. The following regulations are intended to supplement the regulations adopted by the State of Alabama Medical Cannabis Commission to address the health, safety, and welfare concerns for the citizens of the City of Opelika. These regulations shall apply to licensees who have either a standalone Medical Cannabis Dispensary license or the dispensary portion of an Integrated Medical Cannabis Facility license.

B. Use Standards and Dispersal Requirements

 Medical cannabis disponsaries are prohibited unless the proposed use is located more than 2,500 feet from another medical cannabis dispensary. The separation distances shall be measured in a straight hine from property line of the proposed dispensary to the property line of the existing dispensary.

2. Medical cannabis dispensaries are prohibited unless the proposed use is located more than 500 feet from any property used primarily for a single-family residence or property zoned for primarily for residential uses. The following zones are considered residential zones for the purpose of this section: R-1, R-1A, R-2, R-3, R-4, R-4M, R-5, R-5M, VR-1, VR-2, or PRD. The separation distances shall be measured in a straight line from property line of the residential use.

3. If the proposed medical cannabis dispensary meets the criteriain Section 8.28.3 B.1 and B.2, this use is permitted by conditional use permit ("CUP") only.

4. Burglar bars, stocl gates, and steel-roll down doors or shutters are prohibited on the exterior of a structure when visible from any public or private street. Interior security burglar bars, steel gates and roll down doors shall allow 80 percent visibility into the tenant space and shall be fully retractable during business hours of operation.

5. All medical cannabis dispensaries shall be in compliance with all local and state requirements at all times.

Section 2. Severability. If any section, clause, provision or portion of this Ordinance shall be held to be invalid or unconstitutional by any court of competent jurisdiction, said holding shall not effect any other section, clause, provision or portion of this Ordinance which is not in or of itself invalid or unconstitutional.

Section 3. Repeal of Conflicting Ordinances. Any ordinance or part thereof in conflict with provisions of this Ordinance be and the same are hereby repealed.

Section 4. Effective Date. This Ordinance shall become effective upon its adoption, approval and publication as required by law.

Section 5. Publication. This Ordinance shall be published in a newspaper of general circulation in the City of Opelika, Lee County, Alabama.

Section 6. Codification. Codification of this Ordinance in the Zoning Ordinance of the City of Opelika is hereby authorized and directed.

Zoning Ordinance - Attachment to Exhibit 31d, Section 31.5d continued

ADOPTED AND APPROVED this the 64 day of DECEMBER , 2022.

PRESIDENT OF THE CITY COUNCIL OF THE CITY OF OPELIKA, ALABAMA

ATTEST: CITY CLEI

TRANSMITTED TO MAYOR on this the 142 day of DECEMBER, 2022.

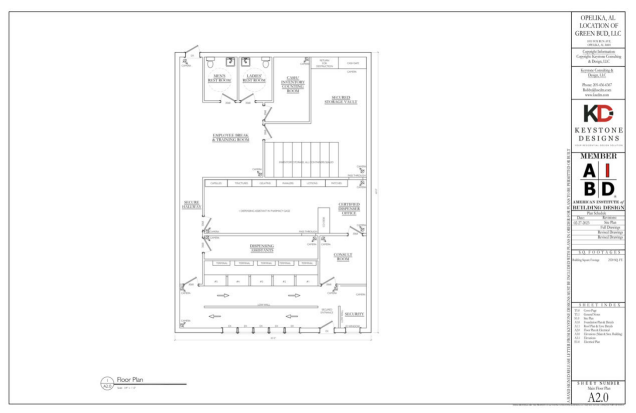
CITY CLERK

ACTION BY MAYOR APPROVED this the 7¹⁴ day of DECEMBER, 2022.

MAYOR

ATTEST:

CITY



Blueprint - Free Opelika - Attachment to Exhibit 31d, Section 31.6d

Exhibit 31e – Facilities *Troy Dispensing Site*

31.1e Facility Name and Type

Facility Name: Free Troy Facility Type: Dispensing Site

31.2e Physical Address & GPS Coordinates of Facility

105 Southland Village Troy, AL 36079

GPS Coordinates: 31°47' 05.1" N 85° 57' 58.8" E

<u>31.3e Aerial Photograph of Facility with Clearly Identified Site Boundaries</u>



31.4e Proof of Authorization to Occupy Property

The Applicant has entered into a letter of intent through our ownership entity Green Bud, LLC to lease the property identified in 31.1e above. See attached agreement (identified as "Free Troy LOI – Attachment to Exhibit 31e, Section 31.4e").

31.5e - Local Jurisdiction Approvals

The City Council of Troy, Alabama adopted an ordinance approving the operation of cannabis dispensary operations in said municipality. See attached copy of ordinance (identified as "City Ordinance Approving Cannabis Dispensary Operations – Attachment to Exhibit 31e, Section 31.5e"). At the February 15th City Council Meeting in Troy, the City Council unanimously approved the resolution to amend the city ordinance for medical cannabis dispensaries in zones C4 commercial districts and M1 & M2 in industrial districts. The proposed site for Green Bud is in a retail center zoned C4 therefore requiring no additional action other than a business license upon receipt of the license.

<u> 31.6e – Blueprint of Facility</u>

The blueprint for the facility identified in 31.1e above is attached hereto and identified as "Blueprint – Free Troy – Attachment to Exhibit 31e, Section 31.6e").

<u> 31.7e – Facility Timetable</u>

The applicant expects that construction of Free Troy, including compliance with all facility requirements under the Act and the AMCC Rules, will be complete on or before September 30, 2023. The applicant expects that it will be able to commence operations at Free Troy by October 15, 2023.

31.8e - Public Access to Facility

Free Troy will be open to the public, limited only to caregivers and registered patients, for the purpose of medical cannabis dispensing. The applicant anticipates the hours of operation for the facility to be as follows:

Monday – Tuesday	11:00 a.m. – 8:00 p.m. CT
Wednesday – Thursday	8:00 a.m 9:00 p.m. CT
Friday – Saturday	7:00 a.m. – 10:00 p.m. CT

31.9e – Facility Hours of Operation / After Hours Contact

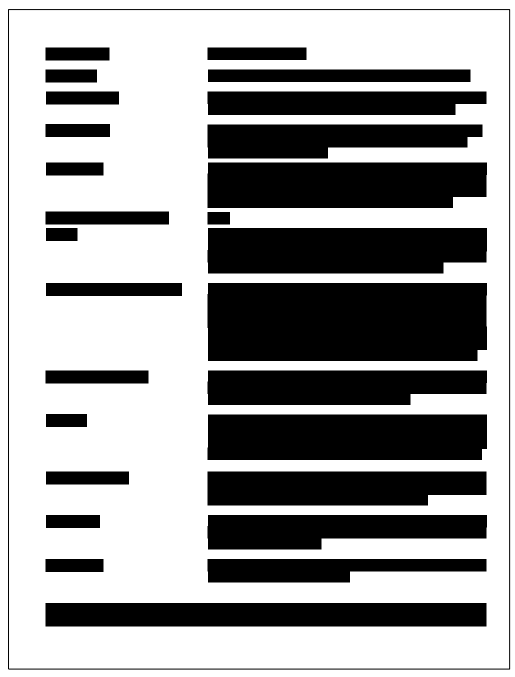
The applicant anticipates that the Free Troy Facility will be occupied by the applicant's employees during all public access hours (see 31.8e above) and approximately 30 minutes before and after the public access hours. After Hours Management Contact: Chanae Taylor, Dispensing Director Cell phone: will be provided once business commences

Email: will be provide once business commences

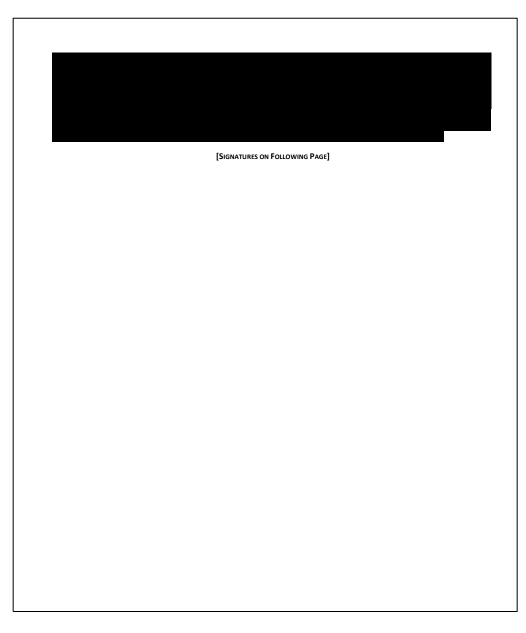
Attachments to Exhibit 31e

Free Troy LOI – Attachment to Exhibit 31e, Section 31.46	Free	e Troy LO	I – Attachmen	t to Exhibit 31e	Section 31.4e
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	SWO SHANNON WALTCHACK
March 1, 2023	3
Mr. Tyler Brac Shannon Walt 1616 2 nd Ave S Birmingham, <i>J</i>	ichack S
Re: Lease	e Proposal for Green Bud, LLC to locate at Southland Village
Dear Tyler,	
	Green Bud, LLC ("Tenant"), I am pleased to submit the following proposal to you and your client Shar Ilage, LLC ("Owner") for their potential tenancy in the above referenced property. The terms and condition :
Location:	111 Southland Village, Troy, AL 26709
Premises:	Tenant will occupy approximately +/-3,150sf as outlined in Exhibit A.



Free Troy LOI - Attachment to Exhibit 31e, Section 31.4e continued



Free Troy LOI – Attachment to Exhibit 31e, Section 31.4e continued

Michael	. Warsaw, Yr.			
Accepted and	agreed to this <mark>2ng</mark> ay of	March	_, 2023.	
TENAN	Blance	-		
Name: _Ryan	Ramage- Green Bud LLC_			
	er			
HANDLORD: By: Name: Title: Author	Bradford zed Signatory	<u>l</u>		

Free Troy LOI – Attachment to Exhibit 31e, Section 31.4e continued

City Ordinance Approving Cannabis Dispensary Operations – Attachment to Exhibit 31e, Section 31.5e

WHEREAS, on May 17, 2021, the Governor for the State of Alabama singed the Darren Wesley 'Ato' Hall Compassion Act into law (the Act); and

WHEREAS, the Act provides for the medical use of marijuana for patients with a qualifying medical condition and a valid medical cannabis card; and

WHEREAS, a dispensary may only be operated in a municipality if the municipality has passed an ordinance authorizing the operation of dispensaries within the municipality's corporate limits; and

WHEREAS, the Act authorizes and requires the Medical Cannabis Commission to heavily regulate dispensary operation, (See, §§20-2A-50 – 20-2A-68, Code of Alabama), thus addressing any health, safety or welfare concerns for the citizens of the City of Troy; and

WHEREAS, the location of a dispensary within the corporate limits of the City of Troy will bring the potential of hundreds of new employment opportunities for the citizens of the City of Troy; and

WHEREAS, a dispensary would be required to purchase a business license and pay sales tax to the City of Troy, thus increasing revenue.

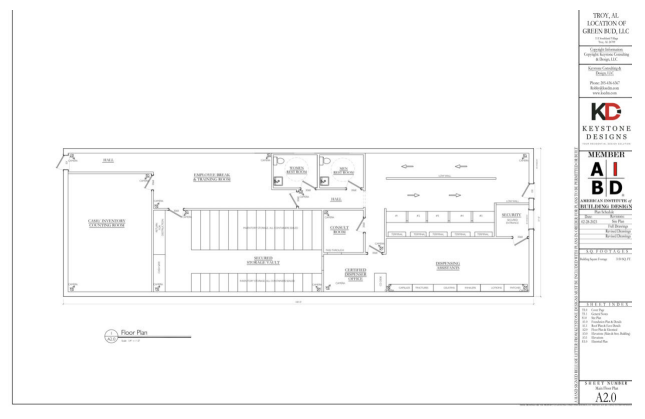
NOW, THEREFORE, BE IT RESOLVED BY THE CITY COUNCIL OF THE CITY OF TROY, ALABAMA, that it authorizes the operation of dispensing sites within the corporate limits of the City of Troy, subject to any applicable zoning restrictions the City of Troy may adopt pursuant to §20-2A-51(c)(3).

ADOPTED and APPROVED this day of Decer 2022

APPROVED this the day of

Presiding Officer

Mayor Reeves.



Blueprint - Free Troy - Attachment to Exhibit 31e, Section 31.6e

Exhibit 31f – Facilities *Pell City Cultivation and Processing Facility*

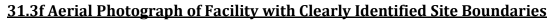
31.1f Facility Name and Type

Facility Name: Pell City Cultivation and Processing Facility Facility Type: Cultivation and Processing Facility

31.2f Physical Address & GPS Coordinates of Facility

1724 Roberts Mill Pond Rd Pell City, AL 35128

GPS Coordinates: 33°34'46.8"N 86°19'59.1"W





31.4f Proof of Authorization to Occupy Property

The Applicant has entered into a letter of intent through our ownership entity Green Bud, LLC to obtain the land use rights for the facility identified in 31.1f above. See attached agreement (identified as "Pell City LOI – Attachment to Exhibit 31f, Section 31.4f").

31.5f - Local Jurisdiction Approvals

Per the August 26, 2016 zoning rules and regulations, St. Clair County does not have zoning rules and does not require a building permit in the unincorporated parts of the county. The location the grow facility will be in unincorporated St. Clair County and therefore will not require any zoning or local approval based on the attached letter (identified as "St. Clair County Commission Zoning Letter – Attachment to Exhibit 31f, Section 31.5f").

31.6f - Blueprint of Facility

The blueprint for the facility identified in 31.1f above is attached hereto and identified as "Blueprint – Pell City Cultivation and Processing Facility – Attachment to Exhibit 31f, Section 31.6f").

31.7f - Facility Timetable

The applicant expects that construction of the Pell City Cultivation and Processing Facility, including compliance with all facility requirements under the Act and the AMCC Rules, will be complete on or before November 30, 2023. The greenhouse structures will provide the benefit of quick construction and a short commissioning process. Our engineering and construction plan incorporated a greenhouse kit which comes off the shelf from an industry-leading greenhouse manufacturer that our chief construction officer has worked with extensively. Based on this plan, we can have the greenhouse structures delivered within 30 days, and should be able to construct and commission them within 45 days of that. This would allow us to begin cultivating within 60 to 75 days of obtaining licensure, while completing the indoor flowering and additional support areas for the entire cultivation and processing facility.

31.8f - Public Access to Facility

The Pell City Cultivation and Processing Facility will be not be open to the public.

31.9e – Facility Hours of Operation / After Hours Contact

A member of the security team will be onsite at any time when the facility is occupied to reasonably ensure the safety of the products stored therein. The following is the security staffing schedule operating 24/6 Monday through Saturday, and a full lockdown of the facility for a short period in the evening on Sundays.

	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday	Sunday
Secured Facility Hours	24 Hrs	24 Hrs	24 Hrs	24 Hrs	24 Hrs	24 Hrs	12A - 5P
Security Team Lead	9	9	9	9	9	-	-
Security Team Member #1	9	9	9	-	-	9	9
Security Team Member #2	9	-	-	9	9	9	9
Security Team Member #3	-	9	9	9	9	9	-
Scheduled Security Hours	27	27	27	27	27	27	18

After Hours Management Contact:

Zachary Carothers, Cultivation Director

Cell phone: will be provided once business commences

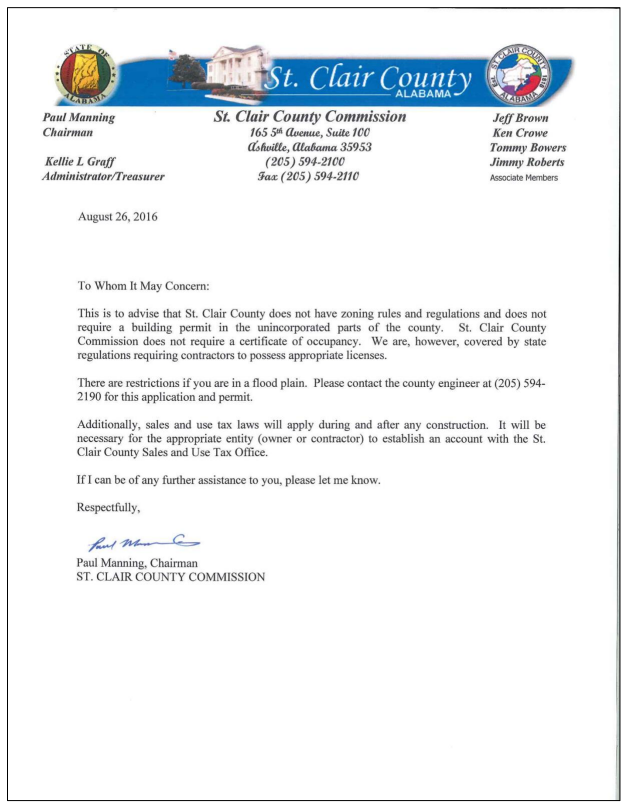
Email: will be provide once business commences

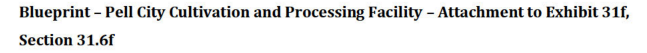
Attachments to Exhibit 31f

Pell City LOI – Attachment to Exhibit 31f, Section 31.4f

State of Alabama Rev. 1346414 LAND/GROUND LETTER OF INTENT This Land/Ground Lease letter of intent (this "Agreement") is entered into as of the 01 day of February, 2023, (the "Effective Date") by and between Millcreek Crossings, LLC, ("Landiord") and Green Bud, LLC ("Tenant"). Each Landlord and Tenant may be referred to in this Agreement individually as a "Party" and collectively as the "Parties." For discussion purposes and approval leading to a lease, the Parties agree as follows: 1. Agreement to Lease. Landlord agrees to lease to Tenant and Tenant agrees to lease from Landlord, according to the terms and conditions set forth herein, the following real estate (the "Site"): 14+- acres of land located near 1724 Roberts Mill Pond Road, Pell City, AL 35128. 2. Purpose. The Site may be used and occupied only for the following purpose (the "Permitted Use"): Property to be used for construction and development of a cannabis grow, harvest, and processing center. IN WITNESS WHEREOF, the Parties hereto, individually or by their duly authorized representatives have executed this Agreement as of the Effective Date. ally 1 Millcreek Crossings, LLC Landlord Signature Landlord Name Alex McWilliams, Member Green Bud, LLC Tenant Signature Tenant Name Josh Brunner, CEO Land/Ground Lease Agreement (Rev. 1346414) 1/1

St. Clair County Commission Zoning Letter - Attachment to Exhibit 31f, Section 31.5f





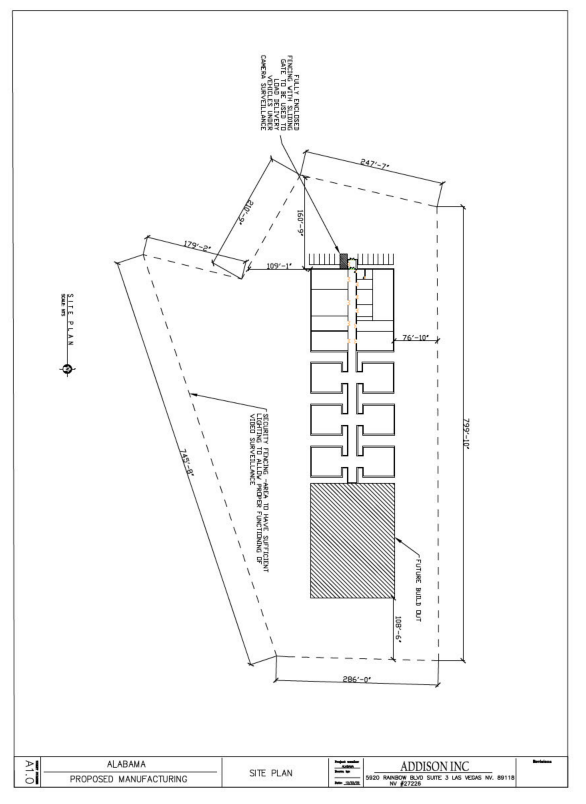


Exhibit 32 – Engineering Plans and Specifications (Cultivation Facilities)

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

Verification Date

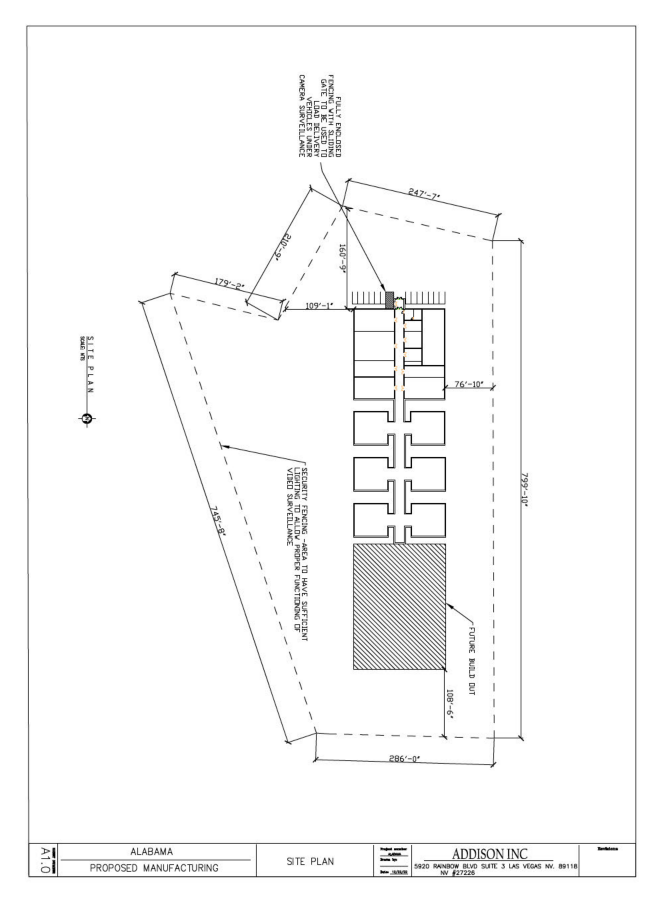


Exhibit 32 – Engineering Plans and Specifications (Cultivation Facility)

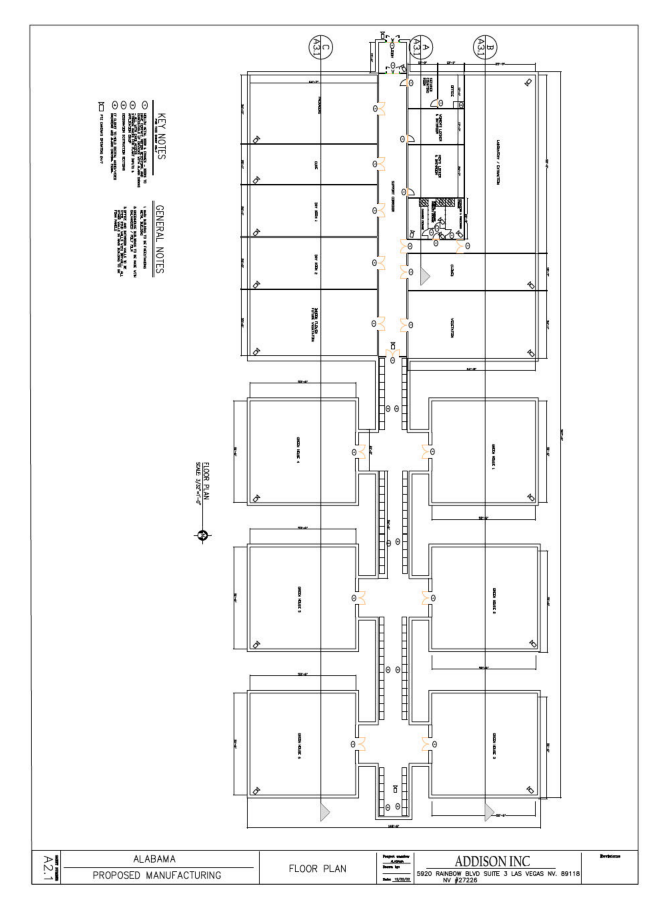


Exhibit 32 – Engineering Plans and Specifications (Cultivation Facility)

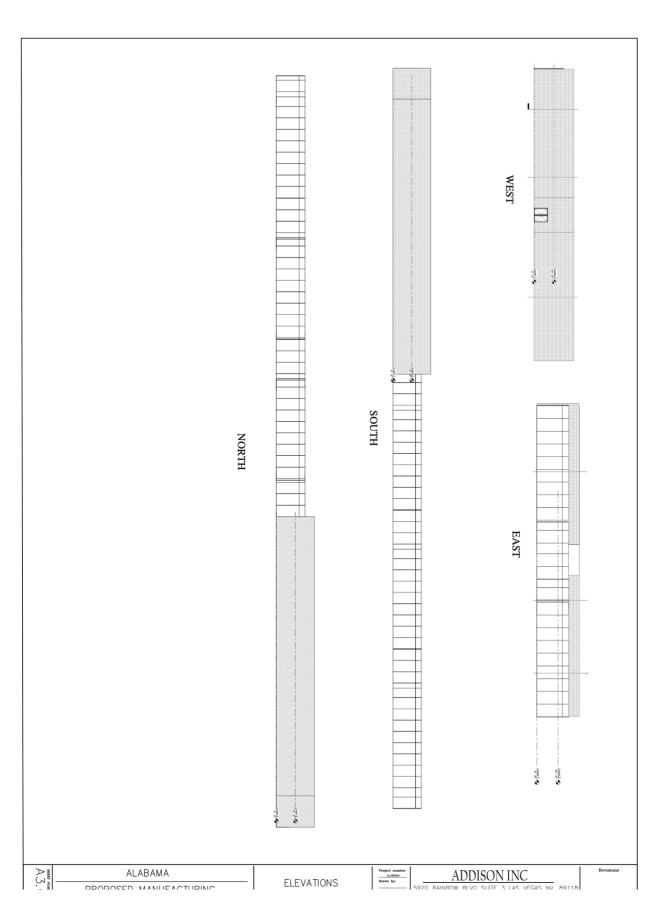
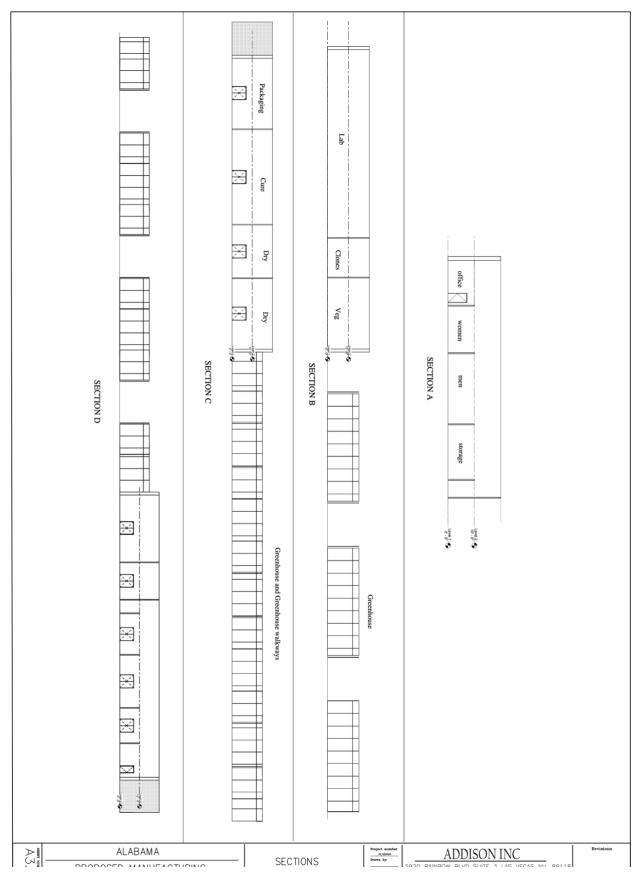


Exhibit 32 – Engineering Plans and Specifications (Cultivation Facility)



License Type: Integrated

Exhibit 32 – Engineering Plans and Specifications (Cultivation Facility)

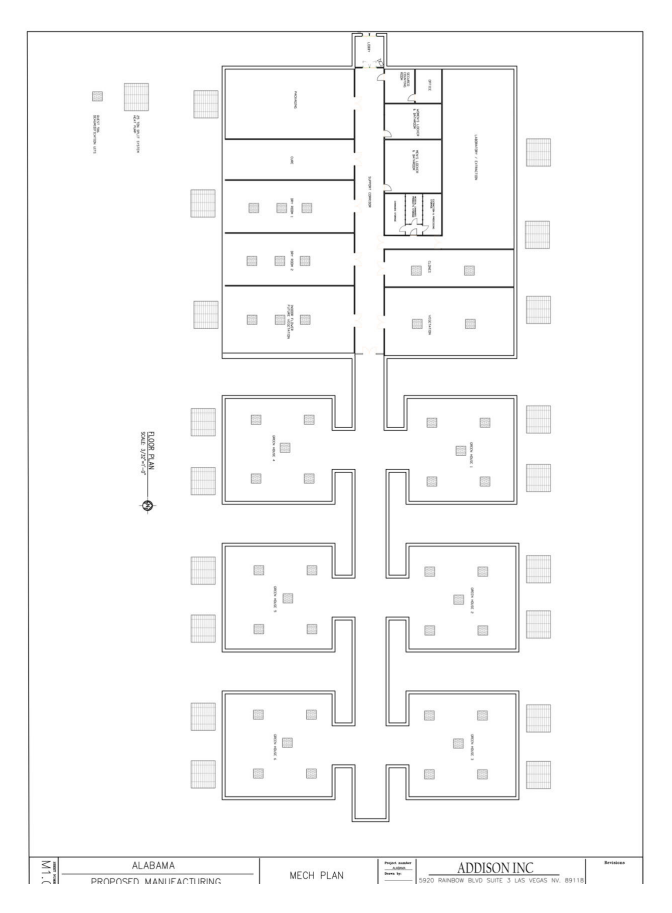


Exhibit 32 – Engineering Plans and Specifications (Cultivation Facility)

Exhibit 33 – Security Plan

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

Verification Date

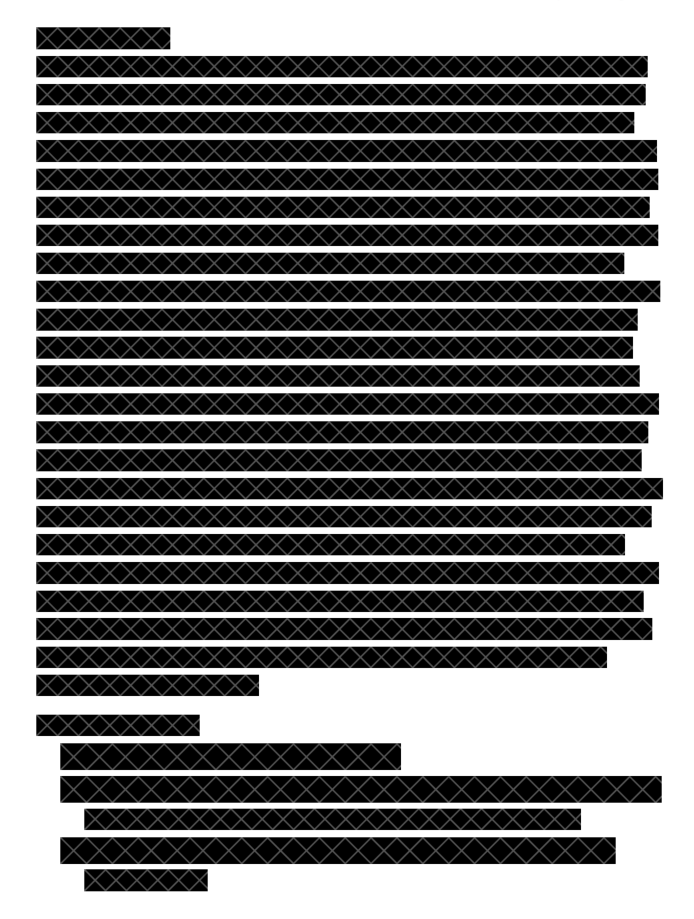
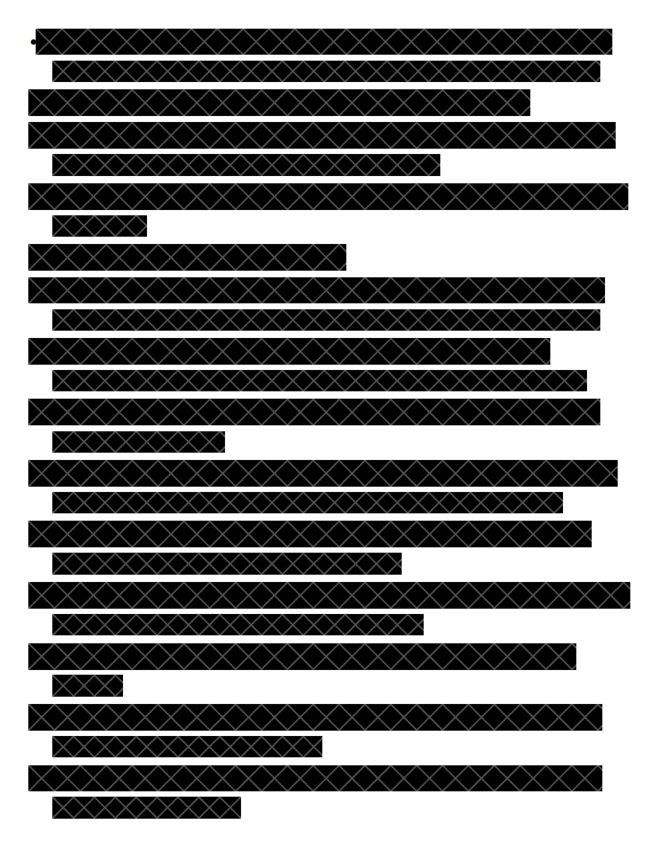
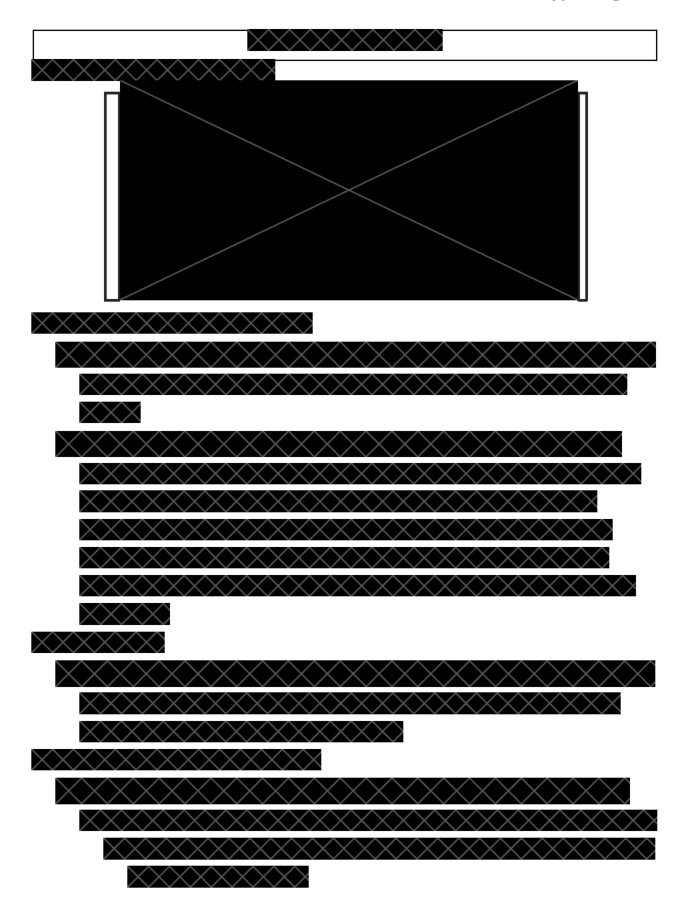


Exhibit 33 Security Plan





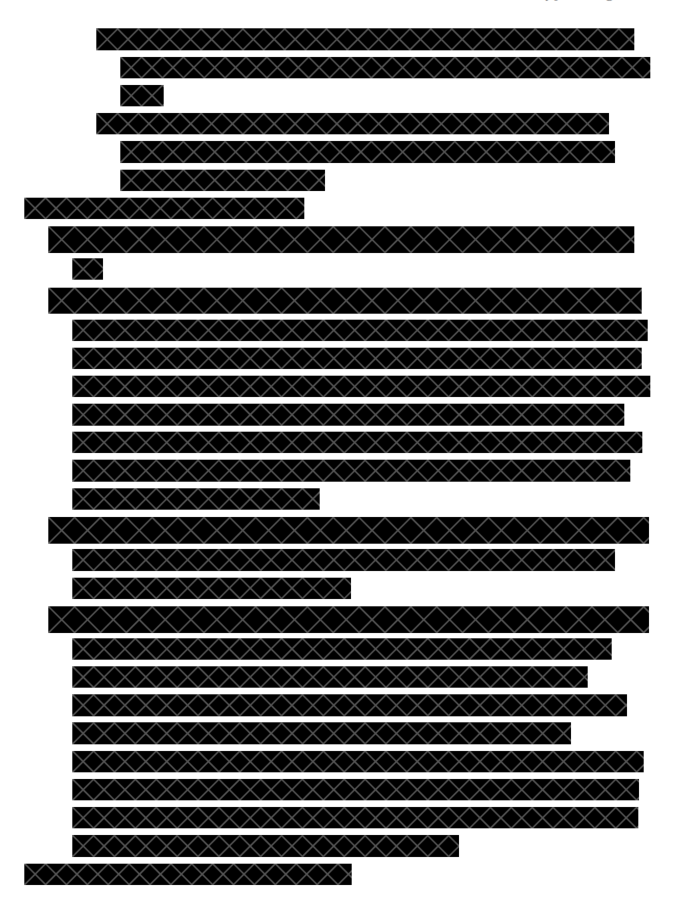
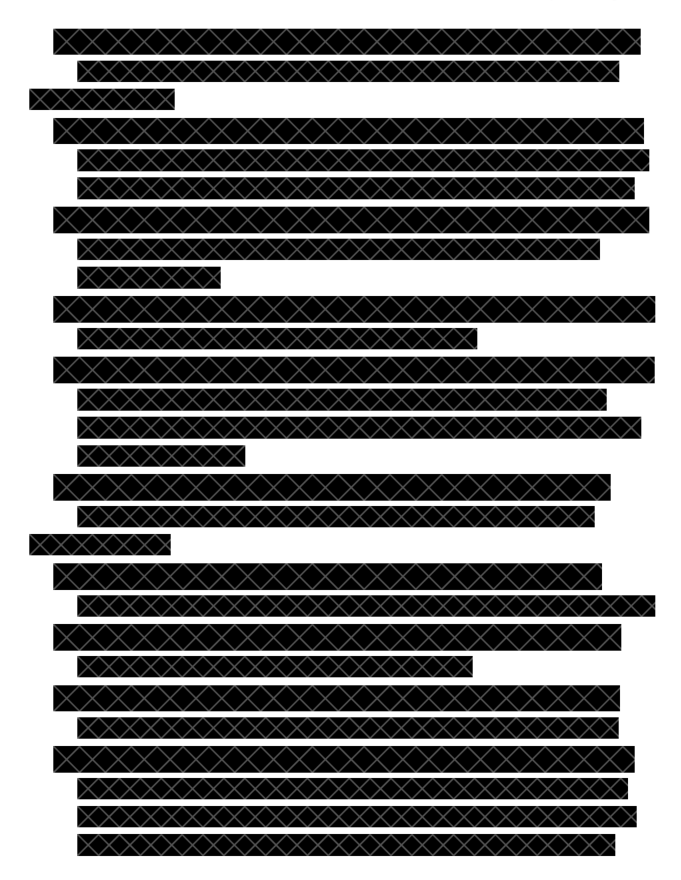
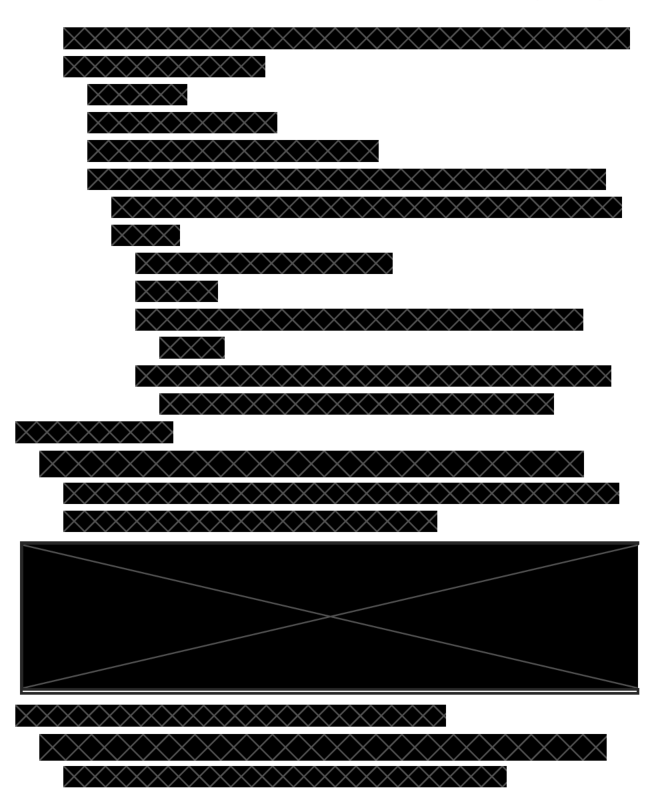
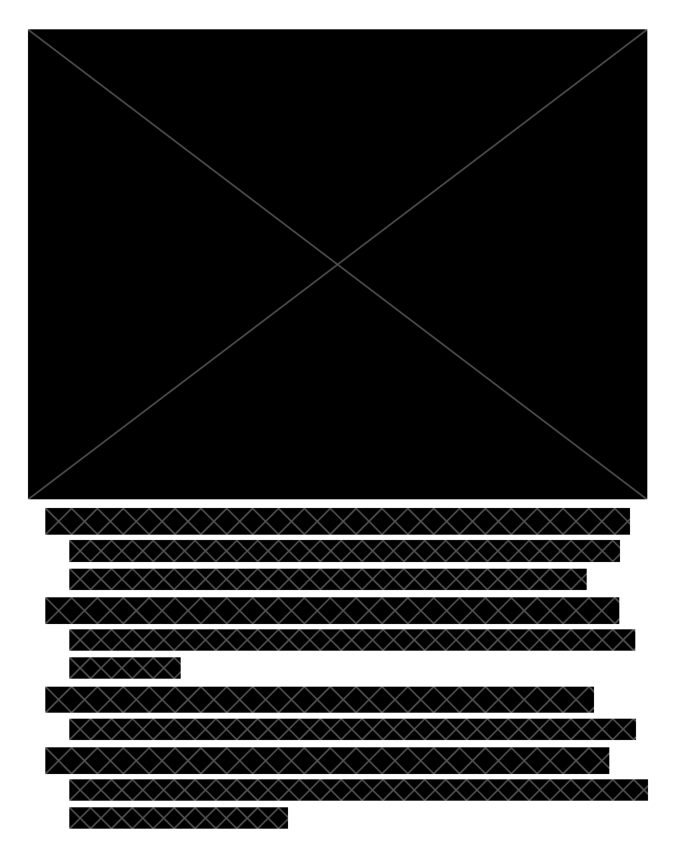
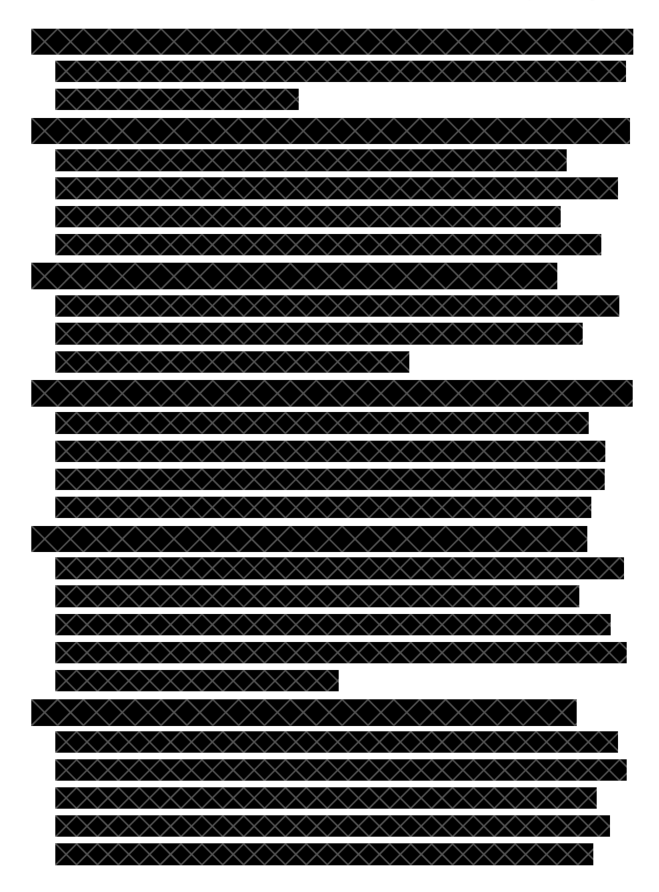


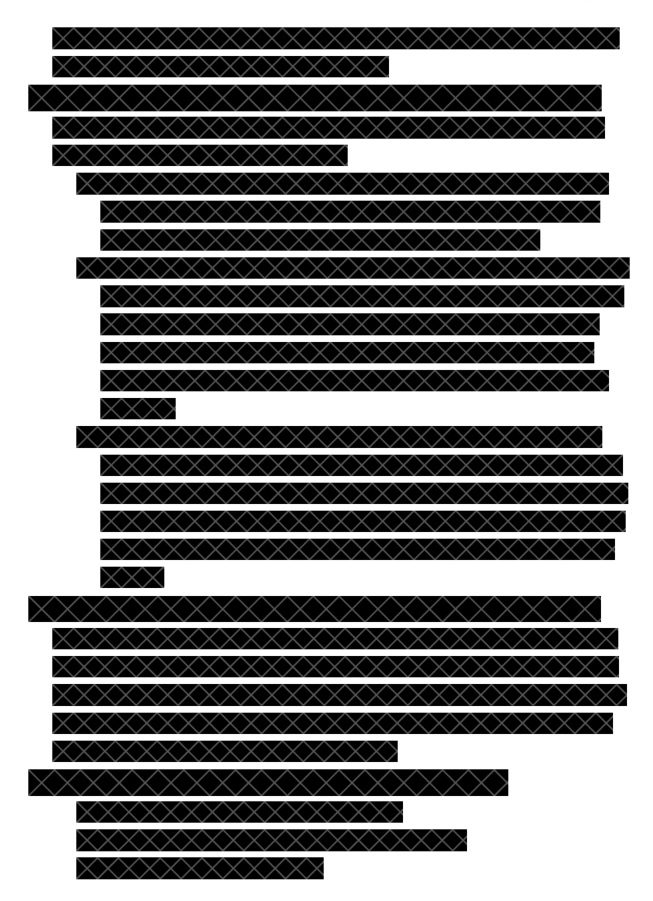
Exhibit 33 Security Plan

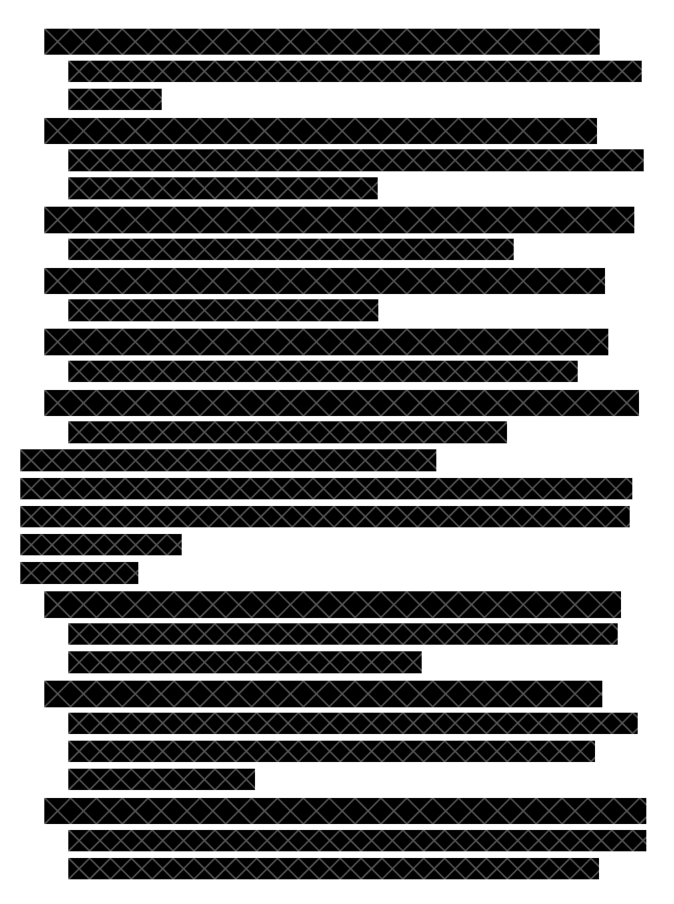


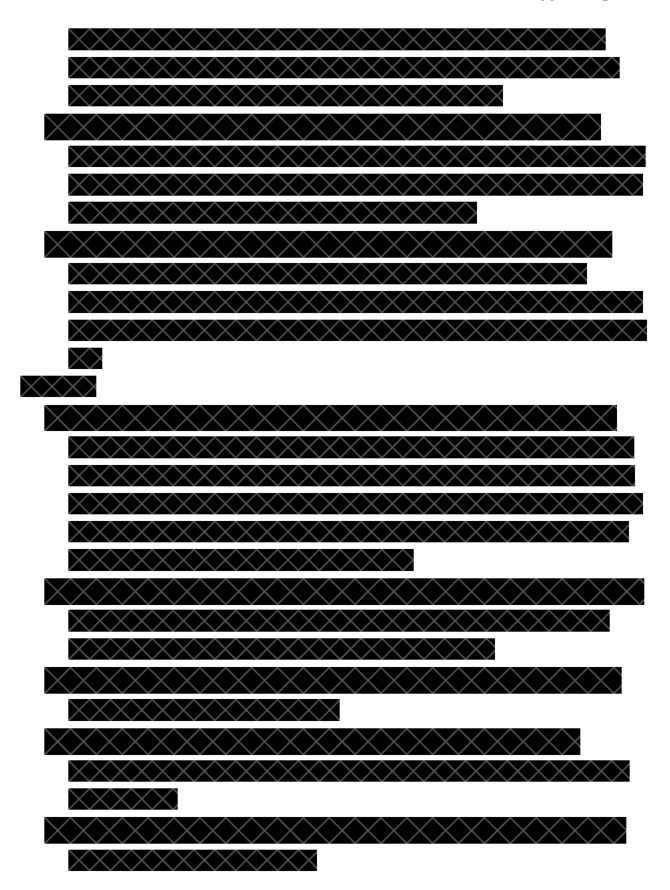


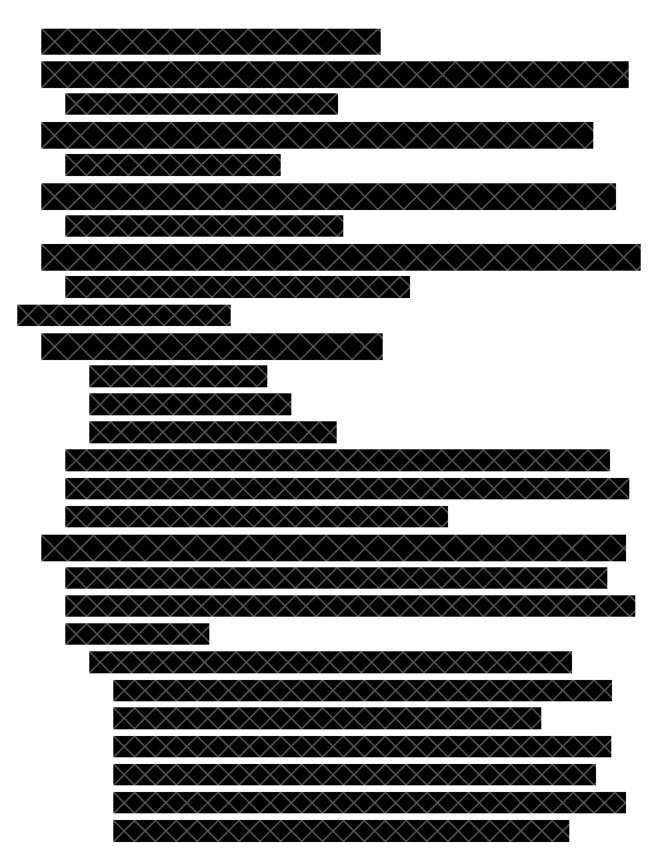


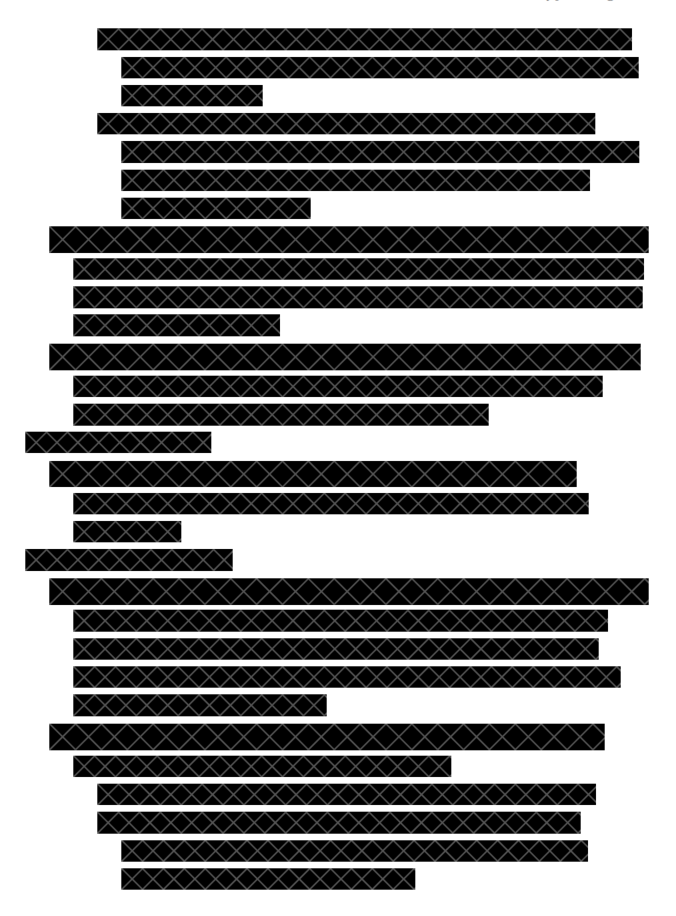












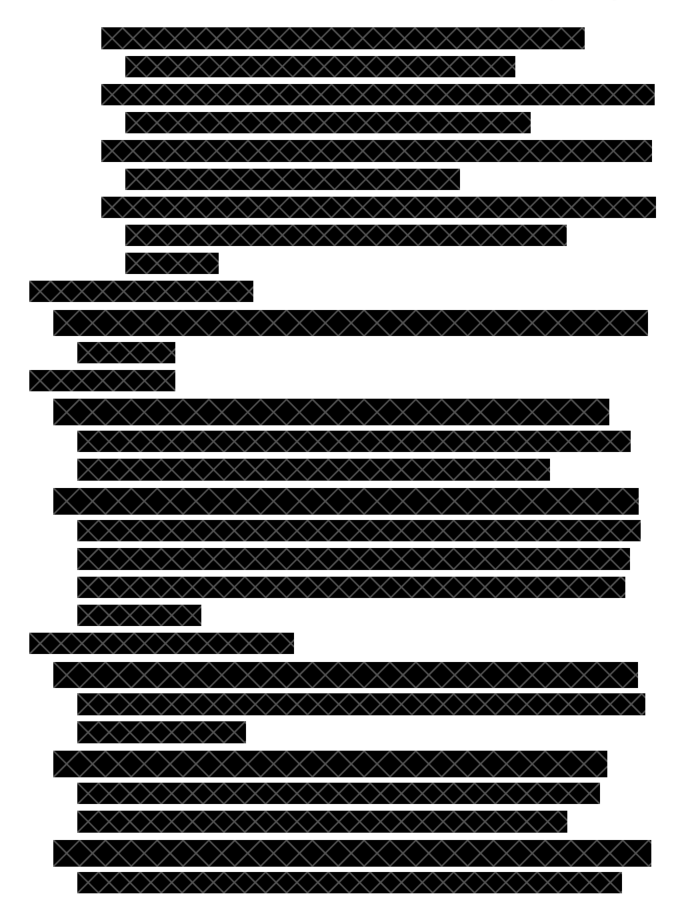
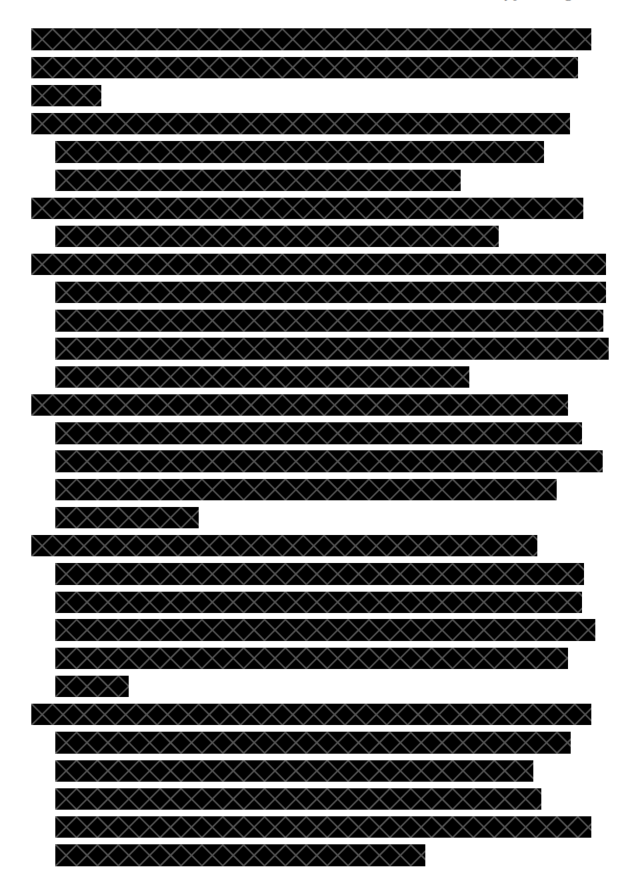
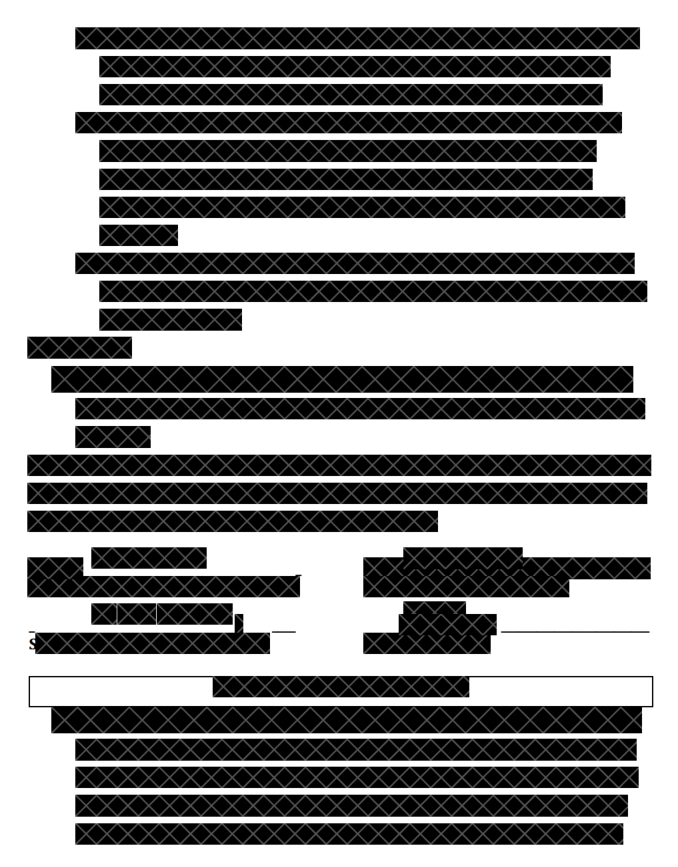
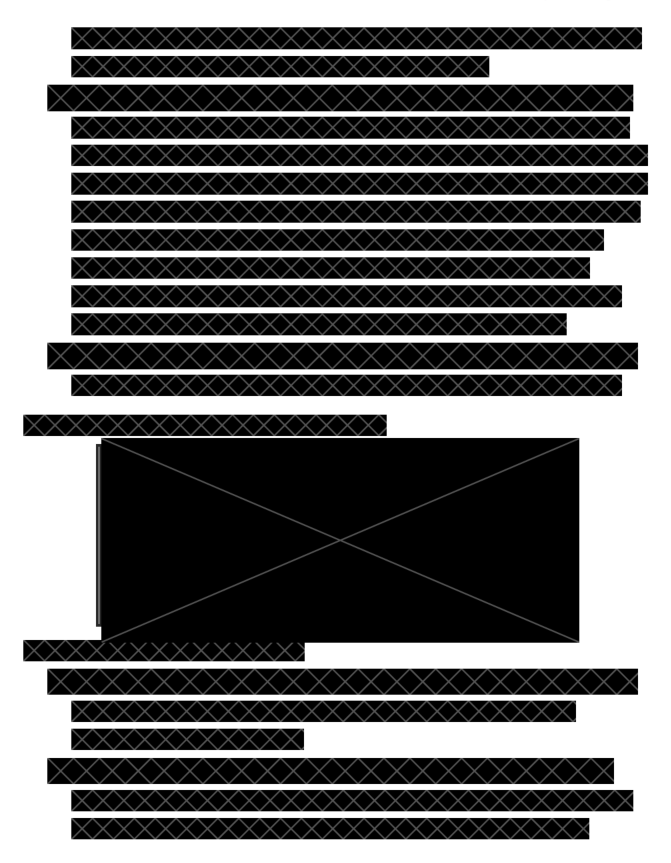
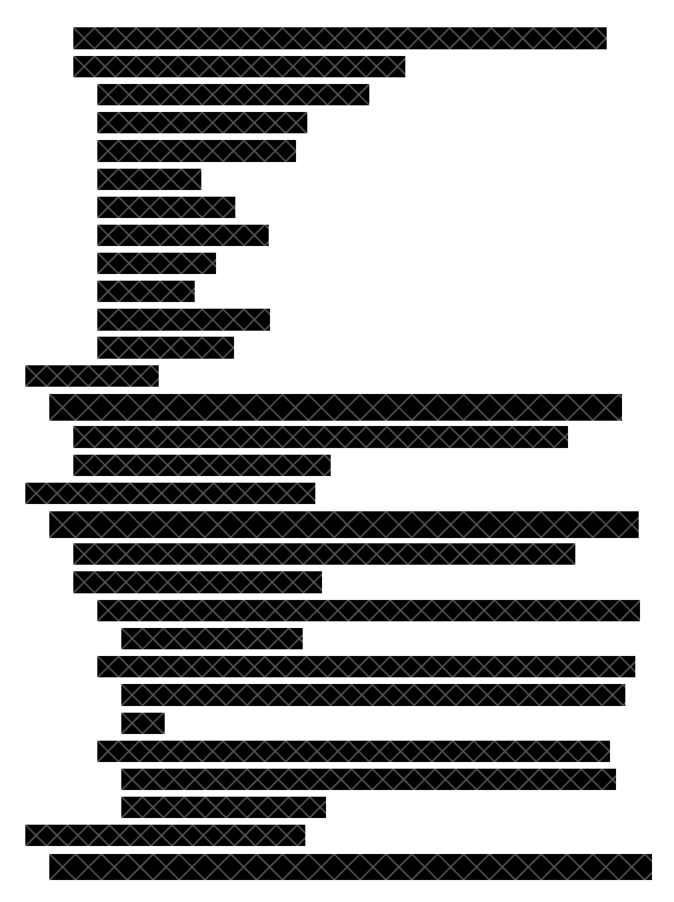


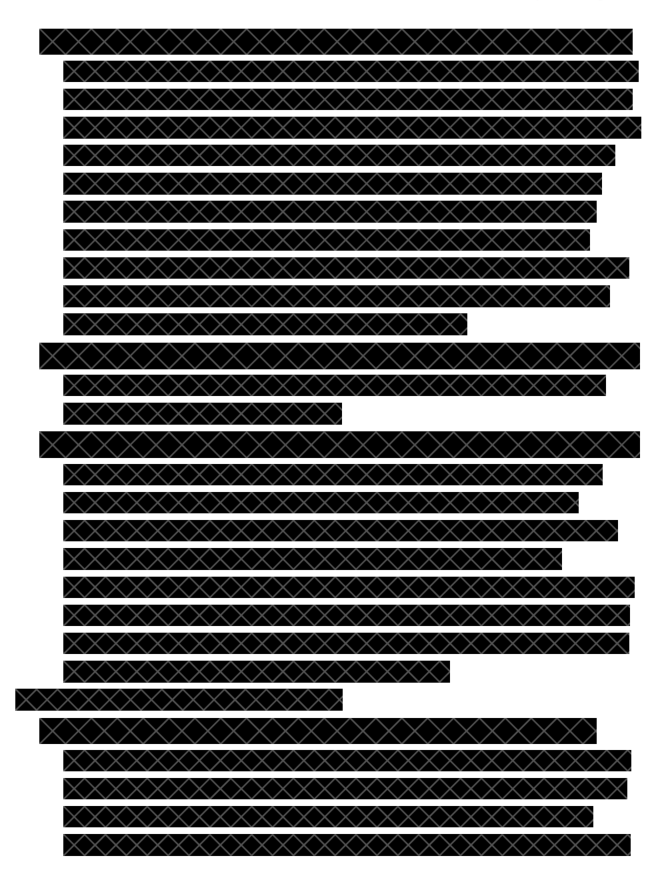
Exhibit 33 Security Plan











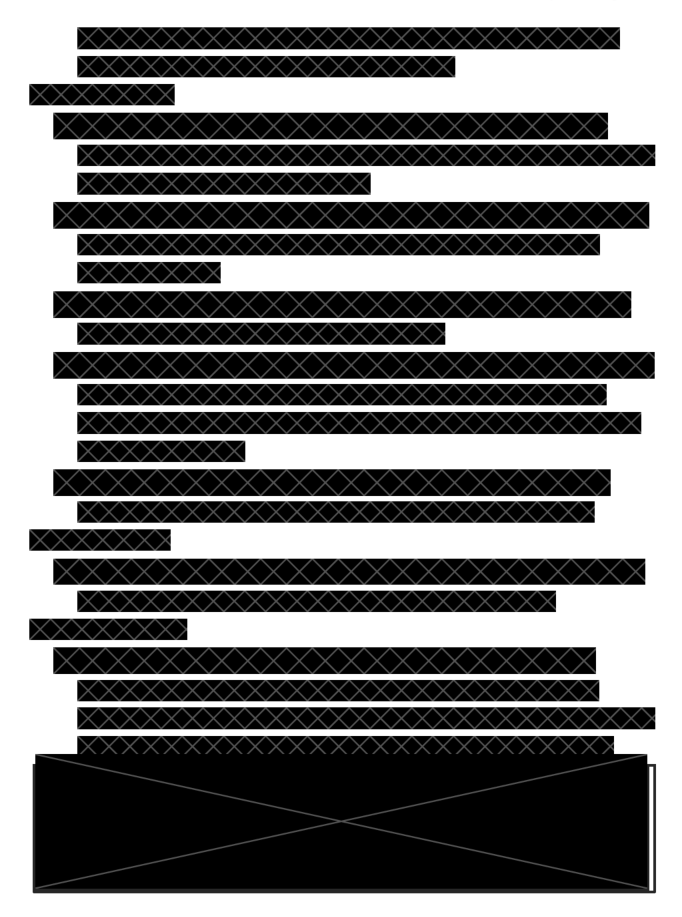


Exhibit 33 Security Plan

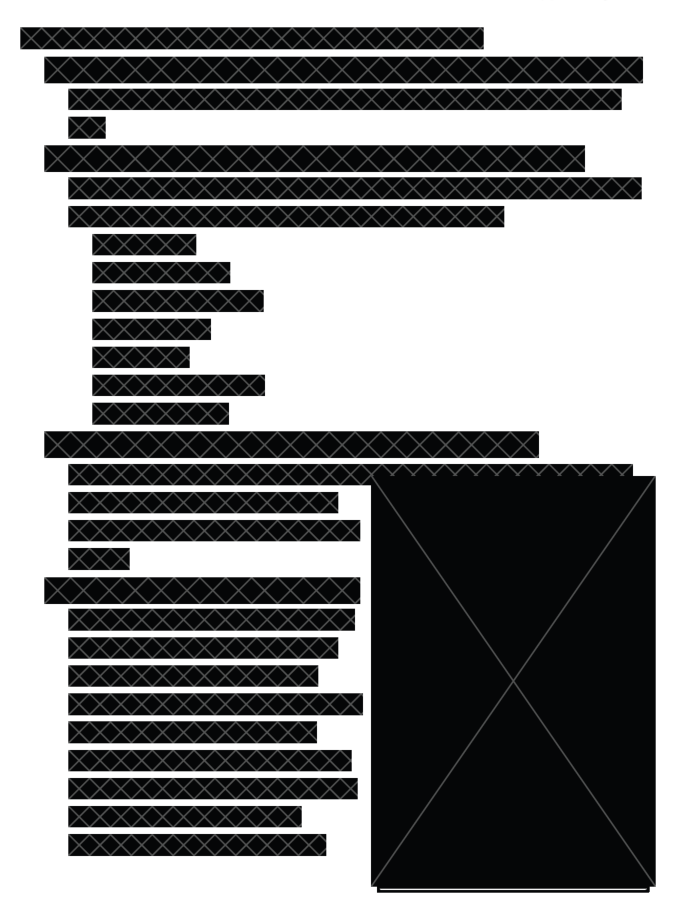
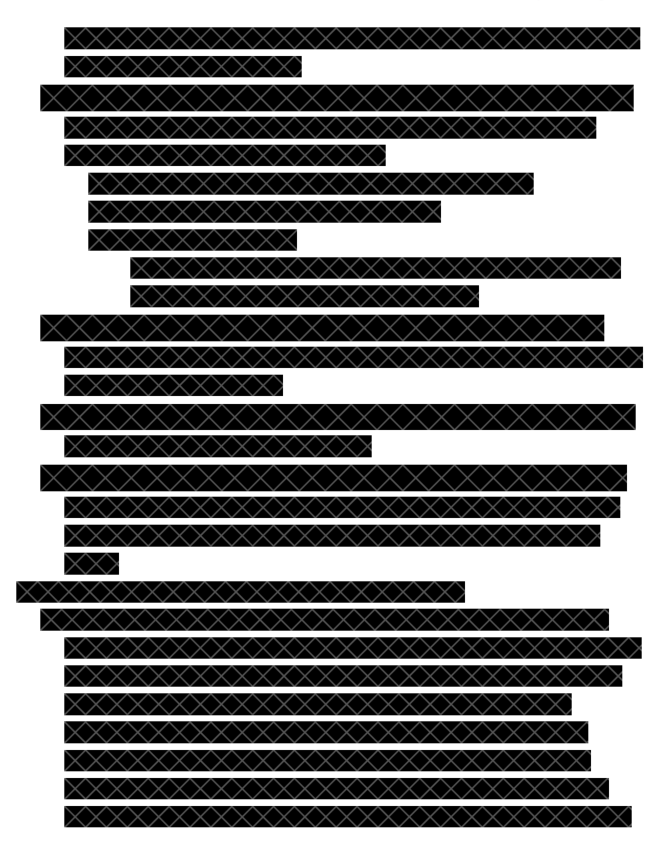
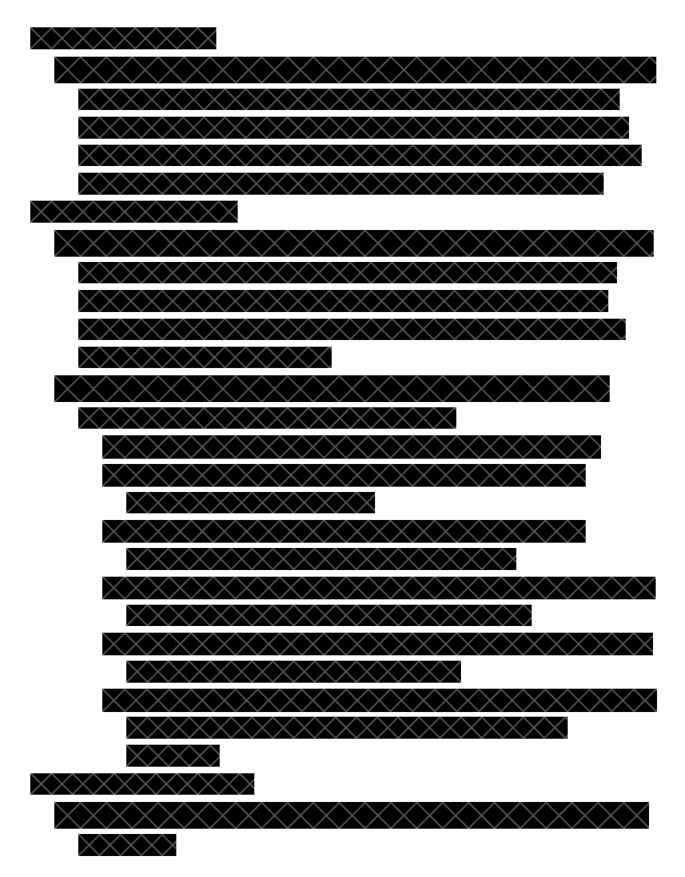
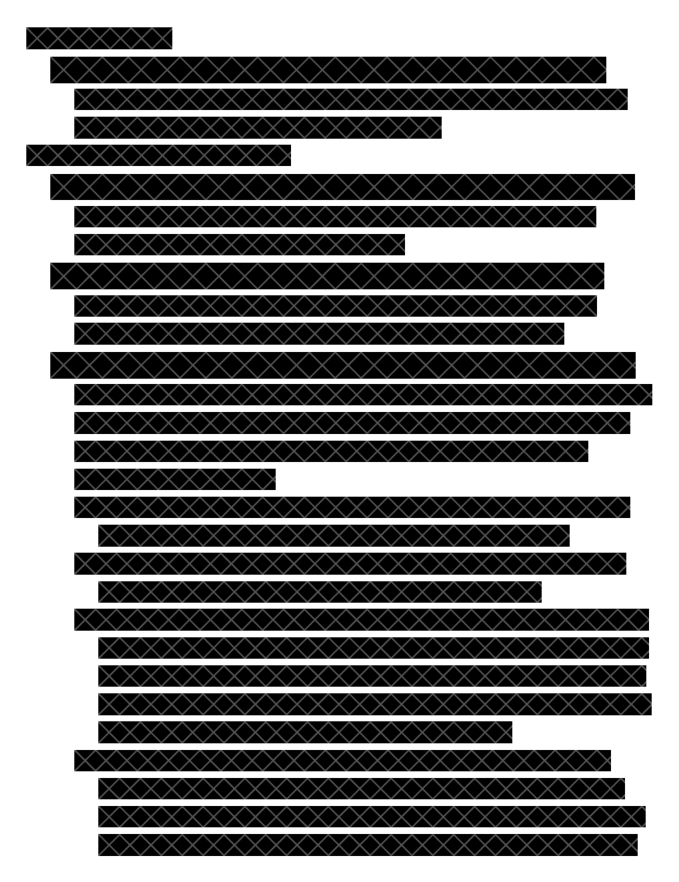
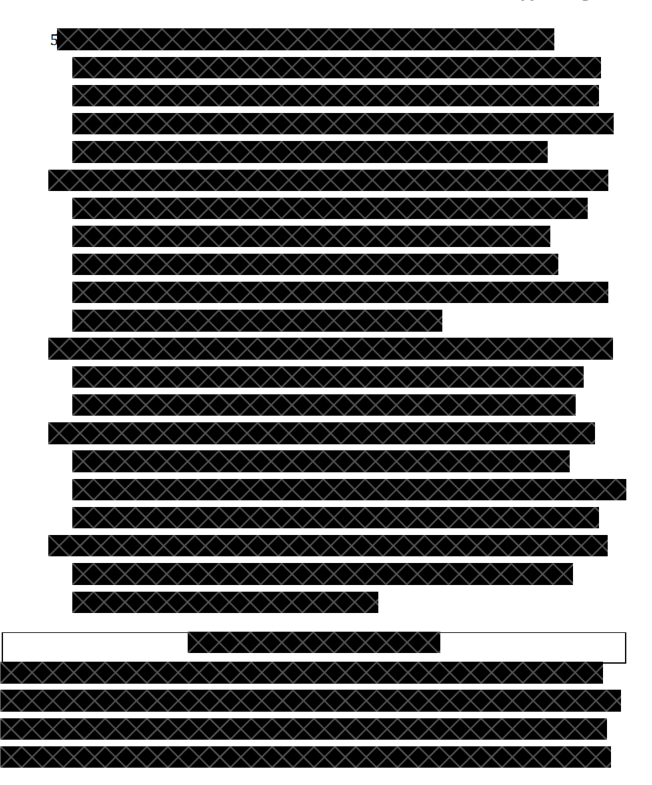


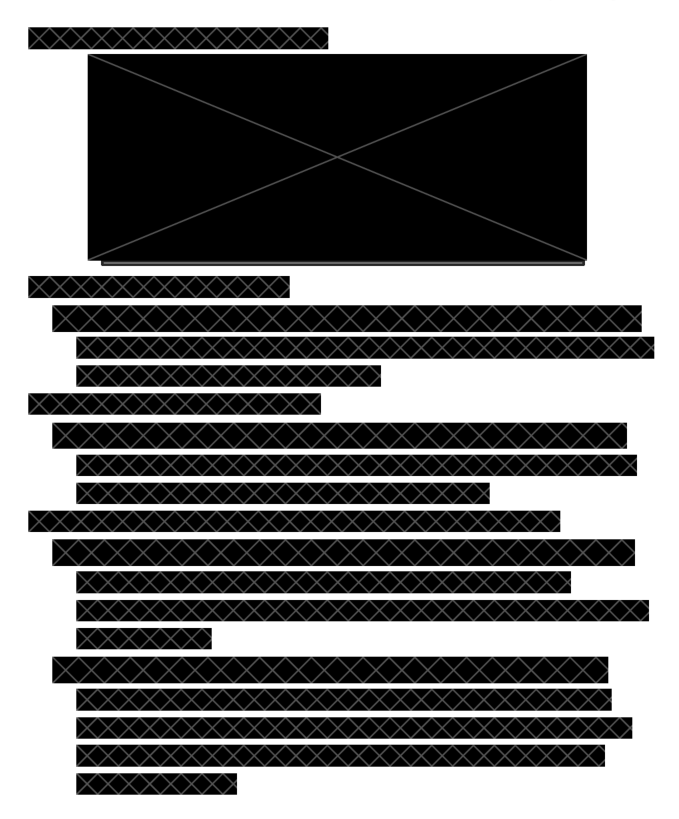
Exhibit 33 Security Plan

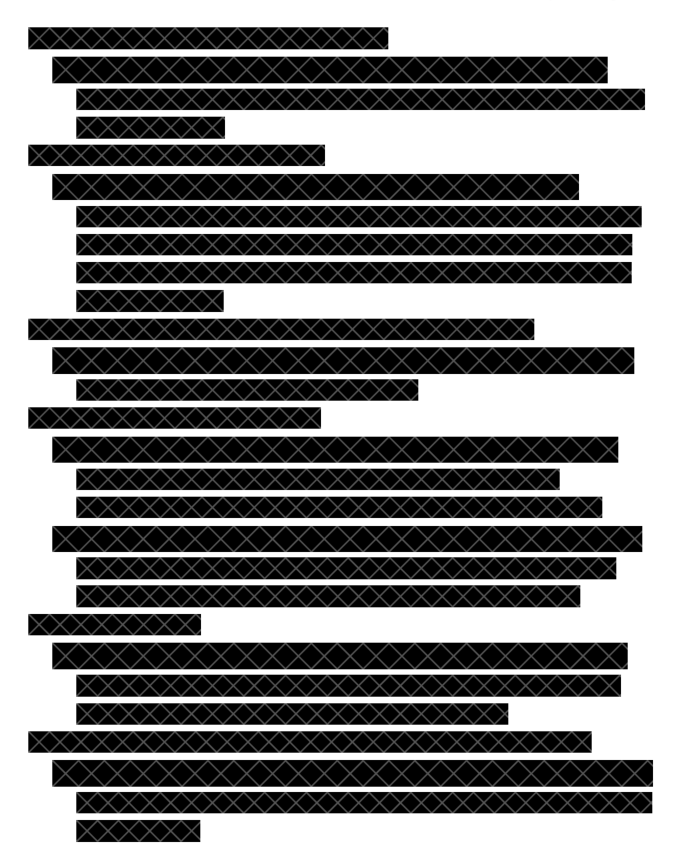












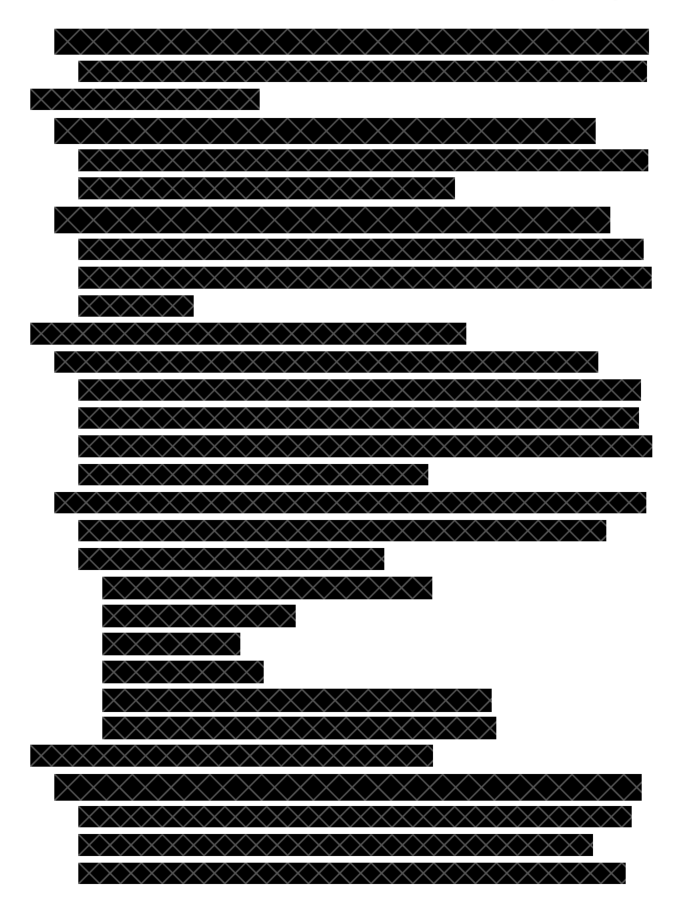
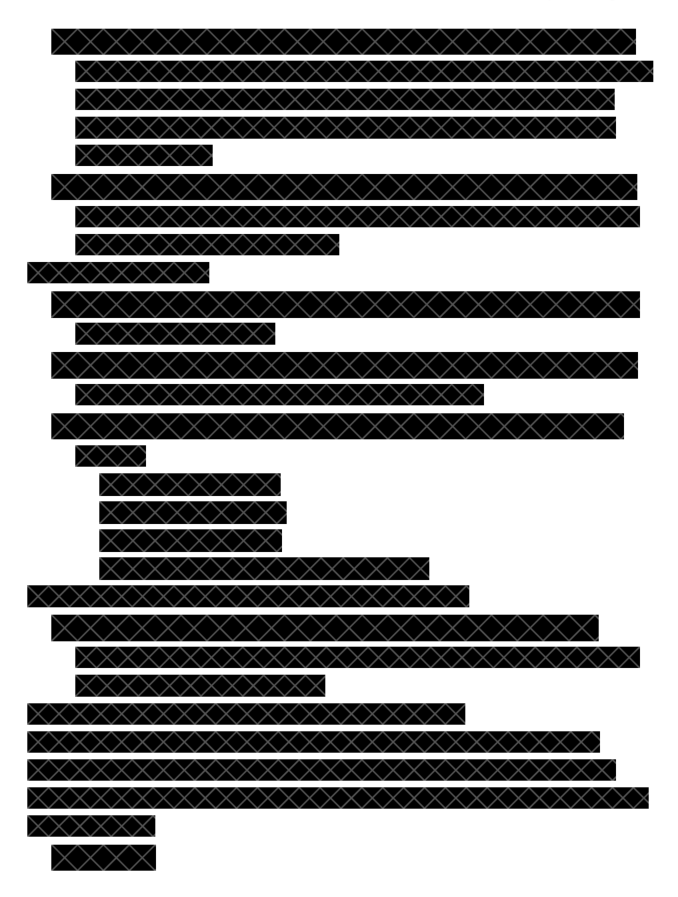


Exhibit 33 Security Plan





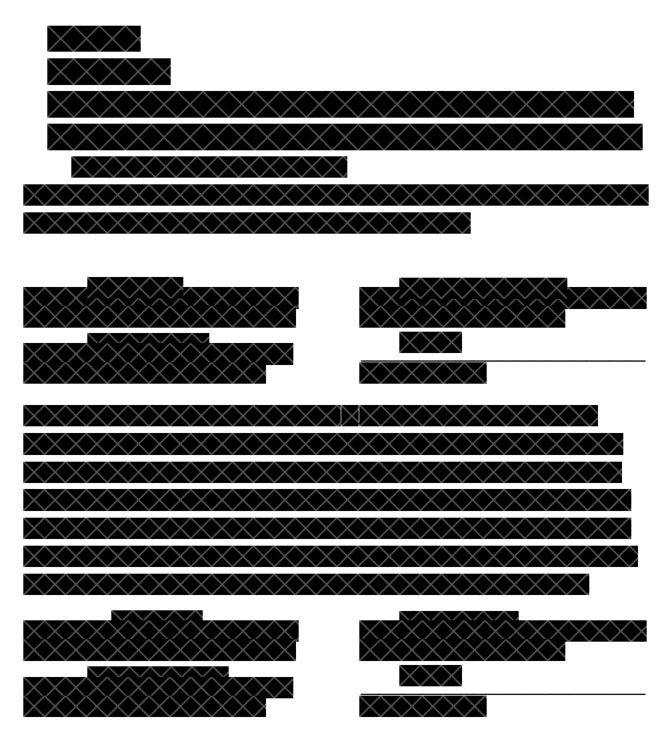


Exhibit 34 – Personnel

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

CEO / CFO

Title of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

2/28/23

Verification Date

FORM G: PERSONNEL ROSTER & VERIFICATION

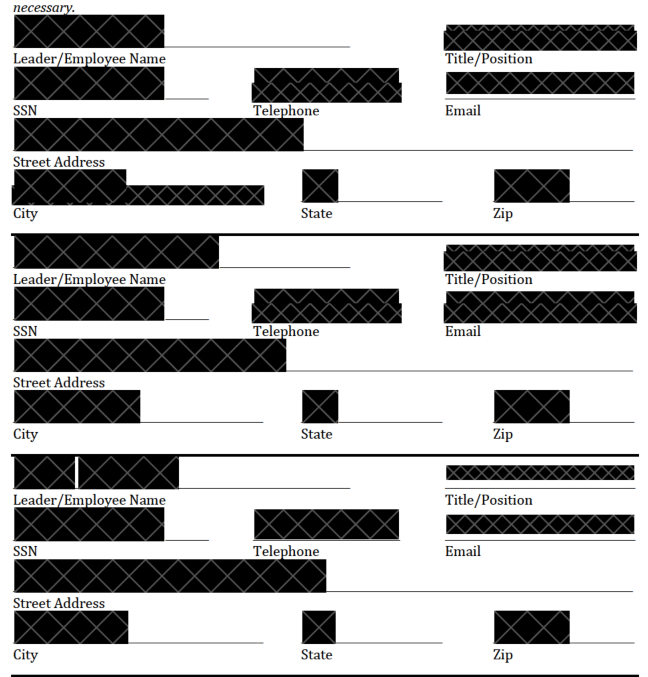
Green Bud, LLC

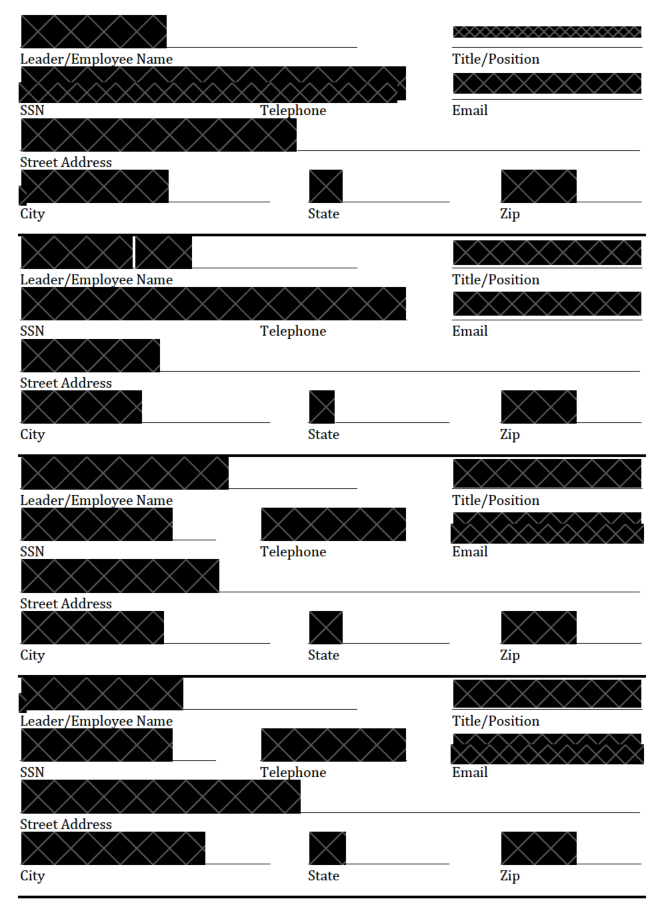
Integrated

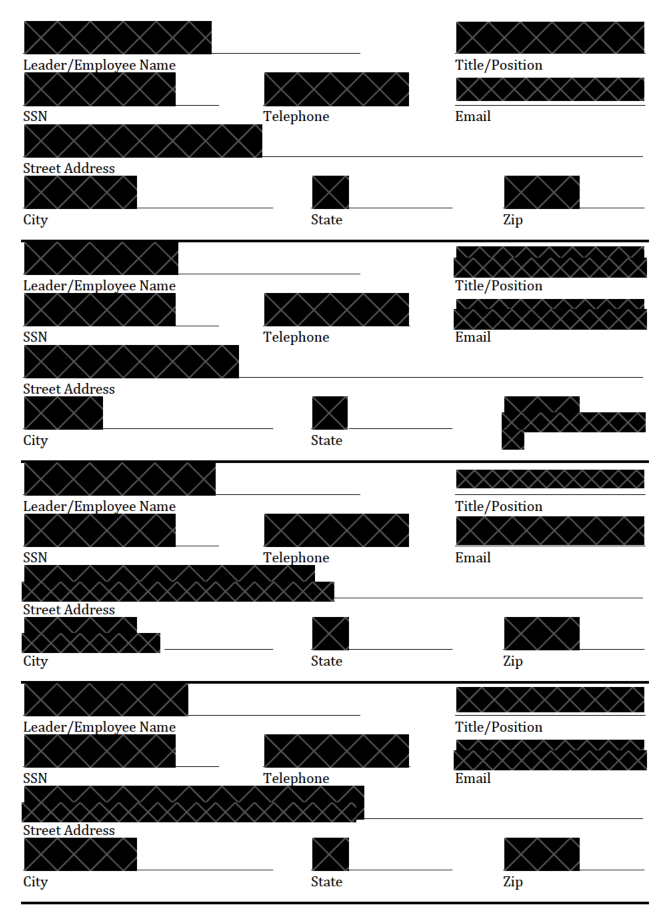
Business License Applicant Name

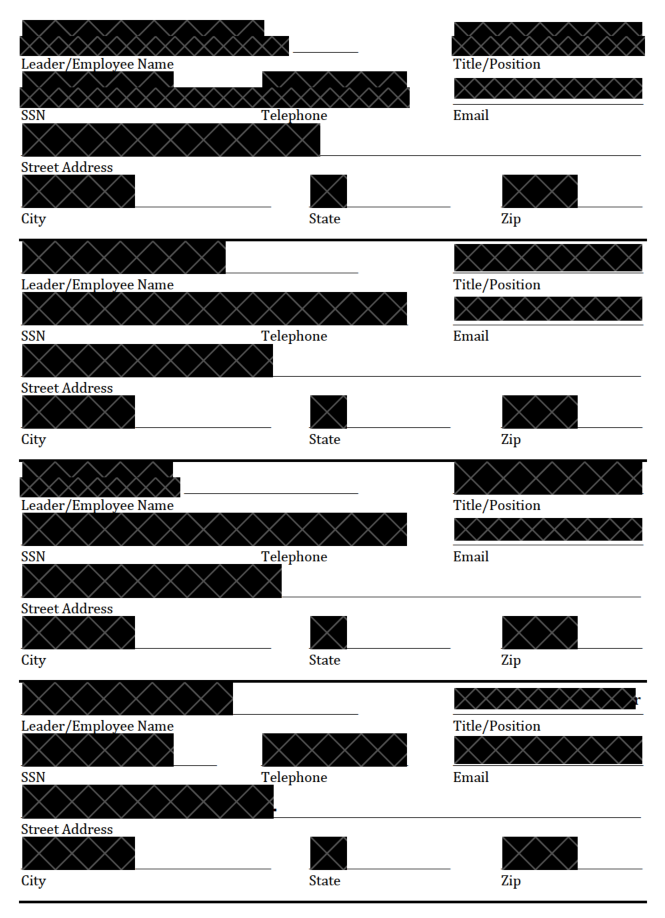
License Type

Complete the following information, current to within thirty (30) days prior to the date of application, for all personnel (each leader and employee) affiliated with the Applicant. Attach additional forms if











Form G: Personnel Roster & Verification Page 2

$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times$		$\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times\!\!\times$
Leader/Employee Name	$\times\!\!\times\!\!\times\!\!\times\!\!\times$	Title/Position
SSN	Telephone	Email
Street Address		
City	State	Zip
Leader/Employee Name		Title/Position
SSN	Telephone	Email
Street Address		
City	State	Zip
Leader/Employee Name		Title/Position
SSN	Telephone	Email
Street Address		
City	State	Zip

Applicant Verification: The undersigned hereby verifies that the information provided hereinabove (and attached, as necessary) constitutes a complete and accurate roster of personnel of the Applicant. The undersigned further verifies that, if the Applicant is issued a business license, each individual listed hereinabove (and attached, as necessary) will be registered to the AMCC website and will undergo appropriate pre-employment background checks.

Josh Brunner

Printed Name of Verifying Individual

Signature of Verifying Individual

Chief Executive Officer and Chief Financial Officer

Title of Verifying Individual

02/28/2023

Verification Date

License Type: Integrated

Exhibit 35 – Business Leadership Credentials

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

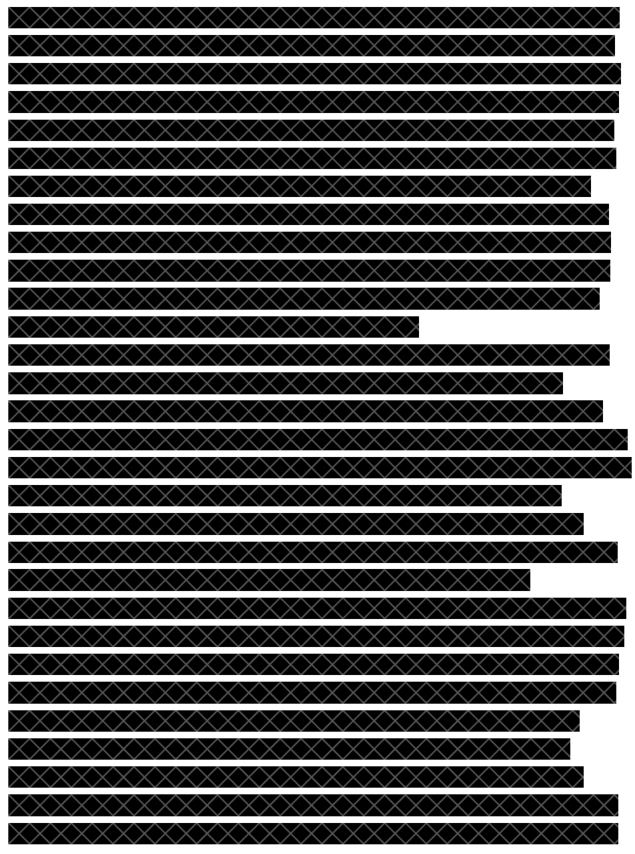
Signature of Verifying Individual

CEO / CFO

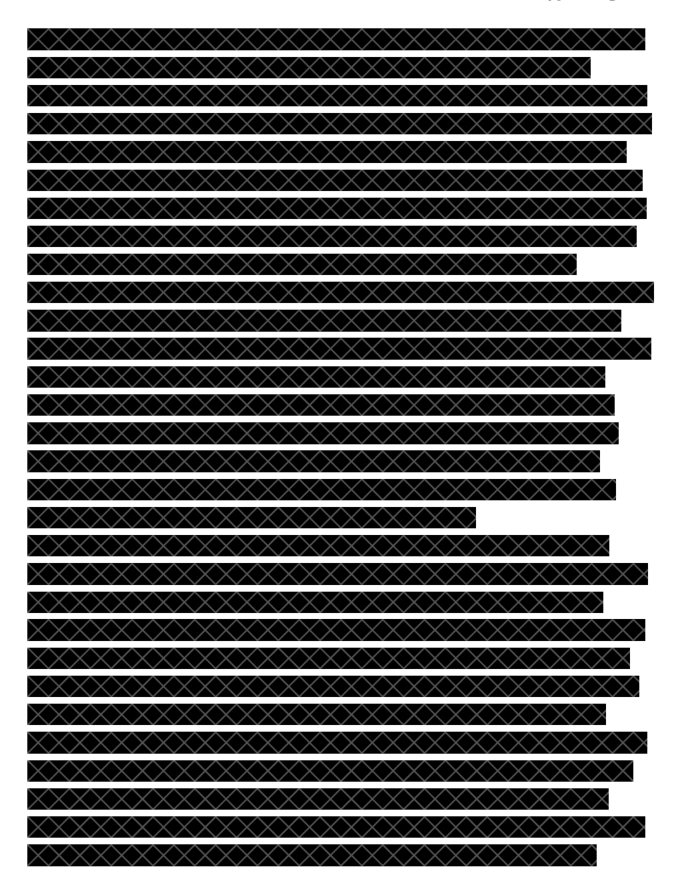
Title of Verifying Individual

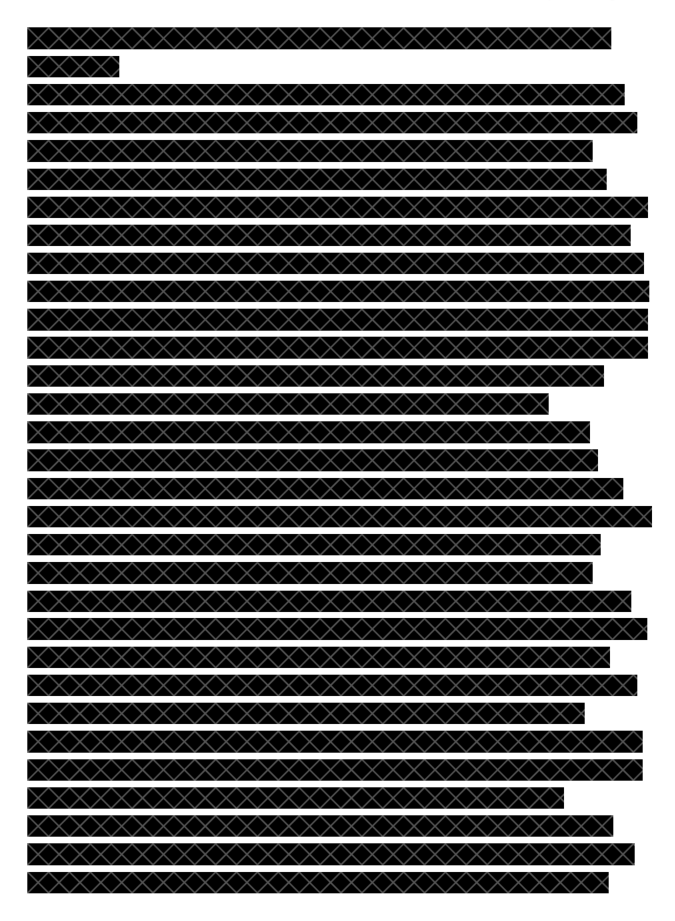
2/15/23

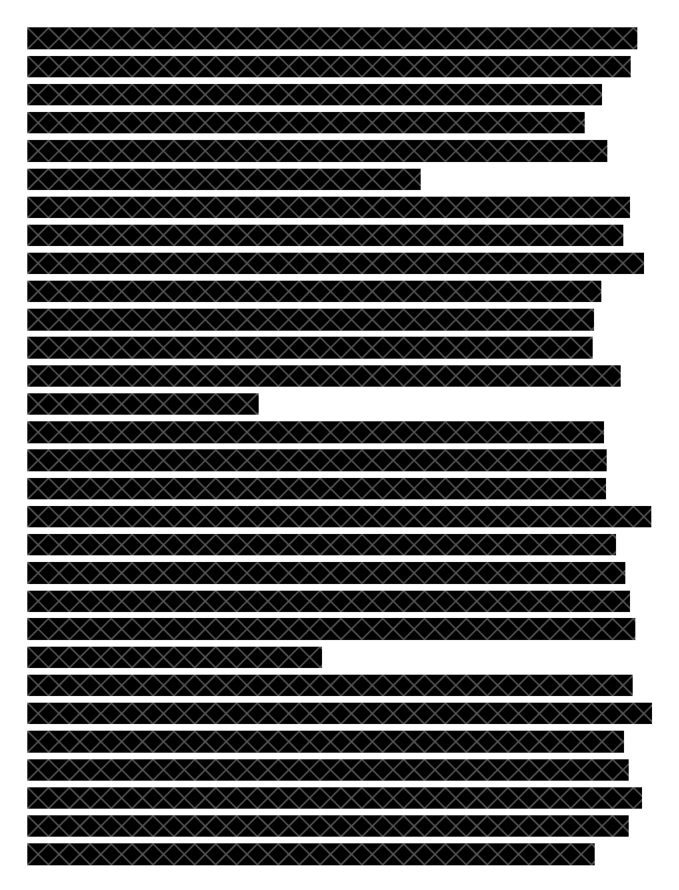
Verification Date

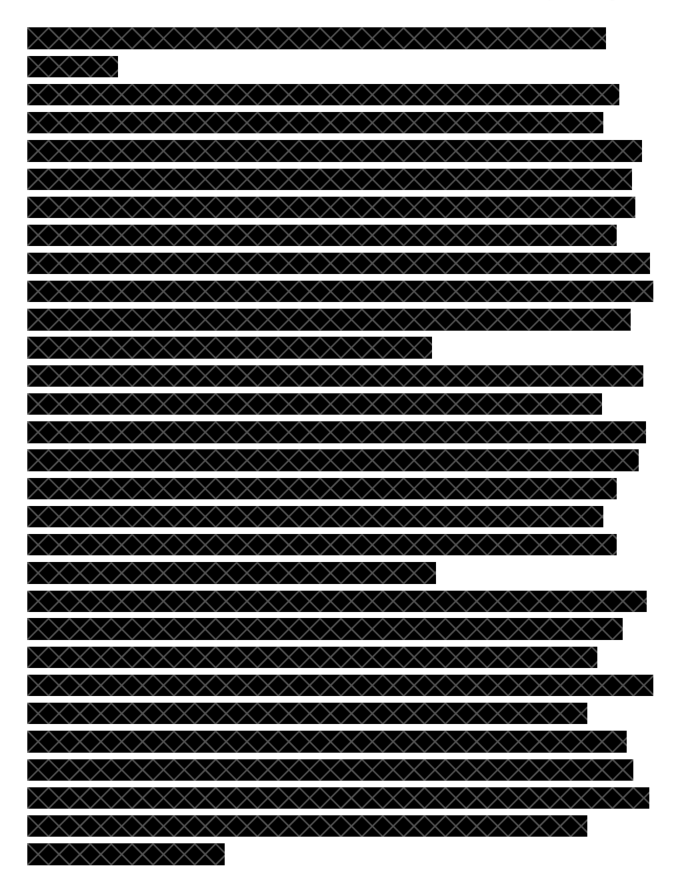


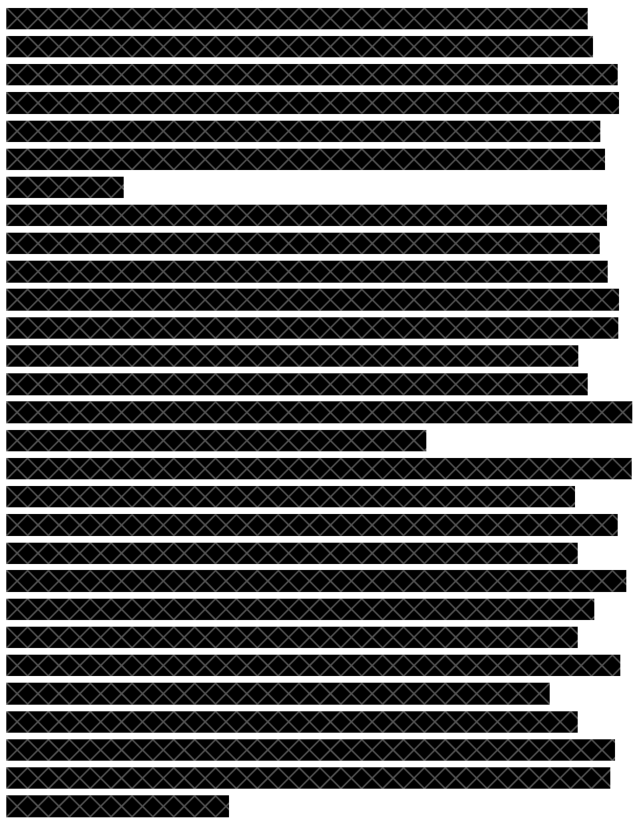
<u>35.1 – A curriculum vitae for the business leaders</u>



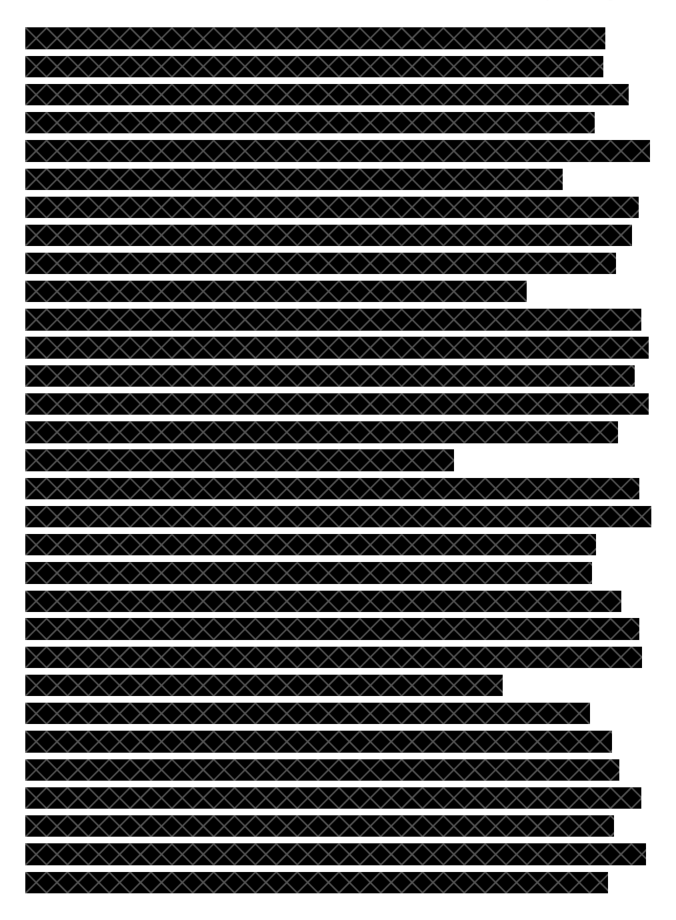


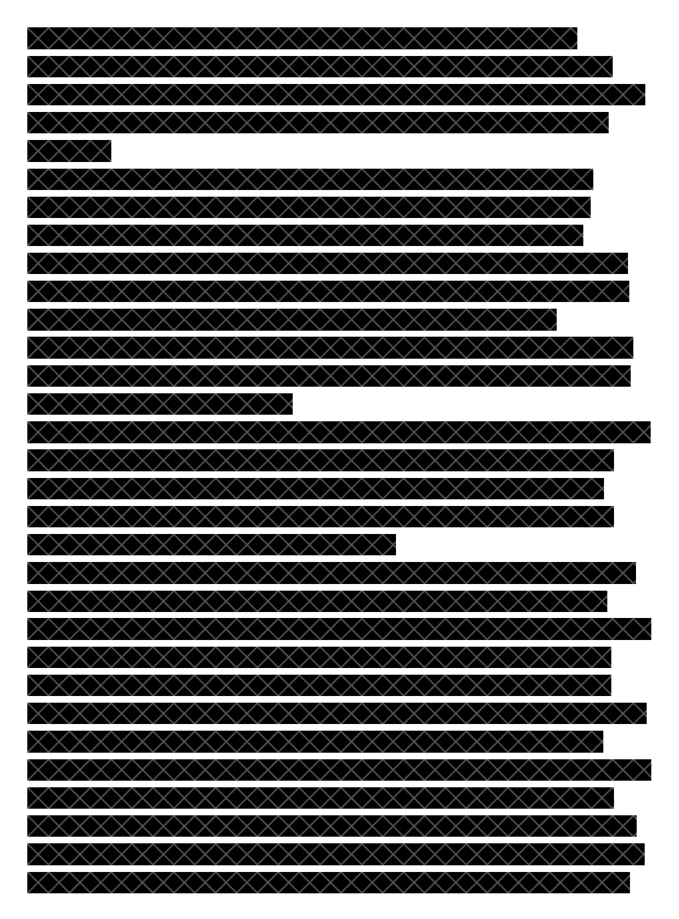


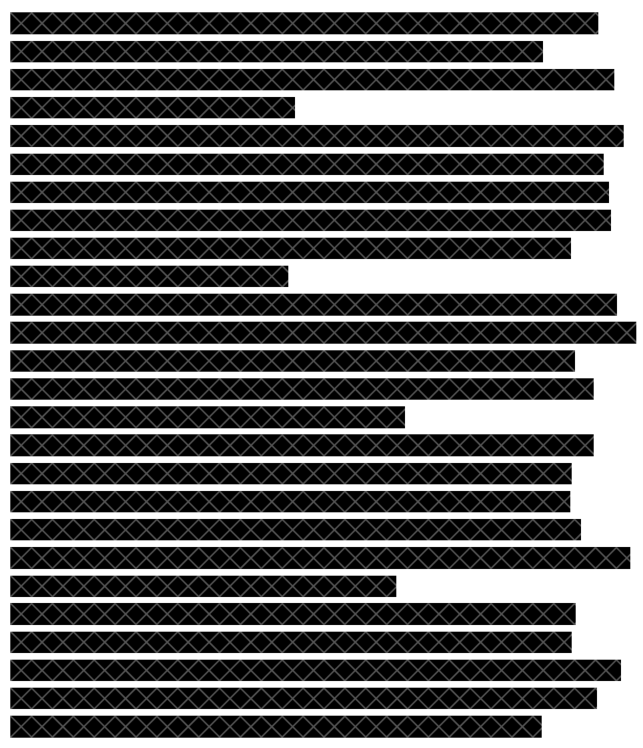




35.2 - A detailed explanation of key roles

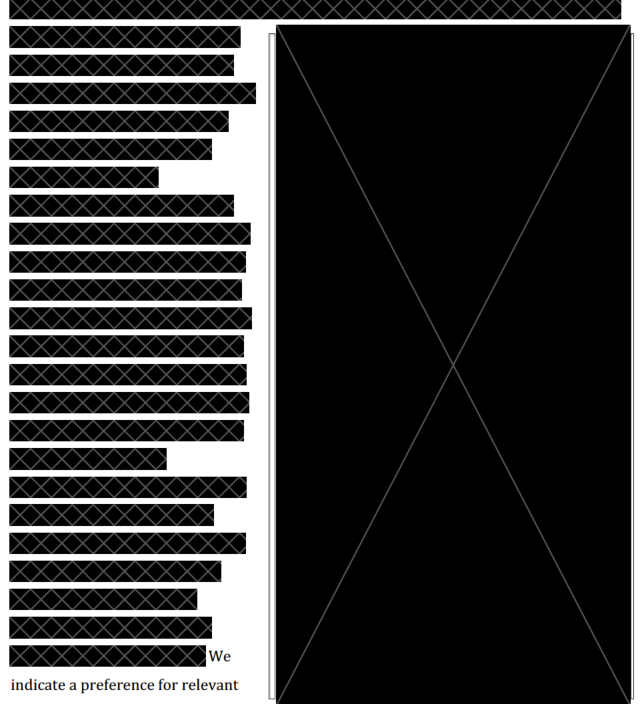






35.3 – A 5-year hiring plan for its employees, identifying the types, positions,
required education, required experience, and expected roles of such personnel.
The applicant estimates it will hire 130 employees within the first year of commencing

operations for the proposed integrated medical cannabis company. See the chart below identifying the positions and types of roles we expect to hire. Based on our experience operating a medical cannabis startup business in a new legal state, and considering our estimate of the market growth and correspondingly planned facility expansions, we would expect our operational workforce to increase approximately 3



experience for all other roles, but will prou y everage our eep y experience management team in developing and training a workforce which we expect to be eager, although fairly inexperienced given it is a new industry for the State.

Exhibit 36 – Employee Handbook

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

The applicant has provided the outline for the company's employee handbook below. The detailed handbook will be completed by the C3PO in conjunction with the human resources director. The final version will be completed and available within 30 days of obtaining licensure.

- Safety policies, including personnel safety and crime prevention techniques.
- The company's policies on drug and alcohol use, including prohibition of being under the influence while on duty.
- The company's policies on harassment, discrimination, and retaliation.
- The company's policies on medical cannabis use, including procedures for obtaining and using medical cannabis products, as well as the process for obtaining a medical cannabis card.
- The company's policies on the use of company property, including the use of company vehicles, equipment, and facilities.
- The company's policies on the use of technology, including the use of companyprovided computers and other devices, as well as guidelines for the appropriate use of the internet and email.
- The company's policies on attendance and punctuality, including guidelines for arriving to work on time and for taking time off.
- The company's policies on employee conduct, including guidelines for professional behavior and for maintaining a respectful and productive work environment.
- The company's policies on employee development and training, including opportunities for professional development and opportunities for advancement within the company.
- The company's policies on compensation and benefits, including information on pay and benefits, as well as the process for filing a complaint or grievance.
- The company's policies on compliance and regulations, including procedures for ensuring that the company is in compliance with all relevant laws and regulations, and guidelines for reporting and responding to any compliance issues that arise.

- The company's policies on termination, including the process for terminating an employee and the grounds for termination.
- The company's policies on confidential information, including guidelines for handling and protecting sensitive information, such as patient and caregiver information, financial information, and other confidential data.
- The company's policies on security, including guidelines for maintaining the security of company property and for protecting against theft and other crimes.
- The company's policies on emergency procedures, including guidelines for responding to emergencies and for notifying appropriate authorities.
- The company's policies on the use of company's resources and facilities, such as the use of company's vehicles, equipment, and facilities, etc.
- The company's policies on the rights and responsibilities of employees, including information on employee rights and the process for filing a complaint or grievance.
- The company's policies on the process for reporting and responding to any issues or concerns that employees may have, including a protocol for whistleblower protection.

Exhibit 37 – Secure Transport Drivers

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

FORM H: SECURE TRANSPORT DRIVERS

Complete a separate form and verification for each of the Applicant's secure transport drivers. Green Bud, LLC Integrated

Business License Applicant Name			Lic	License Type		
Secure	e Trans ort Di	river Information	n			
ssue	y tate	um er	ssue ate		xp rat on ate	
List all	ons. Fines & Vi motor vehicle additional form	citations, fines, an	nd violations received by t	he driver in th	e last three (3) years.	
Type (s	select all that a	pply): Citati	ion Fine Violatio	n		
Violati	on/Charge		Iss	ued By		
Date of	f Occurrence	I	Location (City/County)	Lo	ocation (State)	
Dispos	ition/Amount			Date of D	isposition	
Type (s	select all that a	pply): Citati	ion Fine Violatio	n		
Violati	on/Charge		Iss	ued By		
Date of	f Occurrence	I	Location (City/County)	Lo	ocation (State)	
Dispos	ition/Amount			Date of D	isposition	
Type (s	select all that a	pply): Citati	ion Fine Violatio	n		
Violati	on/Charge		Iss	ued By		
Date of	f Occurrence	Ī	Location (City/County)		ocation (State)	
Dispos	ition/Amount			Date of D	isposition	

Type (select all that apply):	Citation Fine Violation	L
Violation/Charge	ed By	
Date of Occurrence	Location (City/County)	Location (State)
Disposition/Amount		Date of Disposition
Type (select all that apply):	Citation Fine Violation	
Violation/Charge	ed By	
Date of Occurrence	Location (City/County)	Location (State)
Disposition/Amount		Date of Disposition
Type (select all that apply):	Citation Fine Violation	
Violation/Charge	ed By	
Date of Occurrence	Location (City/County)	Location (State)
Disposition/Amount		Date of Disposition

<u>Applicant Verification</u>: The undersigned hereby verifies that the information provided hereinabove (and attached, as necessary) constitutes complete and accurate information for the secure transport driver identified hereinabove (and attached, as necessary). The undersigned further verifies that the secure transport driver identified hereinabove is at least 21 years of age and has a minimum of three (3) years driving experience.

Josh Brunner

Printed Name of Verifying Individual

Signature of Verifying Individual

CEO I CFO

Title of Verifying Individual

2/15/2023

Exhibit 38 – Driver's Manual

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

The applicant driver's manual is included below detailing the qualifications, standards, and procedures to be met and followed by its drivers and prospective drivers.

- Drivers must possess the following qualifications. They must also pass a background check and drug test before being hired.
 - Must be at least 21 years of age
 - Must have a valid driver's license with a clean driving record
 - Must pass a comprehensive background check
 - Must be knowledgeable of the regulations and laws related to the medical cannabis industry and transportation
 - Must be physically capable of performing the duties required of the position
 - Must be able to read, write, and communicate effectively in English
- Drivers must comply with all federal, state, and local laws, including traffic laws, regulations, and guidelines. They must also abide by the company's policies and procedures as outlined in the Employee Handbook.
- Drivers must complete a pre-trip inspection of the vehicle and security features to ensure they are in good working condition, including but not limited to the following:
 - Air conditioning in the secured storage area is working properly
 - Coolant levels at the appropriate fill line
 - Engine oil at the appropriate fill line
 - Windshield wash fluid at the appropriate fill line
 - Windshield wipers do not have tears or other defects
 - Exterior lights including headlights and signals are working properly
 - Tire pressure and condition check
 - Gas is of an adequate level to facilitate not requiring stopping to refill while transporting controlled substances



- Drivers must follow all safety protocols, including wearing seat belts, obeying posted speed limits, and avoiding distractions while driving. They must also report any accidents or incidents to the proper authorities.
- Drivers must follow all procedures for loading and unloading the medical cannabis, including securing the products, and ensuring the integrity of the products.
- Drivers must maintain accurate transportation manifests, route plans, and other required logs, including the destination, time of arrival, and any issues encountered during transportation.

- Drivers must communicate regularly with the security and secured transportation office at the cultivation and processing facility / distribution hub, and keep them informed of their location and estimated time of arrival.
- Drivers must report any incidents, accidents, or security breaches that occur during transportation to the appropriate authorities and the company's compliance officer.
- Drivers must maintain professional conduct, including being polite and respectful to customers and other drivers.
- Drivers must be familiar with the company's emergency procedures and know how to respond in the event of an accident or other emergency.
- Drivers must report any issues with the vehicle to the maintenance department and follow the company's protocol for vehicle maintenance.
- Smoking and eating is prohibited in the company's vehicles.
- Drivers must maintain a professional appearance, refrain from using profanity, and refrain from making offensive or discriminatory comments while on duty.
- The company's vehicles are for company's use only and drivers are prohibited from using the vehicles for personal use.
- Drivers must comply with all traffic laws and regulations, and must avoid any actions that could lead to a violation, such as speeding, reckless driving, or operating the vehicle while under the influence of drugs or alcohol.
- Drivers must comply with the company's security protocols, including locking the vehicle when it is parked and maintaining the confidentiality of the products and the company's information.
- Drivers must comply with all company policies and regulations, including the employee handbook, the driver's manual, and the company's compliance and regulation policies.

Exhibit 39 – Quality Control and Quality Assurance Plan

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

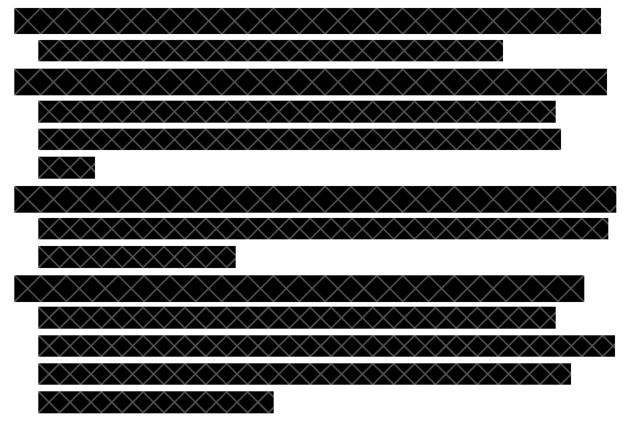
Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

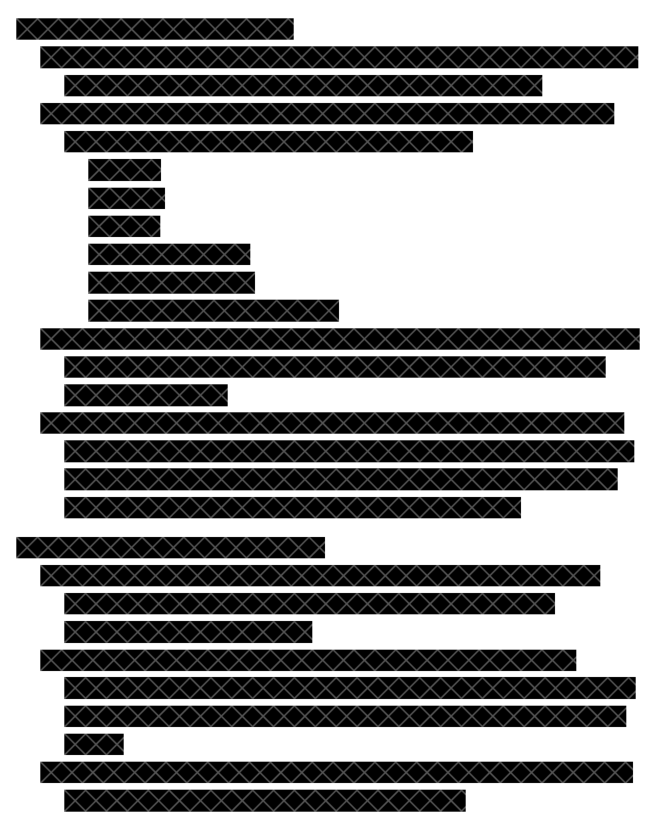
The applicant considers the following quality control and quality assurance plan as the foundation for its competitive advantage in being able to deliver the highest standard in medical cannabis products to Alabama patients. The responsibility of potentially operating one of the initial integrated medical cannabis businesses in the State is not taken lightly by the company's assembled senior management. Several members of this significantly seasoned team have contributed to the following plan; designed to grow medical-grade cannabis, which will be used to manufacture pharmaceutical-grade medical cannabis products, worthy of setting the standard for quality. The following individuals will also play an extensive role in the implementation and application of this plan at our cultivation and processing facility, leaning on their significant professional experience.

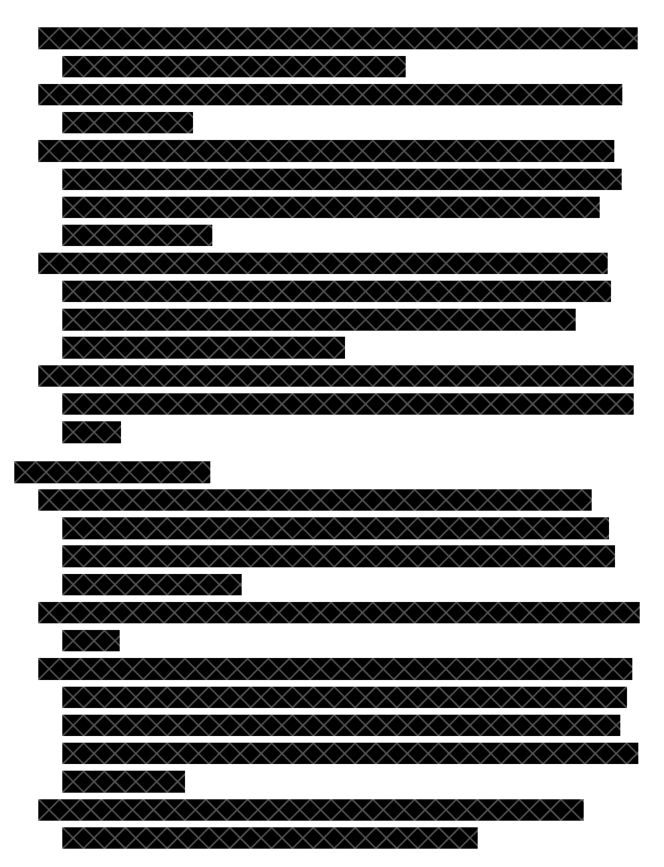


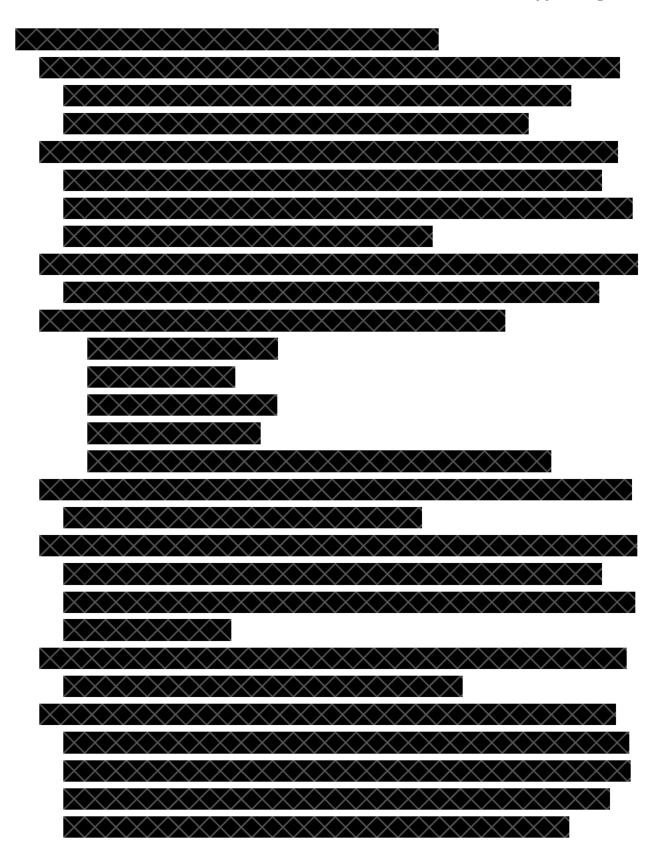
39.1 Overview of steps to ensure high quality in the cultivation and manufacturing process

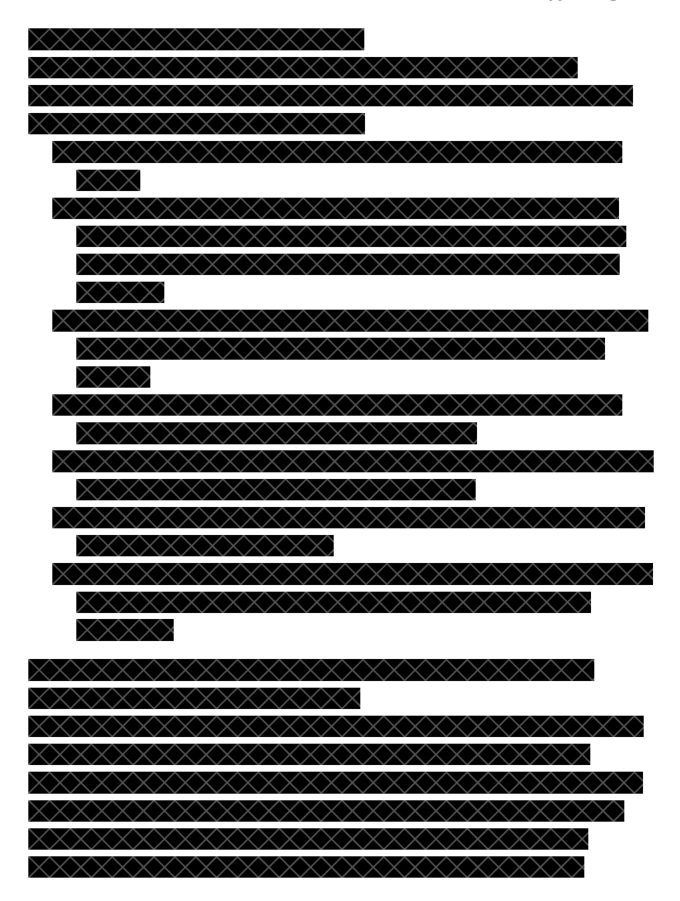
The company will implement the following protocols throughout the cultivation and processing phases and activities in order to grow appropriate medical grade cannabis, and

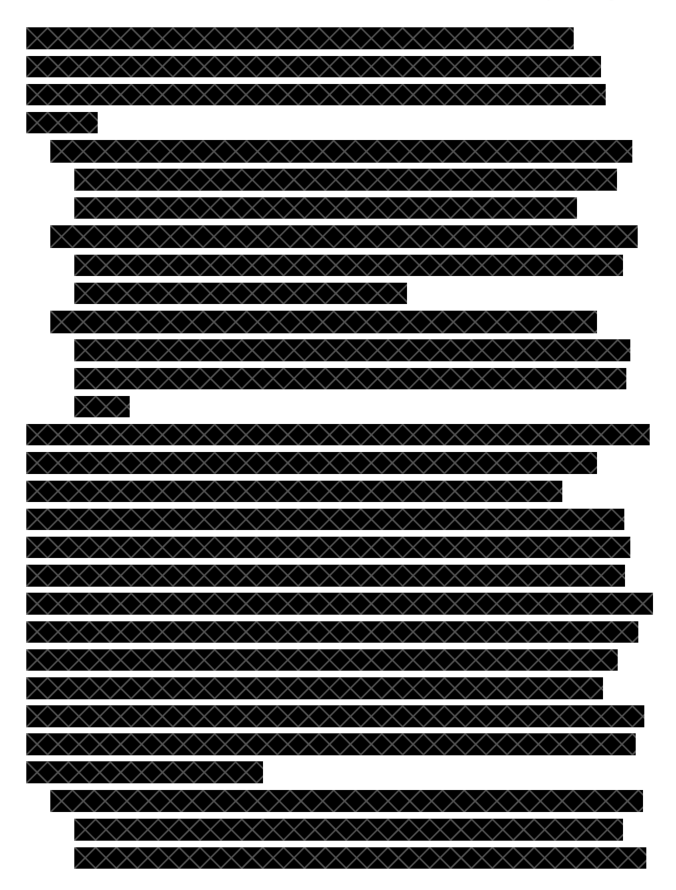
process high quality medical cannabis products. These protocols are designed to ensure the safety, potency, stability, lifespan, and consistency among batches of the same product.

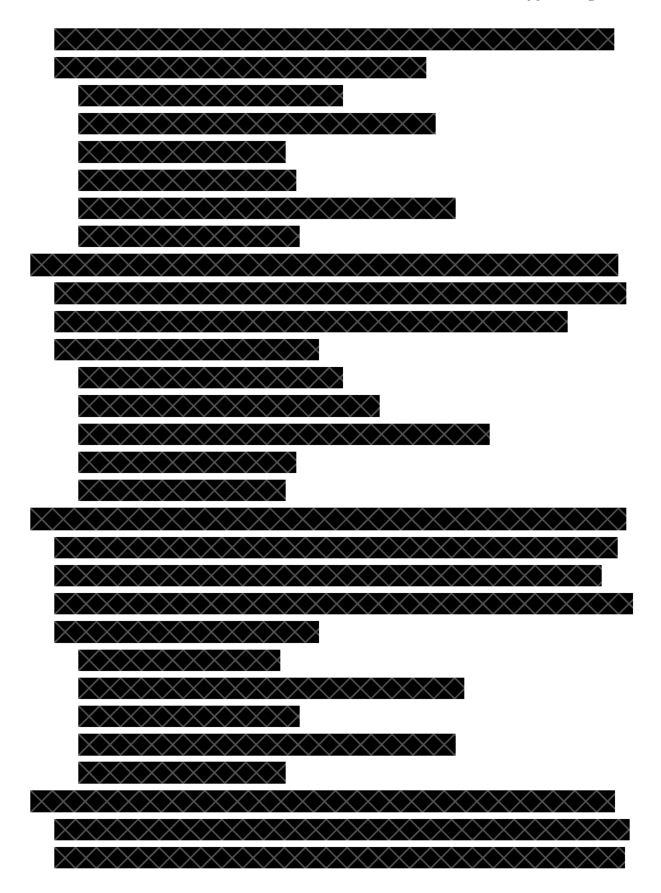












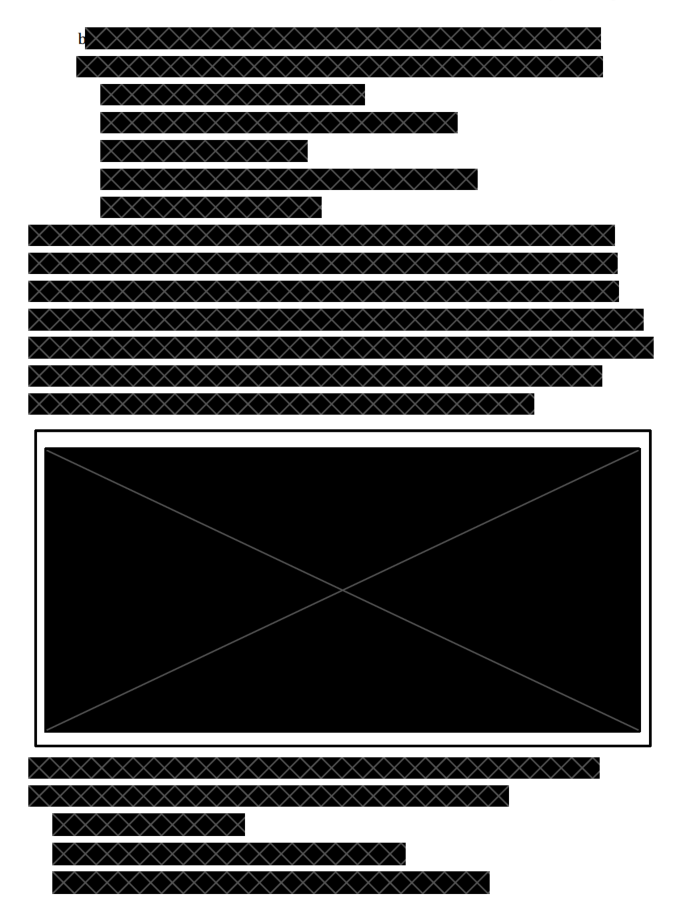
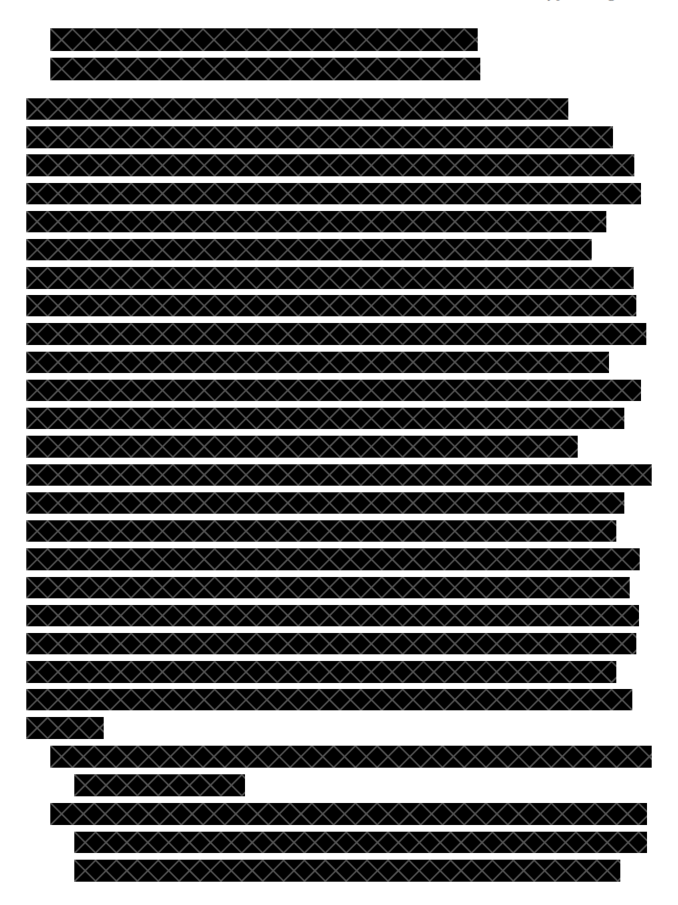
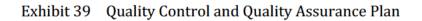
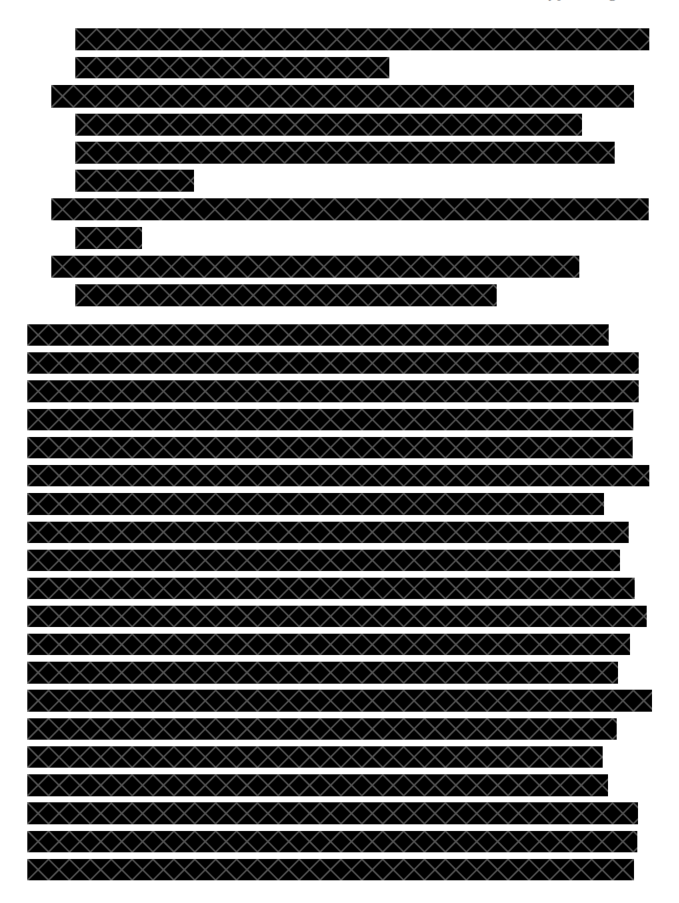
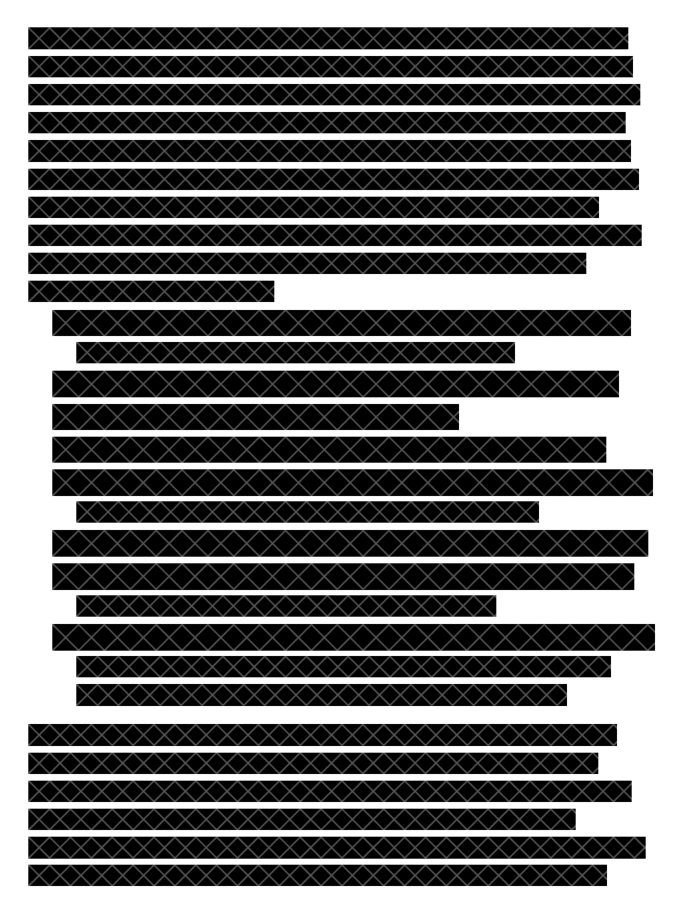


Exhibit 39 Quality Control and Quality Assurance Plan









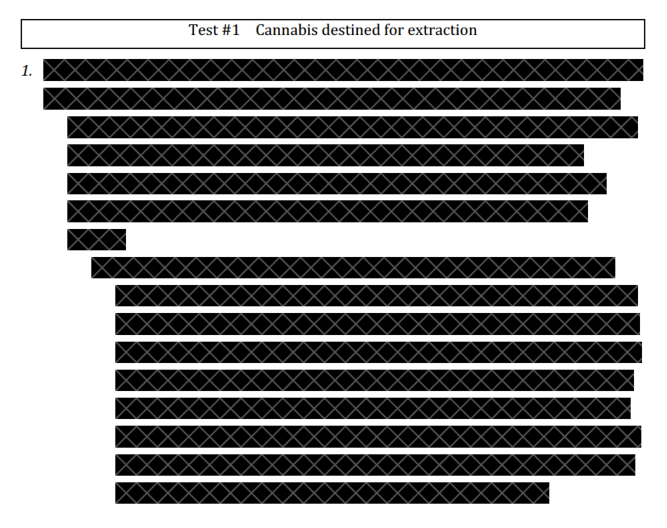


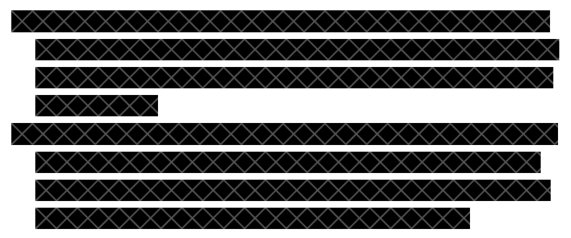
39.2 Quality control and testing plan

The medical cannabis products the company intends to produce will be subjected to a minimum of three (3) official tests performed by a state testing laboratory at each of the following stages of the production of our medical cannabis products:

- Test #1 of cannabis material destined for extraction after completion of the curing stage.
- Test #2 of solvent-based extract of cannabis after the extraction stage.
- Test #3 of final medical cannabis product after the final production stage, but before final packaging of the product.

The following summarizes each of the tests to be conducted:



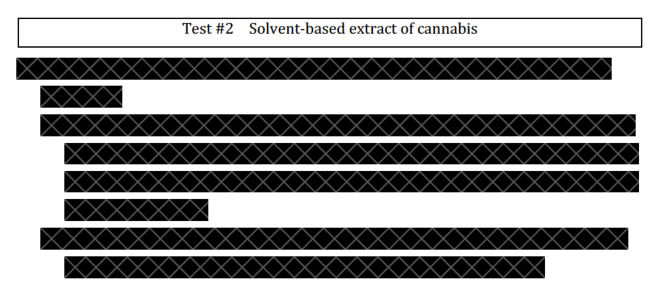


 After the plants have been transferred and complete the flower phase, the cultivation team responsible for harvesting will ensure all cannabis material is immediately transferred to the drying room to be weighed and hanged within 2 hours of harvested time. They will pay careful attention to keeping all lots appropriately segregated which will continue through the completion of the drying and cure phase.

2. Segregation of lots and sample selection

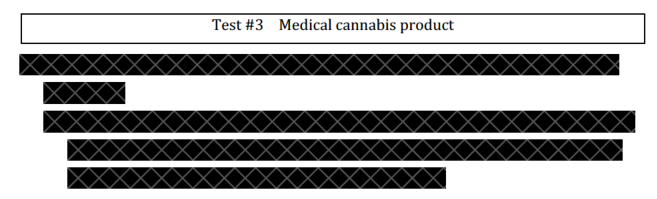
- The finished product team lead will initiate contact with the contracted State
 Testing Laboratory to schedule a sample collection from each segregated lot of dried
 and cured cannabis material that has been homogenized to allow for random
 sampling.
- As required by the rules, from the time that a lot or production run has been homogenized for sample testing and eventual packaging and sale to a patient or caregiver, we will segregate and withhold from use the entire lot or production run, except the samples that have been removed by the State Testing Laboratory for testing.
- The sample will be at least ten (10) grams, and no more than thirty (30) grams as deemed appropriate for each individual lot. This is subject to policy refinement at a later date to determine optimal sample size that is conducive to minimizing waste.
- At all times while segregated and stored, the facility will maintain the lot in a secure, cool, and dry location so as to prevent the cannabis from becoming contaminated or losing its efficacy.

- Appropriate physical controls will be implemented to prevent cannabis from being moved to another phase or department outside of cultivation without an appropriate test result.
- We will ensure the Statewide Seed-to-Sale System is timely and appropriately updated throughout the process.
- 3. Testing type
 - Request required tests pursuant to the protocols and corresponding tolerance limits in accordance with the current minimum standards established by the Commission, which are available on the Commission's website, including:
 - Potency analysis
 - Terpene analysis
 - Foreign matter inspection
 - Mycotoxin screening
 - Heavy metal screening
 - Pesticide residue analysis
 - Herbicide screening
 - Growth regulator screening
 - Total yeast and mold
 - Total Enterobacteriaceae
 - Salmonella
 - Pathogenic E. coli
 - Aspergillus fumigatus
 - Aspergillus flavus
 - Aspergillus terreus
 - Aspergillus niger
 - Total coliform



- 2. Segregation of lots and sample selection
 - The extraction team lead will initiate contact with the contracted State Testing Laboratory to schedule a sample collection from each batch of extract of cannabis that has been homogenized to allow for random sampling.
 - As required by the rules, from the time that a lot or production run has been homogenized for sample testing and eventual packaging and sale to a patient or caregiver, we will segregate and withhold from use the entire lot or production run, except the samples that have been removed by the State Testing Laboratory for testing.
 - We believe a sample size of the lesser of one percent (1%) of the total product weight or ten (10) grams of extracted cannabis to be appropriate. We will work with the commission to ensure this is an appropriate sample size.
 - At all times while segregated and stored, the facility will maintain the lot in a secure, cool, and dry location so as to prevent the cannabis from becoming contaminated or losing its efficacy.
 - Appropriate physical controls will be implemented to prevent extracted cannabis from being moved to another phase or department outside of processing without an appropriate test result.
 - We will ensure the Statewide Seed-to-Sale System is timely and appropriately updated throughout the process.

- 3. Testing type
 - Request required tests pursuant to the protocols and corresponding tolerance limits in accordance with the current minimum standards established by the Commission, which are available on the Commission's website, including:
 - Potency analysis
 - Terpene analysis
 - Foreign matter inspection
 - Residual solvent test
 - Mycotoxin screening
 - Heavy metal screening
 - Pesticide residue analysis
 - Total yeast and mold
 - Total Enterobacteriaceae
 - Salmonella
 - Pathogenic E. coli
 - Aspergillus fumigatus
 - Aspergillus flavus
 - Aspergillus terreus
 - Aspergillus niger



- 2. Segregation of lots and sample selection
 - The finished product team lead will initiate contact with the contracted State Testing Laboratory to schedule a sample collection from each batch of medical cannabis products that have been homogenized to allow for random sampling.

- As required by the rules, from the time that a lot or production run has been homogenized for sample testing and eventual packaging and sale to a patient or caregiver, we will segregate and withhold from use the entire lot or production run, except the samples that have been removed by the State Testing Laboratory for testing.
- The sample size of a production run of medical cannabis will be the lesser of one percent (1%) of the total product weight of the production run or ten (10) units of product.
- At all times while segregated and stored, the facility will maintain the lot in a secure, cool, and dry location so as to prevent the cannabis from becoming contaminated or losing its efficacy.
- Appropriate physical controls will be implemented to prevent medical cannabis products from being moved to another phase or department outside of processing, including being sent to a dispensing site without an appropriate test result.
- We will ensure the Statewide Seed-to-Sale System is timely and appropriately updated throughout the process.
- 3. Testing type
 - Request required tests pursuant to the protocols and corresponding tolerance limits in accordance with the current minimum standards established by the Commission, which are available on the Commission's website, including:
 - Capsules, gelatinous cubes, tinctures, inhalers
 - Potency analysis
 - Foreign matter inspection
 - Terpene analysis
 - Mycotoxin screening
 - Topical creams and transdermal patches
 - Potency analysis
 - Terpene analysis

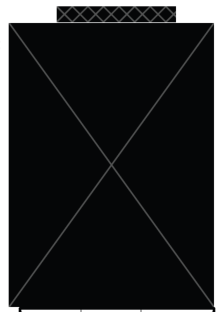
Other periodic testing

- The applicant will also look for further guidance from the commission and partner with the state testing laboratories to submit to testing for compliance with good manufacturing practices, including but not limited to the following:
 - Tests demonstrating that medical cannabis is medical grade.
 - Tests demonstrating that medical cannabis contains no active ingredients other than cannabis provided by a licensee.
 - Tests demonstrating that any excipients are pharmaceutical grade within safe and effective levels, in accordance with the applicable formulae.
 - Any other tests as may be reasonable, necessary, and appropriate to demonstrate good manufacturing processes.
- Quarterly testing for pesticides and other hazardous materials
 - In compliance with Alabama Department of Agriculture and Industries Rule 80-14-1-.13, the cultivation director will oversee quarterly independent testing of cannabis to ensure that no pesticides or other hazardous substances are present in the cannabis material. The cultivation director will maintain records of these tests at the facility for at least two years and provide the results to the department and commission upon request.

39.3 Return and remediation or destruction of failed test samples

All product that is in the process of testing will remain in quarantine in the respective area so designated. In the event a testing fail is accepted, all product in the particular lot or batch will be transferred to the appropriate destruction storage area and subsequently destroyed in a timely and compliant fashion. The location of these areas within the cultivation and processing facility are presented in the adjacent figures to this section.





License Type: Integrated



Exhibit 39 Quality Control and Quality Assurance Plan

License Type: Integrated



 The company will comply with all applicable laws, regulations, and industry standards related to the disposal of waste cannabis or medical cannabis, and will respond to regulator inquiries or requests related to the company's handling of waste cannabis or medical cannabis.

Exhibit 40 – Contamination and Recall Plan

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

The purpose of this contamination and recall plan is to provide a comprehensive framework for the recall of medical cannabis products (including any individual lots or batches) in the event of a determination that such products are contaminated or otherwise unsafe for consumption. This plan outlines the procedures for returning, remediation, and/or destruction of recalled products that the chief quality officer will follow in order to ensure the safety and well-being of medical cannabis patients.

• Any suspicion that a product may need to be recalled will be treated with the prompt and immediate attention of the chief quality officer who will be responsible for overseeing the recall process.

40.1 Provisions for notifying the originating Processor or Integrated Facility and Any Other Licensee in the Chain of Custody of an Adverse Event:

- The chief quality officer upon notification of a potential recall issue will conduct an initial investigation and make a determination as to a recall action with 24 hours.
- If a recall is deemed warranted, the chief quality officer will proceed with notification of other licensees in the chain of custody utilizing batch recall on affected product in the Statewide Seed-to-Sale Tracking System to identify as applicable:
 - Sold product.
 - Product inventory that is finished and available for sale.
 - Product that is in the process of transfer.
 - Product being processed into another form.
 - As applicable, postharvest raw product, such as product that is in the drying, trimming, or curing process.
- The chief quality officer will immediately notify the commission and all licensees (as applicable dispensing sites, processors, other integrated facilities) in the chain of custody via a phone call followed up with an email communication.
- All notifications will include a clear description of the adverse event, any affected product batch/lot numbers, and the steps that the company is taking to address the situation.
- The chief quality officer will maintain a detailed record of all notifications and any subsequent communication with the licensees in the chain of custody.

40.2 – Factors about an adverse event that would likely necessitate a recall, and any potential for retesting or remediation.

- The chief quality officer will assess the severity of the adverse event and determine if a recall is necessary. Factors that may trigger a recall include:
 - Adverse patient responses or dose-related efficacy issues notated in the Statewide Seed-to-Sale Tracking System.
 - Any reports of adverse or allergic reactions reported by patients our dispensing sites.
 - Issues identified from quality control checks and compliance audits.
 - Mislabeled product including incorrect dosage, expiration date, type, or listed ingredients.
 - Positive test results for contaminants such as heavy metals, pesticides, or microbials that exceed the established safety limits.
 - Unsafe or noncompliant packaging.
 - Potential cross-contamination from exposure to unsanitary conditions or storage in improper environmental conditions.
 - Compliance audits that reveal inconsistencies or deviations from established SOPs and Good Manufacturing Practices that could compromise product quality and safety.
 - Any other situation that poses a reasonable threat to public health or safety.
- The chief quality officer may make the determination in consultation with the commission, that it may be possible to retest or remediate the recalled product to bring it into compliance with applicable regulations and standards. If so, the chief quality officer will oversee the process to retest or remediate the recalled products.

40.3 – Responsible individuals or positions within the Applicant's organization who will oversee the recall process.

- The recall team will be comprised of the following:
 - The chief quality officer will be responsible for overseeing the recall process and communicating with other licensees identified in the chain of custody as well as the commission and any other relevant regulator.

- The compliance director will be responsible for overseeing the investigation and analysis of the factors that led to the adverse event, as well as maintaining detailed records of all recall activities and for reporting to the commission and other regulators.
- The ICC / logistics coordinator at the cultivation and processing facility will be responsible for ensuring that the recalled product is returned, remediated, or destroyed.

40.4 – Notification protocols to other licensees and the Commission through the Statewide Seed-to-Sale Tracking System.

- Notify all relevant licensees in the chain of custody of the affected products, including the originating Processor or Integrated Facility and any other licensees and internal dispensing sites who have received affected products.
- Establish a process for verifying that all relevant licensees have been notified and have taken the necessary steps to protect the public, including recalling any affected products in their possession.
- Update the Statewide Seed-to-Sale Tracking System to reflect the recall and to provide information on the affected products, including the extent of the recall, the results of any testing or remediation, and the steps taken to protect the public.
- Work with the commission to ensure that the recall information is accurately reflected in the Statewide Seed-to-Sale Tracking System and to ensure that the public is protected from any potential danger.
- In the event that additional information becomes available or that further action is necessary, update the Statewide Seed-to-Sale Tracking System and notify all relevant licensees and the commission as appropriate.

40.5 – Processes to ensure that the recalled product is returned, remediated (and approved as safe), or destroyed.

- Identify all affected products, including any lots or batches thereof, and determine the extent of the recall.
- If deemed necessary in consultation with the commission, use the Statewide Seedto-Sale Tracking System to identify patients who purchased any of the affected products and immediately issue a stop use warning to patient who may be in

possession of the affected product. Such persons will be contacted by phone, email, or personal visit, whichever may be most expedient. Communication efforts will continue until point of contact has occurred;

- Establish a process for collecting and tracking all returned products, including a means of verifying that all affected products have been returned.
- Test returned products to determine the extent of the contamination and to determine whether the product can be remediated (and approved as safe) or must be destroyed.
- If the product can be remediated (and approved as safe), establish a process for performing the remediation and for verifying that the product is safe for consumption.
- If the product must be destroyed, establish a process for performing the destruction and for verifying that the product has been destroyed in accordance with our destruction plan but with careful consideration to any safety concerns about the recalled product.
- Document all aspects of the recall, including the number of products returned, the extent of the contamination, and the results of any testing or remediation.
- Work with the commission to ensure that all necessary steps are taken to protect the public, including conducting additional testing or monitoring as needed.
- Update the Statewide Seed-to-Sale Tracking System to reflect the recall, including any relevant information on the affected products, the extent of the recall, and the results of any testing or remediation.
- Continuously monitor the recall process to ensure that all affected products have been returned or destroyed, and to ensure that the public is protected from any potential danger.

40.6 – Processes to report to the Commission and any other appropriate regulatory body regarding crisis response and steps taken to mitigate or avoid danger to the public.

• Notify the commission and any other relevant regulatory body as soon as possible (but no longer than 24 hours) after the determination of an adverse event that requires a recall.

- Provide regular updates to the commission on the progress of the recall, including the number of products that have been returned or destroyed, the number of customers who have been notified, and the steps taken to mitigate any potential danger to the public.
- Prepare a comprehensive recall report, including an overview of the recall process, the results of the investigation into the root cause(s) of the contamination, and the steps taken to prevent similar incidents in the future.
- Make the recall report available to the public, either through the company's website or another appropriate means.
- Work with the commission to ensure that all relevant information is accurately recorded and that the recall is conducted in accordance with all applicable laws and regulations.
- Take all necessary steps to prevent further contamination and to protect the public, including implementing additional controls or processes as needed.
- Conduct a thorough review of the recall process to identify any areas for improvement and make any necessary changes to internal protocols and processes to prevent similar incidents in the future.
- Provide any additional information requested by the commission to assist in their investigation or to help prevent similar incidents in the future.

40.7 – Steps to be taken to avoid further contamination, to preserve and protect uncontaminated cannabis or medical cannabis products, and to ensure access to said products by those who depend on it.

- Retrain employees on proper storage and handling procedures, as well as any lessons learned in the recall process, to ensure that everyone in the organization understands the procedures and is prepared to respond appropriately.
- Quarantine the recalled products that are on hand making sure to follow appropriate security protocols to remove the cannabis or medical cannabis from inventory, secure in a designated area, and label as recalled.
- Conduct an internal investigation to identify the source of the contamination and to determine any changes that can be made to avoid a similar situation in the future.

- Work with the commission to obtain approval for any necessary remediation of the recalled product, including testing and certification that the product is safe for use.
- Work with the commission to determine a plan for the secure disposal of all recalled products in the chain of custody that are deemed unsafe, in accordance with all relevant regulations.
- Ensure that the recall is communicated to impacted patients and caregivers in a clear and timely manner, providing them with information about the recalled product and any necessary steps they should take.
- Maintain records of all recall activities, including communications with other licensees, patients, and caregivers, as well as any steps taken to address the cause of the contamination and prevent future incidents.
- Make a plan to replace low inventory levels caused by any recalled product as soon as possible to maintain access of medical cannabis to patients.

40.8 – Investigation and analysis of the factors that led to the unsafe condition requiring the recall, and any adjustments to internal protocols and processes to avoid recurrence.

- The chief quality officer will lead a thorough investigation into the factors that led to the unsafe condition requiring the recall, including a review of all relevant records and data.
- Identify all potential sources of contamination, including equipment, facilities, materials, and processes.
- Conduct a root cause analysis to determine the underlying cause(s) of the contamination and the factors that contributed to it.
- Develop a comprehensive plan to address the root cause(s) of the contamination and to prevent similar incidents in the future.
- Establish a cross-functional team, including representatives from relevant departments to oversee the investigation and implementation of the corrective action plan.
- Evaluate and adjust existing protocols and processes to ensure that they are adequate to prevent future contamination, including any changes to equipment, facilities, materials, or processes.

- Develop new protocols and procedures as necessary to address identified deficiencies and prevent future incidents.
- Train employees on the updated protocols and procedures, ensuring that everyone in the organization understands the changes and is able to implement them effectively.
- Continuously monitor and assess the effectiveness of the corrective action plan, making any necessary adjustments to ensure that the protocols and procedures are effectively preventing future contamination.

Exhibit 41 – Marketing and Advertising Plan

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

The applicant has prepared the following limited marketing and advertising plan.

41.1 – Any proposed logos, branding, messaging, or other marketing or advertising communications, either in-house (e.g., in displays or on video monitors installed in the dispensing site) or providing exemplars of any specific advertisements.

As discussed in the applicant's business plan, we intend to conduct business with integrity, care, and responsibility to let our reputation uplift the business. Based on the nature of the industry and associated perception, we believe it is of utmost importance to make our medical cannabis patients feel comfortable. Accordingly, we will begin by designing dispensing sites that provide a professional experience in a comfortable, bright, and safe feeling environment.

Our dispensing sites will be simply named "Free" as we desire to provide a place where medical cannabis patients and caregivers can feel freedom from the stigma

associated with cannabis. We want them to feel free to pursue medical cannabis for its therapeutical benefits under a program expertly designed to keep them safe.

Authorized patients and caregivers entering our dispensing sites will be met by our team of certified dispensers and dispensing assistants who will be the focal

point of our approach and identified by their team moniker "All Are Welcome." The medical

cannabis products will bear the name of "*Green Bud Pharma*" which comes from the overall

company name which we intend to do business under as the "Green Bud Packaging Company." Our

cultivation and processing employees will proudly represent "*Green Bud Farms*."

Exhibit 41 Marketing and Advertising Plan

41.2 – Any specific media outlets or platforms where the marketing or advertising campaigns or programs will be utilized.

The applicant has purchased the domain greenbudpackagingco.com. No further development of the website has occurred at the time of application, but we intend to put limited marketing and educational resources subject to the approval by the commission.





REEDBUDPHARMA

41.3 – The identity of any media outlet or third-party individual or entity who is projected to play any role in the Applicant's marketing or advertising efforts, and copies of all contracts or contract forms proposed for use, if any, between itself and such media outlet or third-party individual or entity.

We do not intend on using any media our third-party outlet. Our chief people, patient, and pharmaceutical officer (C3PO) will manage this function based on her extensive experience in pharmaceutical packaging as well as 6+ years in developing compliant cannabis packaging for the medical marijuana industry. This aggregate knowledge of compliant cannabis packaging across 37 medical use states and Canada, allows the applicant to confidently select the best form factor for each therapeutic area. This knowledge is deeply important as selecting the best packaging solution requires the applicant to keep three major factors in mind: i) safety, ii) product integrity and iii) practicality. The package must be familiar enough so it's intuitive for the patient to navigate but not in such a manner that it is accessible to children. Along with ensuring proper access by the intended party, the proper material must be selected to ensure the extended shelf life and integrity of the product inside. Lastly, our C3PO's deep proficiency in compliant labeling language will ensure the final selected form factors bear in mind the need to include of all and any regulatory language as well as instructions for use, net weight, product description, and more at a legible font size to ensure our patients can administer their medication as intended by the prescribing physician.

41.4 – Virtual renderings of all packaging to be provided by the Applicant, demonstrating the size, color, logo, artwork, or statements appearing on the packaging, as well as all child-resistant, tamper-evident, or other safety features, demonstrating conformity with the Act and the AMCC Rules.

See our C3PO's extensive experience in this area as discussed in 41.3. The following are virtual renderings of some of the packaging she has prepared for the applicant to consider for proposal to the commission.

Child Resistant Reverse Cap Vials



Child Resistant Packer Bottles



Transdermal Patch Pouches



Child Resistant Flex Pouches



Child Resistant Airless Pump for Lotions



Child Resistant Tincture Bottles



<u>Inhaler Packaging</u>



41.5 – Exemplars of all proposed labeling, including labels on packaging, on containers and any inserts to be included in any packages, demonstrating conformity with the Act and the AMCC Rules.

The applicant notes that our C3PO and compliance director will work directly with the commission in refining our labeling to ensure compliance in the event we are to receive licensure.

Exhibit 42 – Website and Social Media

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

42.1 - A complete site map of each website owned or operated by the Applicant.

The applicant has purchased the domain greenbudpackagingco.com as shown in the attachment to this exhibit. No further development of the website has occurred at the time of application.

42.2 – The web address of each webpage, social media page, or other online site owned or operated by the Applicant.

The applicant has purchased the domain greenbudpackagingco.com as shown in the attachment to this exhibit. No further development of the website has occurred at the time of application. The applicant doesn't currently have any ties to social media.

Attachment: Domain purchase evidence

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Domain Portfo	olio					
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FORM I: OWNERSHIP ENTITY INDIVIDUALS

"Ownership Entity" – An entity that has any ownership interest in the Applicant.

Complete a separate form for each ownership entity, providing information and verification as to each individual having an indirect or direct ownership interest in the ownership entity. Attach additional forms if necessary.

For purposes of this form, if the ownership entity is a trust, disclose the names and addresses of all trustees and beneficiaries; if a privately held corporation, the names and addresses of all shareholders, officers, and directors; if a publicly held corporation, the names and addresses of all shareholders holding a direct or indirect interest of greater than five percent, officers, and directors; if a partnership or limited liability partnership, the names and addresses of all partners; if a limited partnership or limited liability limited partnership, the names of all partners, both general and limited; or if a limited liability company, the names and addresses of all members and managers.

Green Bud, LLC		Integrated Facility		
Business License Applicant	Name	License Type		
Ownership Entity Informa	ation			
AMAC Design Builders, L	LC			
Ownership Entity Name		Ownership Entity % Ownership in Applicant		
Ownership Entity Type:	\sim	y Held Corporation OPublicly Held Corporation		
	OPartnership OLi	mited Liability Partnership $ igodot O$ Limited Partnership		
	OLimited Liability Li	mited Partnership OLimited Liability Company		
	Other (specify):			
	CEO			
Owner Name	Role	% Ownership in Entity		
Street Address				
Birmingham	AL	35223		
City	State	Zip		
	CFO			
	Role	% Ownership in Entity		
Street Address				
Birmingham	AL	35243		
City	State	Zip		

Owner Name	Role	% Ownership in Entity	
Street Address			
City	State	Zip	
Owner Name	Role	% Ownership in Entity	
Street Address			
City	State	Zip	
Owner Name	Role	% Ownership in Entity	
Street Address			
City	State	Zip	
Owner Name	Role	% Ownership in Entity	
Street Address			
City	State	Zip	

Applicant Verification: The undersigned hereby verifies that the information provided hereinabove (and attached, as necessary) constitutes a complete and accurate list of all individuals with an applicable ownership interest in an ownership entity with an ownership interest in the Applicant.

Josh Brunner

Printed Name of Verifying Individual

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

3/01/23

Minority Ownership Documents

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

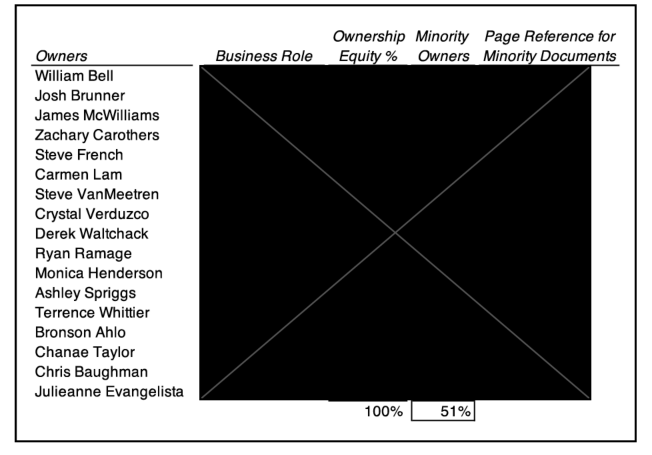
Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

2/15/23

The applicant has included this document in order to demonstrate it is 51% owned and controlled by members of a minority group as defined in § 20-2A-51(b), Code of Alabama 1975. See the following ownership summary which includes an identification of those minority owners.

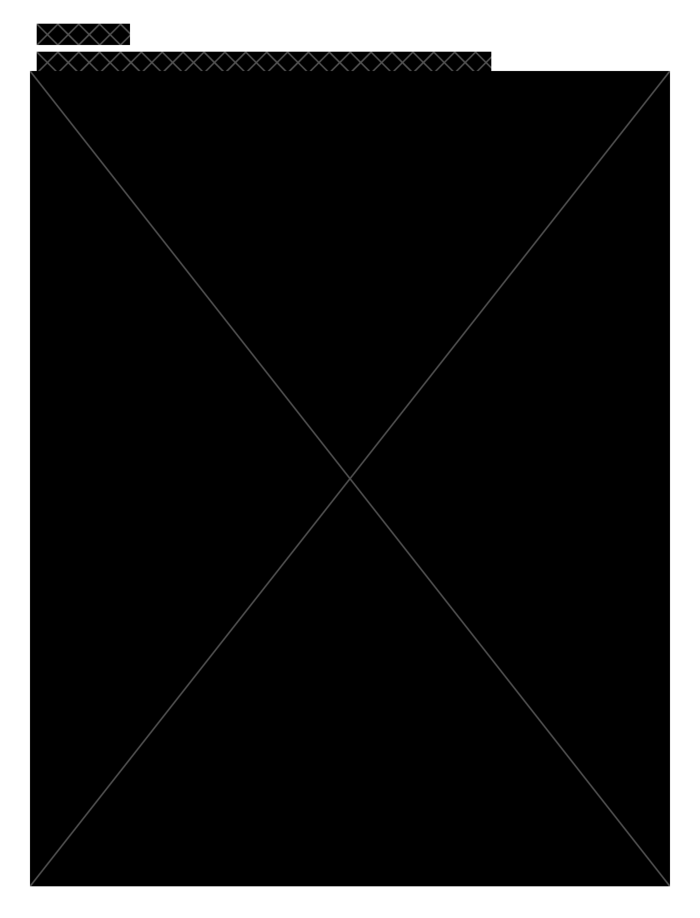


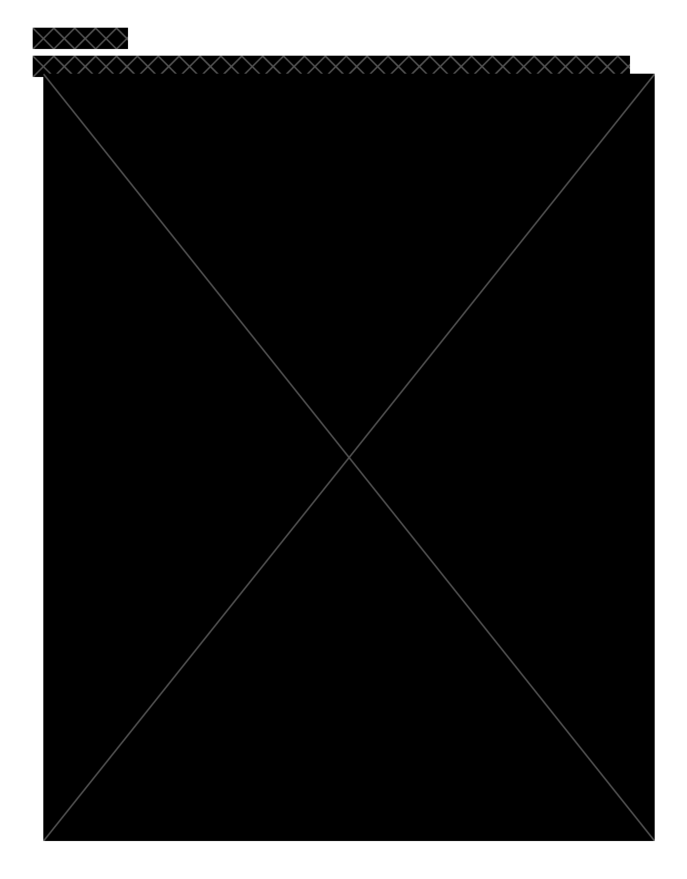
The applicant noted the following relevant Application/License Q&A on the Commission's website and has provided the appropriate documentation in the following pages as referenced in the table above.

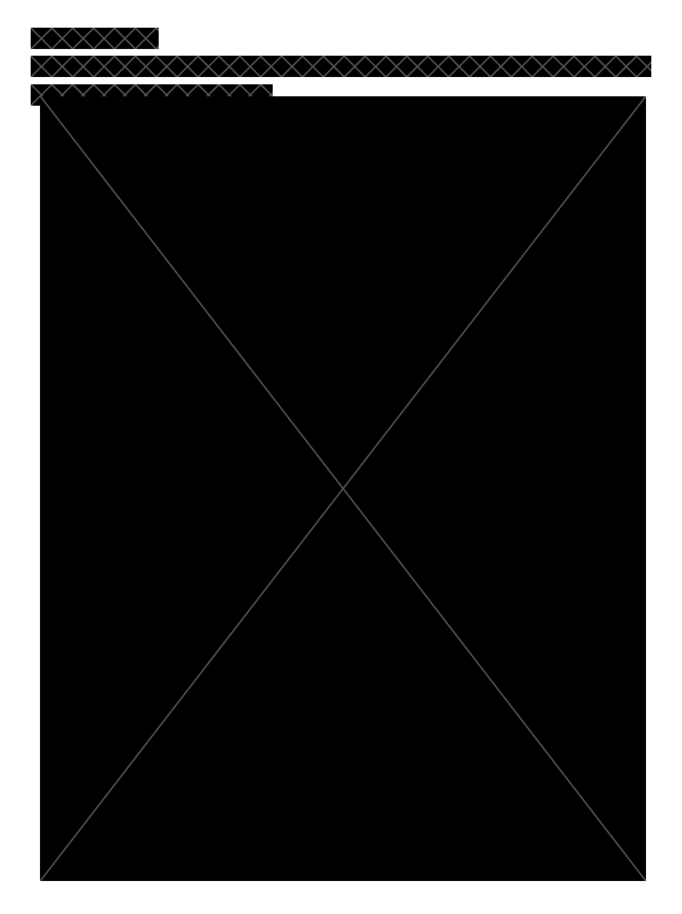
What documents should an applicant provide to demonstrate that the applicant is at least 51% owned and controlled by member(s) of a minority group?

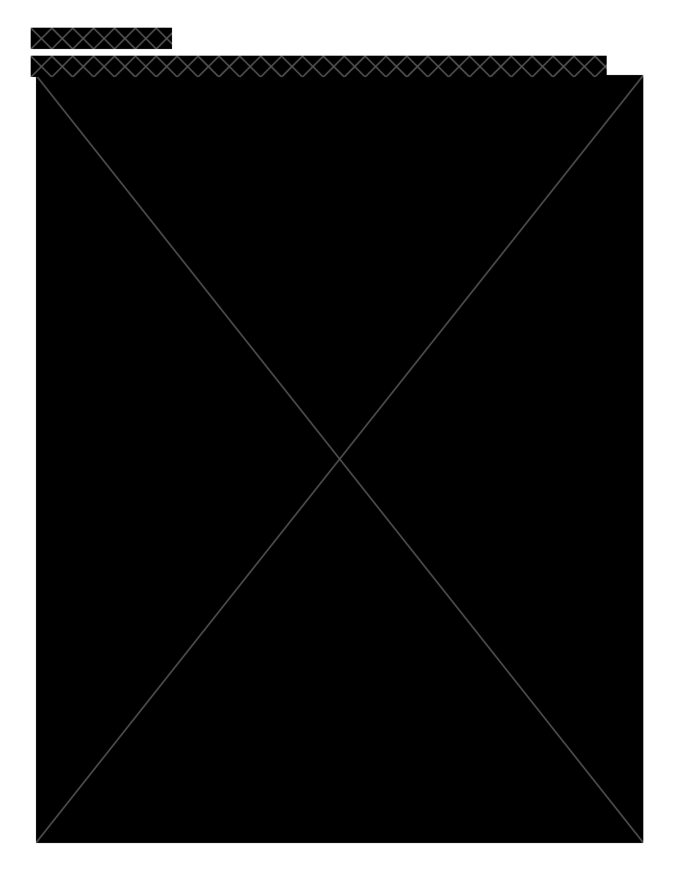
For <u>each</u> individual who is a member of a minority group, and who owns, manages and controls the daily operations of the applicant's business, the applicant must provide at least one of the following items:

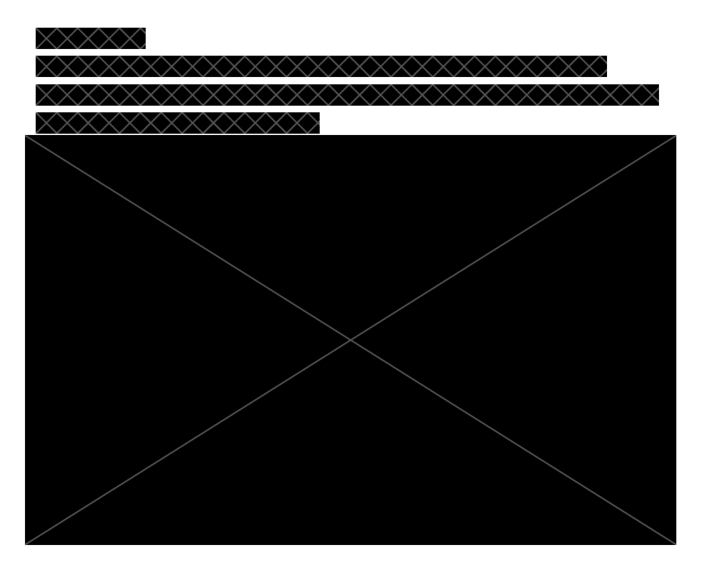
- Birth Certificate that includes race
- Military records or other government issued documents that includes race



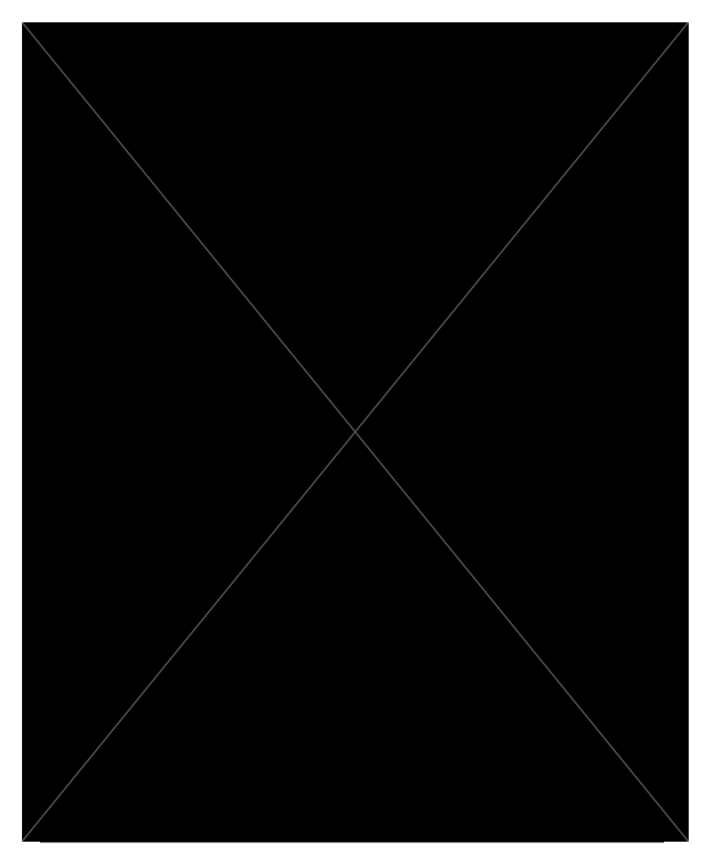


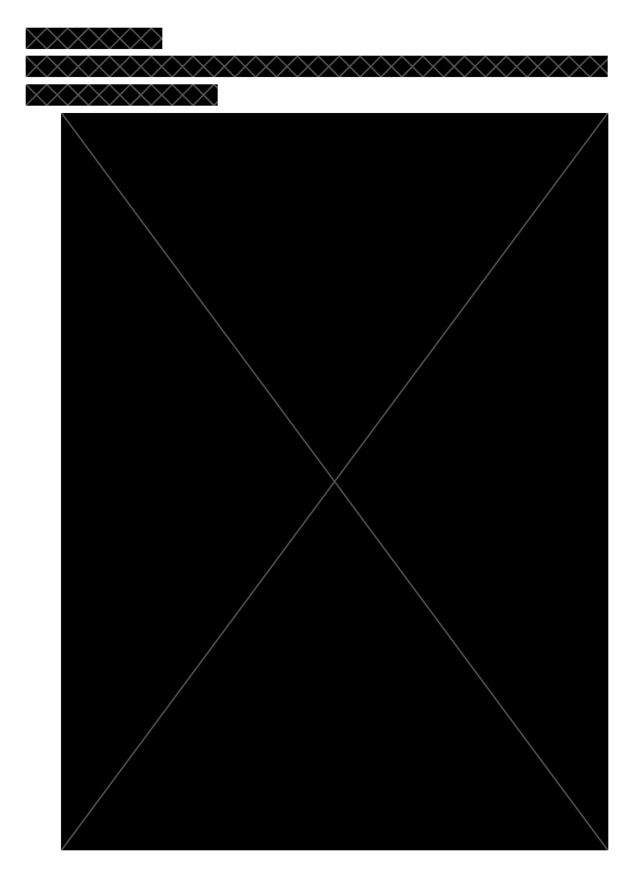


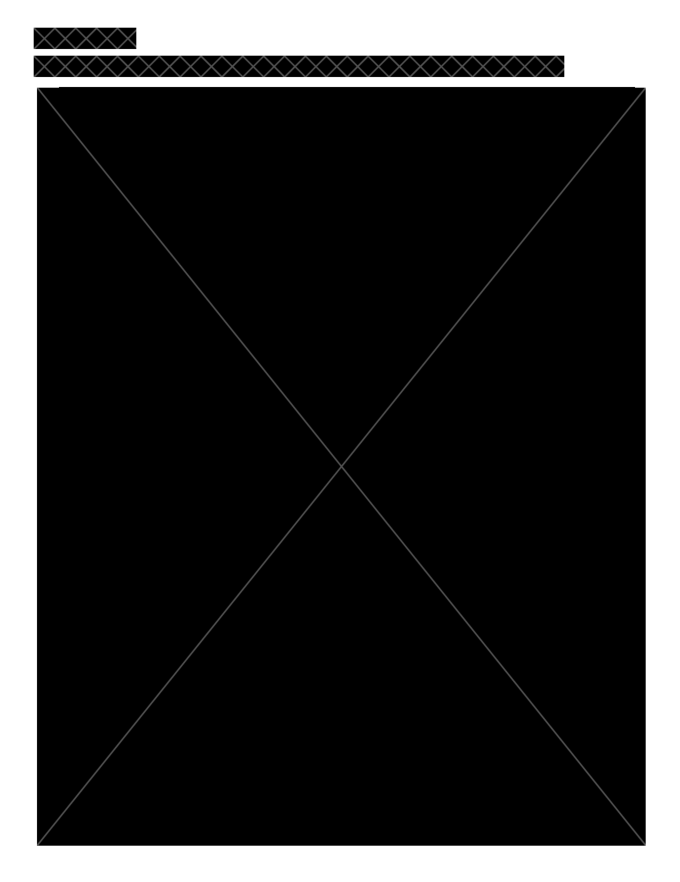


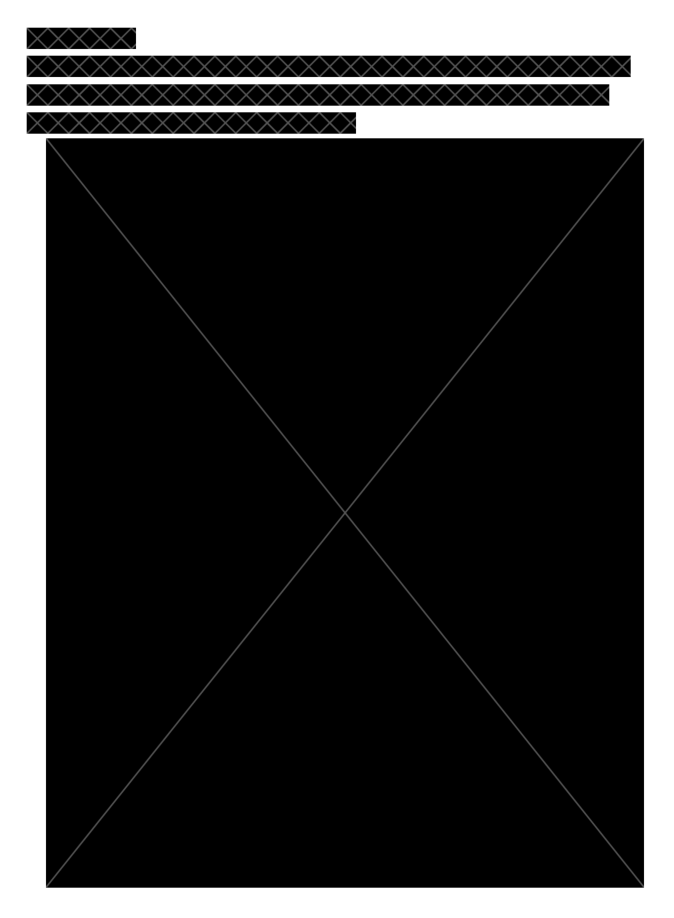


License Type: Integrated

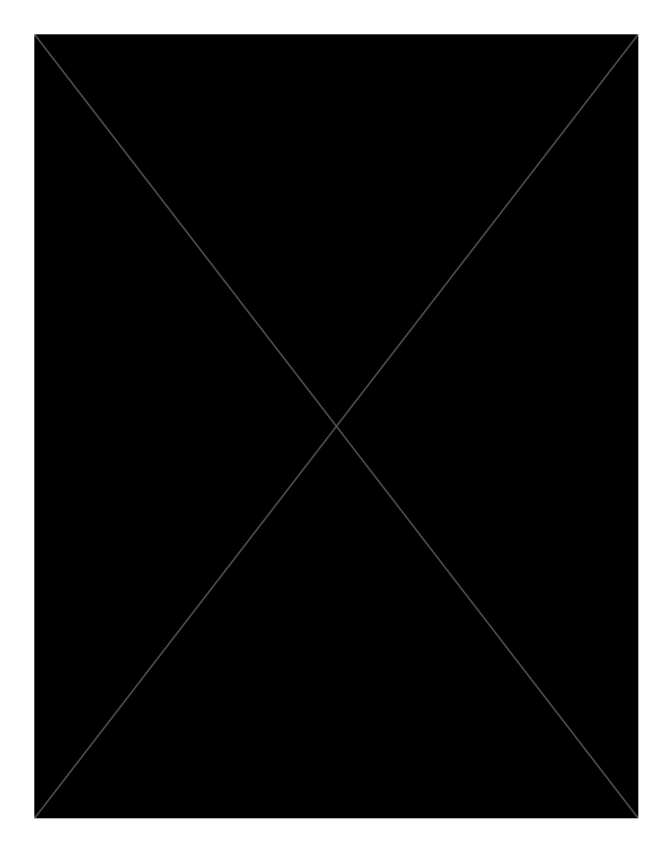


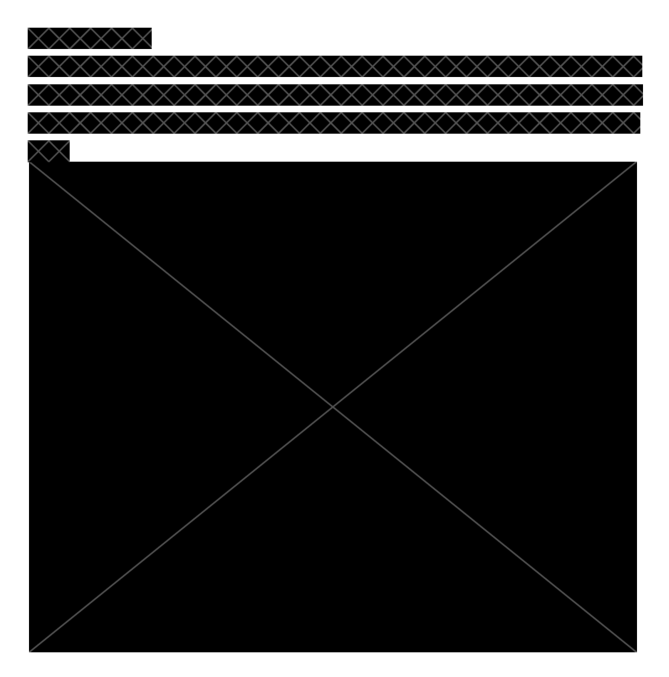


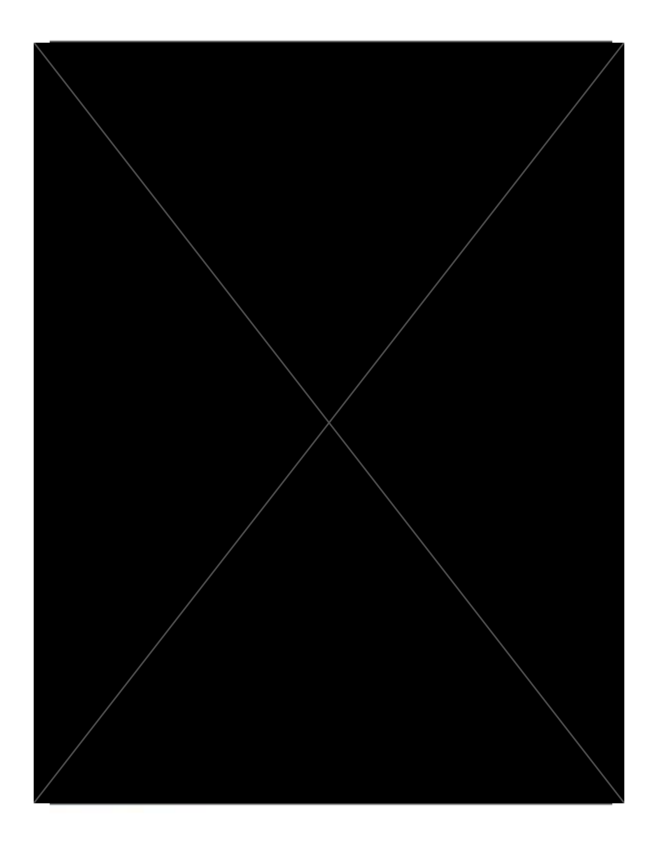




License Type: Integrated

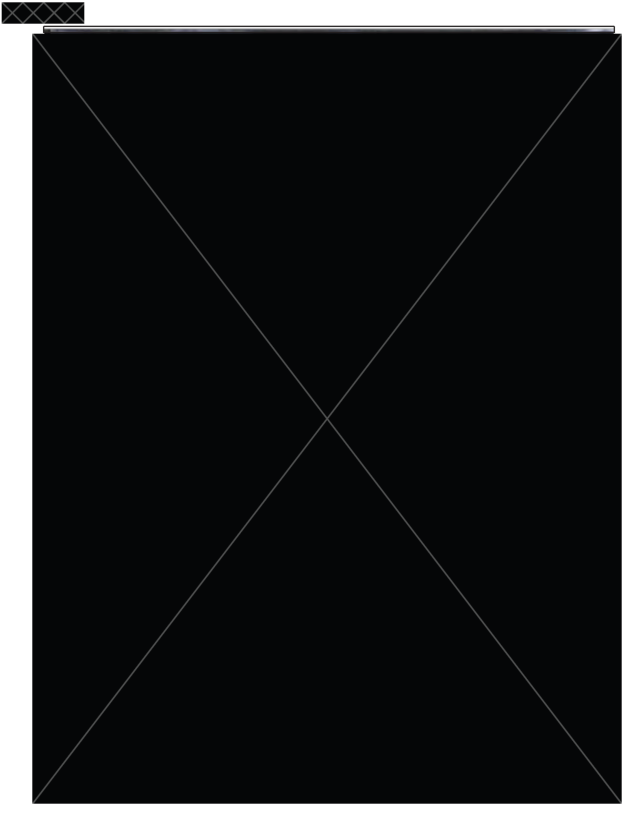


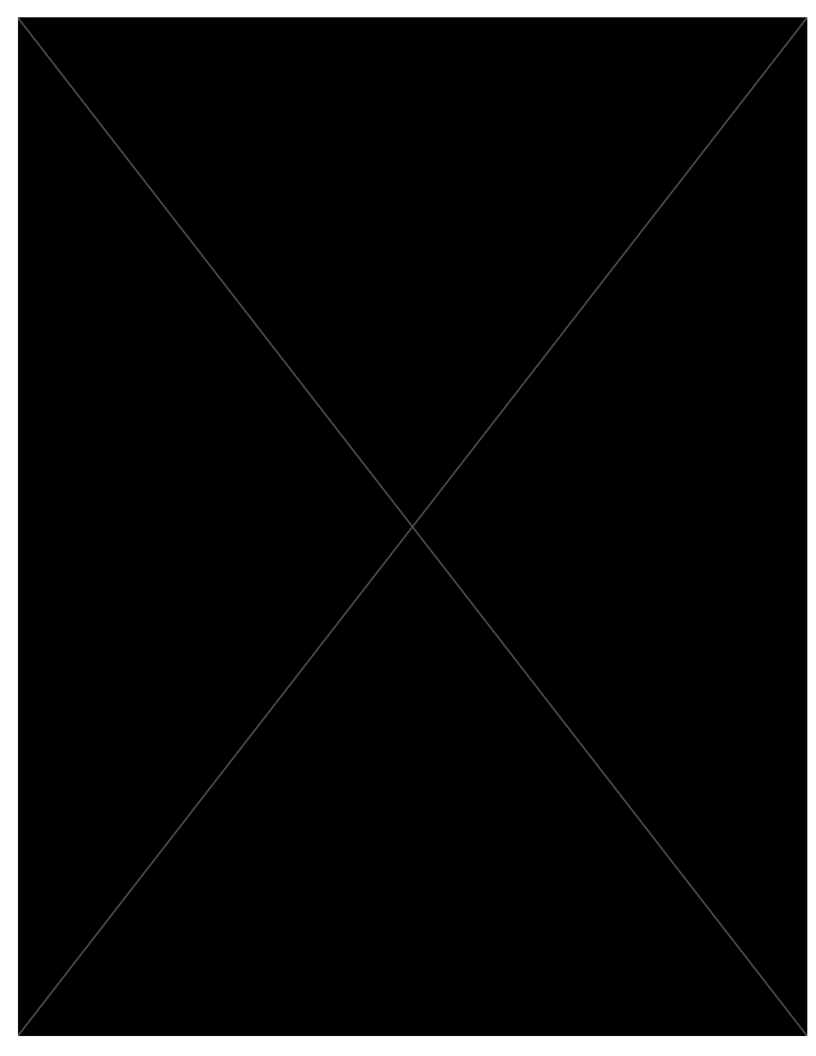




Х







Affidavit – Entity Applicant

Verification

The undersigned verifies that the information contained in this Exhibit, including any attachments thereto, is accurate and complete, based on the best available information at the date of verification.

Josh Brunner

Printed Name of Verifying Individual

/s/ Josh Brunner

Signature of Verifying Individual

CEO / CFO

Title of Verifying Individual

3/01/23

FORM K: Affidavit of Entity Applicant for Alabama Medical Cannabis License STATE OF ALABAMA)) EFFERSON COUNTY 1 Before me, the undersigned notary, did appear the Affiant, who after being by me first duly sworn, did state under oath as follows (please type or print legibly): 1. NAME OF ENTITY APPLYING FOR LICENSE: Green Bro, LLC RYAN RAMAGE 2. NAME OF AFFIANT: 3. AFFIANT'S POSITION WITH APPLICANT: MEMBER / CFO AMAC Design 🐼 Contact Person O Responsible Party 4. AFFIANT IS THE APPLICANT'S (Check One): (The affidavit of BOTH individuals is required) TYPE OF LICENSE BEING SOUGHT BY APPLICANT (Check One): ProcessorIntegrated Facility Secure Transporter Cultivator State Testing Laboratory Dispensary

- On behalf of the Applicant, I do hereby affirm under oath as follows:
 - a. I, the undersigned Affiant named in paragraph 2 above, am an adult, over the age of 19 years and competent to provide this Affidavit. INITIAL HERE
 - In my position stated in paragraph 3 above, I have been duly authorized by the Applicant identified in paragraph 1 above (hereinafter, "Applicant") to provide this Affidavit.
 (Attach a copy of the entity applicant's written authorization to this Affidavit.)
 - c. I understand and acknowledge that this Affidavit and the statements, information and documents or other exhibits accompanying it, are for the purpose of seeking one (1) license of the type specified in paragraph 5 above, on behalf of the Applicant. Neither I nor the Applicant are seeking a different Alabama Medical Cannabis license on behalf of any individual or any other entity.



d. That all statements, information, documents and other exhibits provided in the Application are true and correct, based on my own personal knowledge and a diligent investigation by me. To the extent any information provided therein was heretofore outside my personal knowledge or ability to affirm, I have personally communicated with those within the Applicant's business who have such personal knowledge, whose duties

include knowledge of the facts stated and/or the integrity of the documents or other exhibits, and I am able, based on such communications, to attest to their currentness and accuracy. This I and the Applicant affirm under penalty of perjury and other applicable sanctions under the AMCC Rules and Alabama law.

e. Applicant understands and acknowledges that the license being applied for is a revocable privilege granted by this state and is not a property right, and that this Application likewise does not convey to, or otherwise entitle unto, the Applicant any rights to a license.

- f. Applicant understands, acknowledges, and will continue to respect and comply with AMEC Bules regarding limited communication during the Application process. INITIAL HERE
- g. Applicant consents to all background checks, examinations, inspections, and search and seizure by AMCC and law enforcement personnel during this Application process and after word, to the extent a license is awarded. INITIAL HERE
- Applicant has no economic interest, as defined in the AMCC Rules, in any other license or Application for license under the Darren Wesley "Ato" Hall Compassion Act, § 20-2A-1, et seq., Code of Alabama 1975.
- i. I and the Applicant will at all times, to the best of our ability, comply with the AMCC Rules, and cooperate and maintain transparency with the AMCC, its staff and other agents. INITIAL HERE
- j. Any verification provided in the Application is hereby affirmed under oath to be true and correct as of the date of the Application's submission.

INITIAL HERE

Signature of Affiant Acting for and on behalf of:

Applicant

Sworn to and subscribed before me on this _____

SI day of



Notary Public

My Commission Expires:

[SEAL]

FORM K: Affidavit of Entity Applicant for Alabama Medical Cannabis License

STATE OF Alaba	ima)
)
Jefferson	COUNTY)

Before me, the undersigned notary, did appear the Affiant, who after being by me first duly sworn, did state under oath as follows (*please type or print legibly*):

1.	NAME OF I	ENTITY APPLY	NG FOR LICENSE: _G	reen Bud LLC
2.	NAME OF A	AFFIANT:	Stephen P. French	
3.	AFFIANT'S	POSITION WIT	"H APPLICANT: Own	er/Member
4.	AFFIANT IS	S THE APPLICA	NT'S (Check One):	Responsible Party O Contact Person (<i>The affidavit of BOTH individuals is required</i>)
5.	TYPE OF L	ICENSE BEING	SOUGHT BY APPLICA	NT (Check One):
	0	Cultivator	O Processor	O Secure Transporter
	0	Dispensary	Integrated F	acility O State Testing Laboratory

- 6. On behalf of the Applicant, I do hereby affirm under oath as follows:
 - I, the undersigned Affiant named in paragraph 2 above, am an adult, over the age of 19 years and competent to provide this Affidavit.
 <u>AFF</u>____INITIAL HERE
 - b. In my position stated in paragraph 3 above, I have been duly authorized by the Applicant identified in paragraph 1 above (hereinafter, "Applicant") to provide this Affidavit.
 (Attach a copy of the entity applicant's written authorization to this Affidavit.)
 INITIAL HERE
 - c. I understand and acknowledge that this Affidavit and the statements, information and documents or other exhibits accompanying it, are for the purpose of seeking one (1) license of the type specified in paragraph 5 above, on behalf of the Applicant. Neither I nor the Applicant are seeking a different Alabama Medical Cannabis license on behalf of any individual or any other entity.

SAF_ INITIAL HERE

d. That all statements, information, documents and other exhibits provided in the Application are true and correct, based on my own personal knowledge and a diligent investigation by me. To the extent any information provided therein was heretofore outside my personal knowledge or ability to affirm, I have personally communicated with those within the Applicant's business who have such personal knowledge, whose duties

Form K: Affidavit of Entity Applicant for Alabama Medical Cannabis License Page 2

include knowledge of the facts stated and/or the integrity of the documents or other exhibits, and I am able, based on such communications, to attest to their currentness and accuracy. This I and the Applicant affirm under penalty of perjury and other applicable sanctions under the AMCC Rules and Alabama law.

INITIAL HERE

e. Applicant understands and acknowledges that the license being applied for is a revocable privilege granted by this state and is not a property right, and that this Application likewise does not convey to, or otherwise entitle unto, the Applicant any rights to a license.

MAL INITIAL HERE

- f. Applicant understands, acknowledges, and will continue to respect and comply with AMCC Rules regarding limited communication during the Application process.

 Gff
 INITIAL HERE
- g. Applicant consents to all background checks, examinations, inspections, and search and seizure by AMCC and law enforcement personnel during this Application process and afterward, to the extent a license is awarded. INITIAL HERE
- Applicant has no economic interest, as defined in the AMCC Rules, in any other license or Application for license under the Darren Wesley "Ato" Hall Compassion Act, § 20-2A-1, et seq., Code of Alabama 1975.
 INITIAL HERE
- I and the Applicant will at all times, to the best of our ability, comply with the AMCC Rules, and cooperate and maintain transparency with the AMCC, its staff and other agents.
 INITIAL HERE
- Any verification provided in the Application is hereby affirmed under oath to be true and correct as of the date of the Application's submission.
 INITIAL HERE

Green Bud LLC

Signature of Afffant

Acting for and on behalf of:

My Commission Expires

Sworn to and subscribed before me on this

Applicant 81 tary Public



[SEAL]

2/28/2023

To Whom it May Concern,

Please accept this letter that I have given authorization for Steve French and Ryan Ramage to act as the Responsible Party and Contact Person respectively for my application to AMCC under the name of Green Bud LLC.

Sincerely,

James Alexander McWilliams

Green Bud LLC