From: <u>Marijuana Licensing (CED sponsored)</u>

To: Marijuana, CED ABC (CED sponsored); "Laura Gossman"

Cc: <u>Marijuana Licensing (CED sponsored)</u>

**Subject:** #10213

**Date:** Friday, March 18, 2016 11:31:21 AM

License #10213 has been voided for Alaska Bud Brothers Aerogardens.

Thank you

### AMCO Office

From: Marijuana, CED ABC (CED sponsored) Sent: Friday, March 18, 2016 9:22 AM

To: 'Laura Gossman'

**Cc:** Marijuana Licensing (CED sponsored) **Subject:** RE: OOPS...made a mistake

Please send this email to <a href="mailto:marijuana.licensing@alaska.gov">marijuana.licensing@alaska.gov</a>

From: Laura Gossman [mailto:gossmanfamily@gmail.com]

**Sent:** Friday, March 18, 2016 6:42 AM **To:** Marijuana, CED ABC (CED sponsored)

Subject: OOPS...made a mistake

Please disregard the standard cultivation facility license application for Alaska Business License # 1034102 ...initiated license number 10213. The corrected application is for...Alaska Bud Brothers Aerogardens LLC Alaska business license #1034111 ...Alaska Enity # 10032047....Initiated MCB license # 10216 If you have any questions please email me at <a href="mailto:gossmanfamily@gmail.com">gossmanfamily@gmail.com</a>

Thanks. Laura Gossman

From: Samaniego, Joe P (CED)

Marijuana, CED ABC (CED sponsored) To:

Subject: 3/24/16 Perfected Objection

Date: Thursday, March 24, 2016 1:51:50 PM

AMCScan[Untitled] 1-1.pdf Attachments:

#### Another perfected objection.

Joe Samaniego

Administrative Assistant I

907-269-0352 · joe.samaniego@alaska.gov

**Alcohol & Marijuana Control Office** 

550 West 7<sup>th</sup> Avenue, Suite 1600

Anchorage, AK 99501-3569



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From: ced-pr-amc-anc-hplaserjetm680@alaska.gov [mailto:ced-pr-amc-anc-hplaserjetm680@alaska.gov]

Sent: Thursday, March 24, 2016 1:25 PM

To: Samaniego, Joe P (CED)

Subject:

From: <u>Joe Graham</u>

To: <u>Marijuana, CED ABC (CED sponsored)</u>

**Subject:** 500" Buffer zone

**Date:** Tuesday, March 22, 2016 10:07:16 AM

Hello,

I would like clarification regarding the 500' buffer zone from churches, schools, day cares etc. I understand that it has been changed to a "pedestrian walking distance". My question is, how to establish that route? Does it mean that the pedestrian route has to use legal sidewalks and crosswalks? Thank you for your time.

Joe Graham

From: repsinger@gmail.com on behalf of Jonathan Singer

To: Marijuana, CED ABC (CED sponsored)

**Subject:** Alaska Marijuana Policy.

**Date:** Tuesday, March 29, 2016 8:29:21 AM

Hello, my name is Mitch Hughes and I am a legislative intern working for Colorado Representative Jonathan Singer, House District 11. I am writing to you to ask what plans your state has in regards to social use of marijuana, such as recreational use or marijuana clubs. I was wondering if you have something in the works for this area of policy and I was hoping to find out what those plans were. Any information you can give me is appreciated. Thank you for your time and I hope to hear back from you soon.

-Mitch Hughes, Legislative Intern



\_-

State Representative JONATHAN SINGER 2201 14th Avenue, #5-307 Longmont, CO 80501

Home: 303-875-4727 Capitol: 303-866-2780

E-mail: jonathan.singer.house@state.co.us

From: <u>Downs, John@Wildlife</u>

To: Marijuana, CED ABC (CED sponsored)
Subject: Alaska"s experience with BioTrackTHC
Date: Monday, March 21, 2016 11:18:50 AM

Hello,

California is now developing a Medical Cannabis Cultivation Program. I'm interested in learning about Alaska's experience with BioTrackTHC. I'd like to know what's working, what's not, specific challenges and where improvements could be made.

I would appreciate it if you could put me in touch with someone wo is working with the BioTrackTHC system.

Sincerely,

John Downs, Senior Environmental Scientist - Specialist CVPIA & Delta Fish Agreement Coordinator State Wide Water Planning Program
Water Branch
California Department of Fish and Wildlife 830 S Street
Sacramento, CA 95811
(916) 445-1730 office
(916) 445-1768 fax
John.Downs@wildlife.ca.gov
www.wildlife.ca.gov

Every Californian should conserve water. Find out how at: SaveOurWater.com · Drought.CA.gov From: <u>Bolton Data Processing Sharon Bolton</u>
To: <u>Marijuana, CED ABC (CED sponsored)</u>

**Subject:** Alcohol & Marijuana Control Office, we received your letter.

**Date:** Monday, March 21, 2016 10:28:01 AM

Attachments: <u>image001.png</u>

Ltr on Marijuana retail license appl.doc

Attached is my original letter to the board and below is the response & comments. I was advised to send my concerns to the board directly so here they are.

Thank you for all your work on this matter and the very stringent regulations you put forth for marijuana operations in Alaska.

Sharon

From: Bolton Data Processing Sharon Bolton Sent: Monday, March 21, 2016 9:01 AM

To: Samaniego, Joe P (CED)

**Subject:** Re: Alcohol & Marijuana Control Office, we received your letter.

While I do not approve of marijuana, the voters spoke so that part is done. My letter was a letter of concern - the enforcement of your regulations will be difficult enough in larger cities where you do have a physical presence. In small towns like ours I would like to know how those regulations are going to be checked on, verified and enforced. If they cannot be enforced then I do have 'objection' to her license being approved.

The reference to Tara's application was only because she is the first to apply for a retail license in Skagway. I understand there is also a 'grow' license application and I have the same concerns about the enforcement of regulations in regard to that operation. If the growers license is approved but there is no testing facility what happens to the crop? Is there an agency that will oversee what your regulations require?

Thank you for your response. Sharon L Bolton

From: Samaniego, Joe P (CED)

Sent: Monday, March 21, 2016 8:36 AM

To: sbolton@aptalaska.net

**Subject:** Alcohol & Marijuana Control Office, we received your letter.

Good morning, we received your letter in regards to Tara Bass's Remedy Shoppe in Skagway. Is the letter an objecting to the business applying for the license, or a letter of concern?

Thank you, Joe



Joe Samaniego

Administrative Assistant I

907-269-0352 · joe.samaniego@alaska.gov

**Alcohol & Marijuana Control Office** 

# 550 West 7<sup>th</sup> Avenue, Suite 1600 Anchorage, AK 99501-3569



Please consider the environment before printing this e-mail. Less paper is better for us and our environment.

From: Sue

To: Marijuana, CED ABC (CED sponsored)

Subject: Anchorage Youth Court on 4th Ave

Date: Wednesday, April 06, 2016 10:34:27 AM

Can you please tell me if the Anchorage Youth Court on 4<sup>th</sup> ave is considered a recreation or youth center? I personally would not think this is the case, but would like your opinion regarding this site.

Thank you, Susan Nowland 907 230 5069 From: <u>marcy@lawcorner.net</u>

To: Marijuana, CED ABC (CED sponsored)

Subject: Application for Marijuana Handler Permit Instructor

Date: Friday, April 08, 2016 4:54:58 AM Attachments: ACI Instructor Application.pdf

Greetings, Ms. Franklin and the Marijuana Control Board;

Please find, attached, my application to become a Marijuana Handler Permit Instructor under the business, Alaska Cannabis Industries. The pertinent documents have be scanned into a single PDF file for your convenience.

Please contact me directly, if you have any questions or concerns, so that I might address them forthwith.

Sincerely,

Ronda L. Marcy, Owner Alaska Cannabis Industries From: Mary DeSpain

To: Marijuana, CED ABC (CED sponsored); Humm, George R (CED); Hales, Janis D (DOR)

Subject: April 20 Navigating the Legal Challenges Surrounding the Alaska Marijuana Industry

**Date:** Tuesday, April 05, 2016 11:02:44 AM

#### Hello,

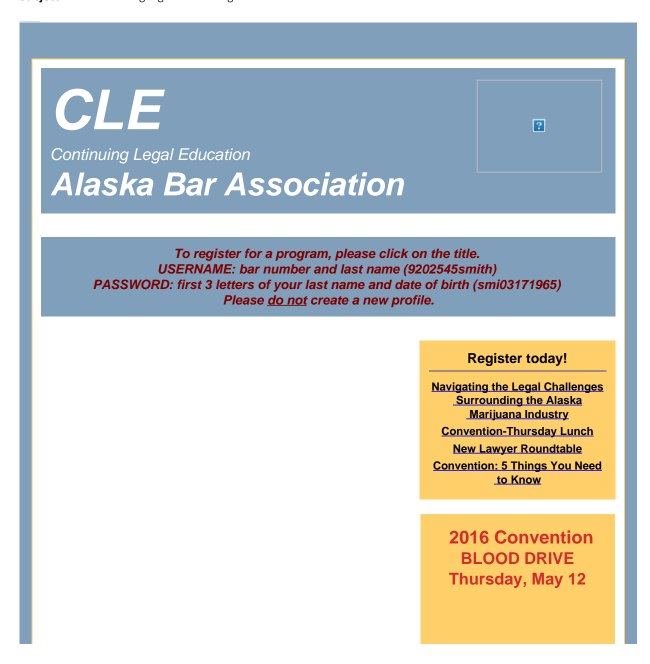
You may be interested in our marijuana program on April 20.

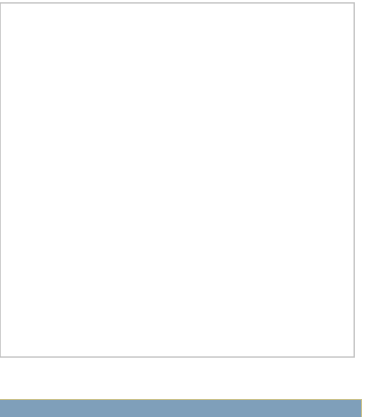
#### Thank you, Mary

From: Alaska Bar Association [mailto:cle@alaskabar.org]

**Sent:** Tuesday, April 05, 2016 9:38 AM **To:** Mary DeSpain <mary@alaskabar.org>

Subject: Convention Highlights and Things You Need to Know





## April 20

Navigating the Legal Challenges
Surrounding the Alaska Marijuana
Industry

Dena'ina Center 2nd Floor Kahtnu 1 9:00 - 3:30 p.m. 4.0 General and 1.0 Ethics CLE Credits \$159

**Co-Sponsored by the Municipal Law Section** 

Presented by: Holly Wells, Katie Davies, Jason Brandeis, and Adam Crabtree, Denver, CO

This program addresses Alaska marijuana regulations and the legal nuances and local governance issues involving the Alaska marijuana industry as well as ethical considerations facing lawyers counseling clients regulating or engaging in the Industry.

Adam Crabtree will address government regulation concerns in banking.

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Don't miss another program.
Watch at your convenience.

?

Clarence Darrow: Crimes, Causes and the Courtroom Wednesday, March 30 8:00 am - 11:25 am

Public Records and Publicly
Available Information
Thursday, March 31

9:00 - 10:00 am

Sue Unto Others As You Would Have Them Sue Unto You

Friday, April 1 9:00 - 10:00 am

## **2016 Annual Convention**

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### Thursday, May 12 Luncheon

Law Day Luncheon
The Evolution of Miranda

In order to discuss the evolution of the Miranda decision, the presenters will revisit the original Miranda case, and juxtapose the concerns of the Supreme Court with current practice in Alaska.

#### **AWARDS**:

Robert Hickerson Partners in Justice Campaign; Robert Hickerson Public Service Award;
Layperson Public Service Award;
4th Annual Human Rights Award;
2016 Benjamin Waters Distinguished Service Award.

## **May 12 Convention Program**

Breaking New Ground: Building a 21st

Century Law Firm

New Lawyer Roundtable

Opportunity for New Lawyers

2016 Alaska Bar Convention Stand Alone Program\* 3:30 - 5:00 p.m. 1.5 General CLE Credit New Lawyers Only - \$39

# Presented by: Jordan Furlong, Edge International Consulting

Law practice in the 21st century figures to be leaner, more entrepreneurial, and more client-focused than traditional law firms ever managed to be. But our legal education system hasn't yet made the necessary adjustments to help new lawyers navigate these uncharted waters. In this session, you will learn about three pillars of a sustainable future law practice (streamlined operations, market differentiation, and the client experience) and collaborate with other attendees in drafting a blueprint to install these pillars in the design of a 21st-century law firm.

# Thou Shalt Not Lie, Cheat & Steal: The Ten Commandments of Legal Ethics

Thursday, April 7 9:00 - 10:00 am

# Discover Hidden and Undocumented Google Search Secrets

Tuesday, April 12 9:00 - 10:00 am

#### Make Your Witness a Star

Wednesday, April 13 8:00 - 10:30 am

# Clear and Effective Communication

Thursday, April 14 9:00 - 10:00 am

**Contact Us** 

Mary I. DeSpain
CLE Director

**Lynn Coffee**CLE Coordinator

\*If you are already registered for the Convention you do not need to register separately.

## 2016 Convention

### **Five Things to You Need to Know**

- 1. The course materials will be sent to you via email by Monday, May 9. They'll also be available on our home page, and you'll receive a USB drive when you check in. Please ensure that your laptop or tablet is fully charged. Charging stations will be limited.
- 2. The train ride tickets are selling fast. If you want a ticket, and have already registered for the convention, call us to add it to your package. A government issued I.D. is required prior to boarding the train.
- 3. The Marriott has extended their reservation deadline to April 22. Reserve your room for \$169/night + 12% tax by calling 907-279-8000
- 4. Dean Kellye Y. Testy and the University of Washington School of Law invite you and your colleagues for a reception on Thursday, May 12 at 5:00 6:00 p.m. on the 2nd floor of the Dena'ina Center. The event is free, but please register by May 6. REGISTER.
- 5. Early bird registration ends April 10. REGISTER TODAY!

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r, 840 K Street, Suite 100, Anchorage, AK 99501

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From: <u>Dr Charlie Gray</u>

To: Marijuana, CED ABC (CED sponsored)

**Subject:** Buffer Zone for health care facilities providing services to children

**Date:** Monday, April 04, 2016 11:58:30 AM

Attachments: Marijuana Objection.docx

#### Dear Marijuana Control Board

I have attached a letter for your review. This process started with a possible retail marijuana business application opening right next door to our establishment. We would share a wall as well as share warehouse ceiling space. Elvi Gray-Jackson and Dick Traini came to my office to hear my concerns as well as see how close the Marijuana business would be to my office. I have reviewed 3 AAC 306, AO 2016-16(s), and AO 2016-3(s). In all of these regulations, it is not defined as to a buffer zone for a health care facility that provides services to athletes and children. These types of patients make up a large percentage of our Chiropractic Office. I am the Team Chiropractor for Alaska Athletics. Most of these athletes are under the age of 18 years old. I have had concerns from several patients when they viewed the public notice for a Marijuana Retail Shop posted next door to my office. I would like to hear how the board can help myself with my concerns for my patients. I feel that both of our businesses can coexist, however, not at the detriment to one another. If you have any further questions or comments, please contact me.

Yours In Health,

Dr. Charlie Gray CCSP, CKTP
Gray Chiropractic Health Clinic LLC
360 E. International Airport Rd #4
Anchorage, AK 99518
www.graychirohealth.com
907-563-7700

From: <u>elway331999@hotmail.com</u>

To: <u>Marijuana, CED ABC (CED sponsored)</u>

Subject: Building compliance

**Date:** Monday, March 21, 2016 10:22:43 AM

Good morning my name is Chris Euscher, we are looking at a building and we have a dance studio next door that specific to children, we have two different Attorney's saying two different thing's. We just need to know the correct answer, will we be with in the regulations if we lease this building.

Thank you for your time

Chris Euscher

Sent from Outlook Mobile

From: <u>Eric Riemer</u>

To: <u>Marijuana, CED ABC (CED sponsored)</u>

Subject: Cannabis testing, transportation, and on-site consumption

**Date:** Monday, April 11, 2016 11:23:00 AM

#### Hello,

My name is Eric Riemer and I live in Ketchikan, AK. I am in the process of acquiring a borough permit to operate a cannabis retail store from the local government, and currently working with local government bodies contemplating local policy options in regards to transportation and on-site consumption. I have several questions and comments that speak to these matters:

We know that testing of legally cultivated cannabis is required by state law. Ketchikan, an island community, would be impacted by the distance of our cultivators from licensed state testing facilities. My questions that speak to this issue are as follows: has the MCB considered the option of mobile testing facilities? I realize it would fall to the private sector to create such a business, but would the MCB be open to permitting a mobile facility? Second, is the MCB considering a waiver for the State Marine Highway to allow transportation of small amounts of marijuana to travel from remote cultivation sites to testing facilities? Perhaps the waiver would go to individual cultivation transporters (IE here is your waiver allowing you to transport x grams of cannabis)? To further that question, has the MCB considered the option of transporting larger amounts of cannabis from mainland cultivators to smaller island communities for retail sale? Here again a waiver system could prove useful.

Another question I had concerns cannabis grown out of state; could an out of state grower apply to be registered on Alaska's seed-to-sale system? Consider a grower or product manufacturer in Washington state that wishes to distribute product in Alaska; could they be registered in Alaska's testing/growing database and legally sell products to Alaskan retail shops if their products were logged and testing in the same manner as cannabis and cannabis products grown and manufactured within Alaska?

My final questions and comments have to do with on-site consumption of cannabis in retail stores. The state legislation body is considering a state wide ban on smoking in public buildings to protect the health of employees. There has been discussion of a waiver - or alternate bill - for tobacco shops to exempt them from this law. Does the MCB plan on issuing a waiver for retail cannabis stores to allow consumption on-site? If so, what will onsite consumption look like in retail shops? Specifically, will consumption be confined to 'back rooms or lounges' separated by walls/doors from the main body of the shop? Or will consumption areas be determined by individual businesses?

Our vision of on-site consumption is to have an upstairs and back room lounge where consumption is allowed, and keep the main shop body smoke-free. We would prefer to NOT have a negative pressure system in place for consumption areas, due to both the prohibitive cost and uninviting, septic atmosphere such a division would cause in our establishment. The basic model of a dutch coffee shop is what we would encourage the MCB to adopt in regards to on-site consumption policy.

We realize that this is an emerging field and there are many grey areas, and at this point even

more questions than answers. If the MCB is interested in comments and feedback from private sector establishments, we would be happy to share our views on any issues that arise in the spirit of synergy between policy and practice.

Thank you for your time, and we look forward to your response.

Eric Riemer E & M Holdings Ketchilan, AK 99901 907-617-7669 From:

<u>Jeremiah Emmerson</u> <u>Marijuana, CED ABC (CED sponsored)</u> To:

Subject: Clones

Date: Friday, March 18, 2016 12:16:02 PM

How can a personal use consumer legally buy clones once licenses are issued? Can you please also address if there are taxes involved for cultivators.

Regards,

Jeremiah

From: Bob Davis

To: <u>Marijuana, CED ABC (CED sponsored)</u>

**Subject:** Cost of this license?

**Date:** Thursday, March 31, 2016 2:58:44 PM

Hello,

I'm writing about obtaining a small or limited license for a marijuana grow business that doesn't make money but just

gets enough money to operate the business.

I'm a 100 percent disabled Veteran and this plant has helped me in many ways and I know others like myself that depend

on it's help. Some of the people I know are so low income that they can't afford to grow it and have asked for help in

producing it, because they can't afford to or have the know how and even if they did, it would cost them a lot of money

to provide for themselves. There are many other problems with people trying to grow in conditions like here in Alaska.

- 1. Cost of utilities to produce the product!
- 2 The know how to make a really good clean product without problems that sick people can use.
- 3. Cost of a special room to grow in or produce the product.
- 4. Cost of the soil or hydroponics and the supplies and items you need to produce.

These are just a few of the problems for medical use and as I see it retail stores that are in the works now will cost

medical people a large amount of their income to obtain the product that they need.

I propose that you give out limited licenses to people like myself that can help the medical side of this.

Costs will be calculated to help the grower produce only and not to make profit on this product for medical use and

would be very small and detailed grows for patients only.

As a disabled Veteran the state allows my business license to be half cost and I'm asking that you bring that down even further

so that small medical grows can help others with medical product that is produced Clean and organically so as to preclude the

use of other means to obtain a good clean natural product.

I might add that this product will be just for Medical People and them alone.

Not trying to make a quick buck to fill my house with stuff. I along with other people just want to help others in my same place.

I can list the problems that I'm being helped with, but I think you have heard enough of that and I would hope that you look

up on the internet how many conditions that have actually been proven thru medical studies that affirm that this is what is going on.

So, Can you please come up with something for Medical growers so we can feel like we are safe and not doing anything

against the law as we mostly law abiding citizens that just want help for our conditions that you can't get from the

current medical market.

Thank You for your time and effort!

Robert Davis

From: dollynda fleck

To: Marijuana, CED ABC (CED sponsored)

Subject: cultivation stock question

**Date:** Tuesday, March 22, 2016 1:07:28 PM

#### Hello,

I asked last week about the initial stock being used to start up a cultivation facility. the FAQ-s page states that after the initial start up no marijuana grown off premises can be entered into the facility tracking system. The question was is it referring to BUD or all marijuana? Can't a legal facility purchase clones or seeds legally in the state and enter new strains into the tracking system? It is important that marijuana cultivation facilities have room to expand the strains available and not just the initial few it may start with. I did receive a response indicating the website would clarify this, but still have not seen an update.

Thank you for your time, Dollynda Phelps

From: dollynda fleck

To: Marijuana, CED ABC (CED sponsored)
Subject: cultivator logging out own product
Date: Sunday, March 27, 2016 7:53:36 PM

Hello, I have been asked by several people if a licensed cultivator could log out small amounts of their commercial harvest for personal quality testing, say a couple ounces per month? As long as it is logged into the METRC system could a cultivator do this with product they produce and own?

From: "Marijuana, CED ABC (CED sponsored)" <marijuana@alaska.gov>

To: dollynda fleck <jeffndol@yahoo.com> Sent: Thursday, March 24, 2016 2:14 PM Subject: RE: cultivation stock question

If we have any questions about your curriculum, we may contact you before the meeting. I need to take a look at what you sent us first. The deadline for courses to get on the agenda for this meeting is April 8, so unless something major is missing, you can expect to be on the agenda. The agenda is going up on April 20.

Cynthia Franklin, Director Alcoholic Beverage & Marijuana Control Boards 907-269-0351

From: dollynda fleck [mailto:jeffndol@yahoo.com]
Sent: Wednesday, March 23, 2016 10:31 PM
To: Marijuana, CED ABC (CED sponsored)
Subject: RE: cultivation stock question

Great, thank you for explaining.

One quick question, I submitted an application for the marijuana handler permit course provider. Should I expect any communication via email to learn of its progress or just listen in on April 27?

Thanks again

Sent from Yahoo Mail on Android

On Wed, Mar 23, 2016 at 12:18 PM, Marijuana, CED ABC (CED sponsored) < marijuana@alaska.gov > wrote:

Dollynda,

Yes, a licensed marijuana cultivation facility may purchase clones or seeds from another licensed facility. I made the following change the day I wrote you back but apparently failed to save and publish it. This is now on the website:

It's expected that cultivators will either start their plants from seeds or from cuttings

only after receiving a license from the Marijuana Control Board. The regulations require that all cuttings that are 8" tall and present on the licensed premises on the day of license issuance be entered into METRC, the marijuana inventory tracking system. After the initial inventory is established, the regulations prohibit personal use marijuana or any marijuana that was not grown in a licensed marijuana cultivation facility and tracked as such being entered into the tracking system.

Cynthia Franklin, Director Alcoholic Beverage & Marijuana Control Boards 907-269-0351

From: dollynda fleck [mailto:jeffndol@yahoo.com]

**Sent:** Tuesday, March 22, 2016 1:07 PM **To:** Marijuana, CED ABC (CED sponsored)

Subject: cultivation stock question

Hello,

I asked last week about the initial stock being used to start up a cultivation facility. the FAQ-s page states that after the initial start up no marijuana grown off premises can be entered into the facility tracking system. The question was is it referring to BUD or all marijuana? Can't a legal facility purchase clones or seeds legally in the state and enter new strains into the tracking system? It is important that marijuana cultivation facilities have room to expand the strains available and not just the initial few it may start with. I did receive a response indicating the website would clarify this, but still have not seen an update.

Thank you for your time, Dollynda Phelps

From: <u>Jeremiah Emmerson</u>

To: Marijuana, CED ABC (CED sponsored)
Subject: Discounts and Reimbursements
Date: Monday, April 11, 2016 3:11:03 PM

Hi, I have yet another question. I am not finding anything in the regulations that say anything about discounts.

I do see a provision about a retailer being unable to give away "free" marijuana.

Can a retailer offer a discount to a customer? Also, can a non-profit organization reimburse that discount without being considered as having a financial interest?

The reason I ask, is that our non-profit organization, the Alaska Small Cultivators Association is interested in starting an endorsements program for smaller sized cultivators. We would grant them a sticker that they can use on their products, and the retailer can offer a discount to ASCA consumer and medical members who present their membership card at point of sale.

At the end of the year, the ASCA would like to provide some or all reimbursement to those retailers for helping support the program.

Please, let us know if this is out of bounds. We want to be 100% sure that the regulations are ok with us doing this before we launch this program.

Regards,

Jeremiah Emmerson Alaska Small Cultivators Association From: <u>delbridge@alaska.net</u>

To: Marijuana, CED ABC (CED sponsored)

**Subject:** Distance from a church Lot

**Date:** Friday, March 18, 2016 12:01:21 PM

#### DearSirs,I

earlier called your office to find out about the distance required from a church that is neighbor to my lot. I am proposing to use an existing garage that is approximately 300 feet from the adjoining lot line between my lot (which is 10 acres of rural agriculture land)

located on Marten Drive, for an indoor marijuana growing facility. The North Star Borough has already agreed that I am more than the

required 100 foot setback from the church lot line. They asked me to check with you to see if the state requirement was more restrictive. The structure in question is an existing 24 by 48 square foot garage that is approximately 500 feet from the actual church building and is seperated by heavy trees. As stated the rough measurement from the nearest corner of the building is 300 feet to the lot line between the church and my lot. There is another approximate 200 feet from the church's lot line and the actual church building.

My driveway and the only entrance to my property is accessed from Marten Drive which is an unpaved subdivision road the runs along the border of my property which is on the opposite side from the church. Please contact me as soon as you can so that I can continue to make plans in the process of submitting my plans for approval by the North Star Borough.

Thank You, Bruce Delbridge 218 Marten Dr. Fairbanks, Alaska, 99712

phone # 907 460 7523

From: <u>Joseph C Borer</u>

To: <u>Marijuana, CED ABC (CED sponsored)</u>

Subject: Drug testing

**Date:** Monday, March 21, 2016 9:44:31 AM

Was wondering where the board stands regarding testing for marijuana. Currently the standard test is looking to see if you are a user of marijuana not if you are actively high. I believe this is a violation of my Civil Liberties. If you have no thoughts on this then can you please direct me where I should be talking to.

Sent from my iPhone

From: <u>Lance Wells</u>

To: Marijuana, CED ABC (CED sponsored)
Subject: Entity Documents Requirements.
Date: Wednesday, April 13, 2016 9:00:29 AM

Can you please describe what exactly you are looking to be filed for with entity documents i.e. LLC organization doc's, biennial report, business license, certificate or organization..articles of incorp etc. Please advise. Thank you. You all are doing a great job. Thank you. Lance

From: <u>Dwight Haak</u>

To: Marijuana, CED ABC (CED sponsored)

Subject: False Statement Barring Marijuana Licensing Application

**Date:** Friday, April 15, 2016 3:40:05 PM

#### Hello,

My name is Dwight Haak and I am having an issue with my Limited Cultivation License. I am now barred from receiving a license because I supposedly provided a false statement.

Last year I received a ticket for providing a false statement on a fishing license in Alaska, which I wholeheartedly contest. I did not go fishing or try to get a fishing license for my first 5 years of residency, and thusly a computer spit me out as providing a false statement when I finally did go and get a fishing license. I received the ticket because the Wildlife Trooper disagreed with my length of residency, which I state as August of 2009. I was 100% forthright with the trooper, I even told him my difficulties with the PFD Office (I have had to prove to the PFD office on 3 separate occasions that I am a resident, I was even denied a PFD once, nearly twice). My 100% honesty hurt me. My difficulties in proving residency stem from being a stay at home Dad. My wife has never had the same residency issues as I have (none) because she has been employed through our entire residency. My wife did not receive a ticket for providing a false statement, even though she did not fish for 5 years, and then finally got a license, same situation as mine.

I am in the process of trying to reverse this misdemeanor headache. Everyone in government I approach with my issue keeps wondering why it is such a big deal to me. Essentially, I get the feeling that this is a "rollover" ticket. What I mean is that everyone I approach in government thinks my issue is so tiny that I shouldn't even worry about it, just pay and forget. The issuers, enforcers, and ultimately the court treated this situation like it was something with no long term consequences for me and didn't listen to me. The \$300 fine was all the state was interested in, and they got it, even while my plea was still "Not Guilty". Because this crime is a misdemeanor I was not even allowed to talk to a prosecutor. The only outcome I was going to receive was "Guilty".

Here is where I make my request to the Marijuana Control Board. I request that so called "false statements" on fishing and hunting licenses not be considered when applying for a Marijuana Cultivation Permit. It is not the same as providing a false statement when a legitimate crime or incident occurs and the lying party is trying to deceive law enforcement. I never tried to deceive anyone. I wrote the truth and the state disagreed (without listening to me) for a \$300 payout. I am not a criminal actor. It is far too easy to receive a ticket for a false statement on a fishing license. It is treated like a traffic ticket by law enforcement and the state, which means the issuing officer is infallible in their determination. I still claim August of 2009 on my fishing license, as it is the truth. This is an issue I will be following up on as I believe a "Catch-22" should not bar me from being a responsible

business owner. Thank you for your time and consideration.

-- Dwight Haak

Sent from my iPad

From: <u>Mathieu Frohlich</u>

To: Marijuana, CED ABC (CED sponsored)

Subject: Finances

**Date:** Saturday, March 26, 2016 4:48:48 PM

Hello,

How will the Alaska marijuana industry pay its employees and suppliers? Has the state come up with a solution the banking issues facing the industry?

Thank you,

Mathieu Frohlich mathieuf@live.com 907-887-4245

From: <u>Jesse Holzschuh</u>

To: <u>Marijuana, CED ABC (CED sponsored)</u>

Subject: Fingerprint card

**Date:** Monday, April 18, 2016 12:38:26 PM

I have my fingerprint card, and was wondering if I can send that to the Atwood building at this time.

Also I tried to email some forms and my mail was rejected. It said the email address did not exist. Am I trying to turn in forms too early?

From: <u>Leslea Nunley</u>

To: Marijuana, CED ABC (CED sponsored)

**Subject:** fingerprint cards

**Date:** Thursday, April 07, 2016 1:29:12 PM

I am completing my application and supplemental forms and want to clarify submittal of the fingerprint cards. I understand you want all documents submitted via email with no more than 20mMB per email but I suspect that doesn't apply to the fingerprint cards. Could you please advise how you want those submitted?

Thank you, Leslea Nunley Tanana Herb Company Fairbanks, Alaska 907-479-3374 cell: 907-388-8023 From: Samaniego, Joe P (CED)

Marijuana, CED ABC (CED sponsored) To:

Subject: FW: 3/24/2016

Date: Thursday, March 24, 2016 1:39:16 PM

AMCScan[Untitled] 1-1.pdf Attachments:

#### Perfected Objection 3/24/2016

Joe Samaniego

Administrative Assistant I

907-269-0352 · joe.samaniego@alaska.gov

**Alcohol & Marijuana Control Office** 

550 West 7<sup>th</sup> Avenue, Suite 1600

Anchorage, AK 99501-3569



Please consider the environment before printing this e-mail. Less paper is better for us and our environment.

From: ced-pr-amc-anc-hplaserjetm680@alaska.gov [mailto:ced-pr-amc-anc-hplaserjetm680@alaska.gov]

Sent: Thursday, March 24, 2016 1:24 PM

To: Samaniego, Joe P (CED)

Subject:

From: Loren Domke

To: Marijuana, CED ABC (CED sponsored)
Subject: FW: ABC Board Website Question
Date: Monday, March 21, 2016 11:20:34 AM

#### Please respond.

From: Franklin, Cynthia A (CED) [mailto:cynthia.franklin@alaska.gov]

**Sent:** Monday, March 21, 2016 8:32 AM

To: Loren Domke

Subject: RE: ABC Board Website Question

Loren Domke,

All marijuana questions need to be directed to <a href="marijuana@alaska.gov">marijuana@alaska.gov</a>. Could you please resend your question to that box? We are trying to adequately manage the flood of questions we are receiving and the only way to assure we get answers to everyone is to have them all directed to the same place. Thanks for understanding.

Cynthia Franklin, Director Alcoholic Beverage & Marijuana Control Boards 907-269-0351

From: Loren Domke [mailto:domkelaw@gci.net]
Sent: Saturday, March 19, 2016 3:42 PM

**To:** Franklin, Cynthia A (CED)

Subject: ABC Board Website Question

Hello-Will the state post on line the application and address of someone for a grower's license? We live in a residential neighborhood in Juneau and would like to know if there is an application for a greenhouse in our area. Thanks. Loren Domke.

From: PSUMInfo (CED sponsored)

To: Marijuana, CED ABC (CED sponsored)

**Subject:** FW: Additional marijuana establishment license resources available

**Date:** Friday, March 18, 2016 11:18:08 AM

From: Braun, Jerri [mailto:JBraun@kpb.us] Sent: Thursday, March 17, 2016 4:47 PM

To: PSUMInfo (CED sponsored)

Subject: RE: Additional marijuana establishment license resources available

Will the applications and statuses page have Cities and Governing bodies like on the Alcohol licensing?

Thank You, Jerri Braun

Phone: 907-714-2182 email: jbraun@kpb.us Fax: 907-714-2376

From: PSUMInfo (CED sponsored) [mailto:psuminfo@alaska.gov]

Sent: Thursday, March 17, 2016 3:59 PM

To: PSUMInfo (CED sponsored)

Subject: Additional marijuana establishment license resources available

Items of note have been added to the Alcohol and Marijuana Control Office (AMCO) website:

- The <u>Marijuana FAQs</u> have been updated with several additional questions and answers that AMCO has been fielding regarding the marijuana establishment license application process and the inventory tracking system, among other topics.
- A spreadsheet of <u>applications and statuses</u> is now available. It will be updated every other week.
- A spreadsheet outlining <u>local regulatory information</u> is also available. It will be updated approximately every month if there are significant changes.

# State of Alaska Alcohol and Marijuana Control Office

550 West 7<sup>th</sup> Ave, Suite 1600 Anchorage, Alaska 99501 (907) 269-0350 commerce.alaska.gov/web/amcomarijuana@alaska.gov

You are receiving this email because you registered to be notified by the State of Alaska when marijuana initiatve FAQs are updated and when the public comment periods on the proposed

| regulations are scheduled. Please note that a reply to this message will not be considered as public comment. |  |  |  |  |
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From: Marijuana, CED ABC (CED sponsored)

To: Marijuana, CED ABC (CED sponsored)

Cc: Franklin, Cynthia A (CED); Oates, Sarah D (CED)

Subject: FW: Distance from a church Lot Date: Friday, March 25, 2016 2:05:49 PM

Person called after submitting this question, not sure how to best respond to it.

Joe Samaniego Administrative Assistant I 907-269-0352 · joe.samaniego@alaska.gov Alcohol & Marijuana Control Office 550 West 7th Avenue, Suite 1600 Anchorage, AK 99501-3569

Please consider the environment before printing this e-mail. Less paper is better for us and our environment.

----Original Message----

From: delbridge@alaska.net [mailto:delbridge@alaska.net]

Sent: Thursday, March 17, 2016 12:02 PM To: Marijuana, CED ABC (CED sponsored)

Subject: Distance from a church Lot

#### DearSirs,I

earlier called your office to find out about the distance required from a church that is neighbor to my lot. I am proposing to use an existing garage that is approximately 300 feet from the adjoining lot line between my lot (which is 10 acres of rural agriculture land) located on Marten Drive, for an indoor marijuana growing facility. The North Star Borough has already agreed that I am more than the required 100 foot setback from the church lot line. They asked me to check with you to see if the state requirement was more restrictive. The structure in question is an existing 24 by 48 square foot garage that is approximately 500 feet from the actual church building and is seperated by heavy trees. As stated the rough measurement from the nearest corner of the building is 300 feet to the lot line between the church and my lot. There is another approximate 200 feet from the church's lot line and the actual church building.

My driveway and the only entrance to my property is accessed from Marten Drive which is an unpaved subdivision road the runs along the border of my property which is on the opposite side from the church. Please contact me as soon as you can so that I can continue to make plans in the process of submitting my plans for approval by the North Star Borough.

Thank You, Bruce Delbridge 218 Marten Dr. Fairbanks, Alaska, 99712

phone # 907 460 7523

From: Shane Osowski

To: <u>HonestML@ci.anchorage.ak.us</u>

Cc: Marijuana, CED ABC (CED sponsored); McConnell, Erika B.

Subject: FW: Marijuana Cultivation License Application #10058 for Risum Sol, LLC

**Date:** Tuesday, March 22, 2016 11:01:16 AM

Ms. Honest,

I am forwarding this response from the applicant which I received last night. I understand a board member called you yesterday and was told the application was still "active" at that time, although there may be some delay between the state and local divisions.

Assuming the applicant truly has "started the withdraw process last week," then I don't want to waste your time and resources on the matter.

We do appreciate your assistance in providing information for us yesterday.

Sincerely,

Shane Osowski
Osowski Law Offices, LLC
800 E. Dimond Blvd., Suite 3-505
Anchorage, AK 99515
(907) 929-2000 phone
(907) 929-2001 fax
Shane@AKCondoLaw.com

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**From:** Kevin Twing [mailto:twingster@yahoo.com]

Sent: Monday, March 21, 2016 8:55 PM

To: Shane Osowski <Shane@akcondolaw.com>

Subject: Re: Marijuana Cultivation License Application #10058 for Risum Sol, LLC

I started the withdraw process last week as soon as Snow management notified Mr. Click. My attorney Daryl Thompson is handling the letter to the state for withdraw. Please feel free to contact him.

Kevin Twing 907 632 0200

On Mar 21, 2016, at 6:54 PM, Shane Osowski <<u>Shane@akcondolaw.com</u>> wrote:

Please see the attached letter we are submitting on behalf of Airport Plaza Condominiums Association, Inc., concerning the above referenced application.

Please feel free to call with any questions or concerns.

Thank you,

Shane Osowski
Osowski Law Offices, LLC
800 E. Dimond Blvd., Suite 3-505
Anchorage, AK 99515
(907) 929-2000 phone
(907) 929-2001 fax
Shane@AKCondoLaw.com

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<Risum SOL Ltr re Insurance Issue.pdf>

From: <u>jan storbakken</u>

To: Marijuana, CED ABC (CED sponsored)

Subject: Fw: Marijuana news from Washington a series

Date: Thursday, March 24, 2016 3:45:49 PM

FYI below

Jan (Jazzy) Storbakken Embrace the Buoy!

On Thursday, March 24, 2016 3:38 PM, jan storbakken <janstorbakken@yahoo.com> wrote:

It's a well written article on combating the black market it's a series so if you want to follow it you may need to contact the author lavendricksmith@gmail.com.

Interesting comment in there that communities that opt out are only fueling the illegal industry.

http://www.auburn-reporter.com/news/371934541.html

http://www.epi.alaska.gov/bulletins/docs/b2016\_06.pdf if you don't look at the drug overdose statistics here's a cut and paste;

Table, Alaska Drug Overdose Deaths, by Drug Category — Alaska, 2009-2015

| Category                           | Number of Deaths Per Year (Age-Adjusted Rate of Overdose Deaths per 100,000 Pop. Per Year) |           |            |            |            |            |            |  |
|------------------------------------|--|-----------|------------|------------|------------|------------|------------|--|
|                                    | 2009   | 2010      | 2011       | 2012       | 2013       | 2014       | 2015*      |  |
| Prescription Drugs                 | 104 (14.4)   | 60 (8.5)  | 58 (7.8)   | 76 (10.5)  | 69 (9.1)   | 71 (10.0)  | 83 (11.0)  |  |
| Opioid Pain Relievers              | 80 (11.2)  | 52 (7.3)  | 48 (6.4)   | 53 (7.3)   | 51 (6.7)   | 51 (7.2)   | 65 (8.5)   |  |
| Illicit Drugs                      | 36 (5.1)   | 21 (2.8)  | 40 (5.2)   | 55 (7.1)   | 51 (7.0)   | 55 (7.4)   | 59 (7.8)   |  |
| Heroin                             | 7 (1.0)  | NR'       | 11 (1.4)   | 21 (2.7)   | 26 (3.5)   | 26 (3.5)   | 36 (4.7)   |  |
| Unspecified Drugs                  | 7 (9.0)  | NR*       | 16 (2.2)   | 24 (3.5)   | 15 (2.0)   | 20 (2.5)   | 19 (2.5)   |  |
| Total Overdose Deaths <sup>t</sup> | 131 (17.9)   | 76 (10.5) | 104 (13.9) | 125 (17.0) | 106 (14.2) | 123 (16.7) | 121 (16.0) |  |

<sup>\*</sup>Drug category queried by ICD-10 Codes for 1) Underlying Causes X40-44, X60-64, X85, and Y10-14, and 2) Contributory Causes for prescription drugs (T36-39, T40,2-40.4; T41-43.5; and T43.7-50.8), OPRs (T40.2-40.4), illicit drugs (T40.1, heroin; T40.5, cocaine; T40.7, cannabis; T40.8, LSD, T40.9, hallucinogens; and T43.6, stimulants), and unspecific drugs (T50.9 without any other drugs listed).

Rates based on <20 occurrences are statistically unreliable and should be used with caution; rates based on <5 occurrences were not reported (NR).

\*The 2015 data are preliminary and therefore subject to change; the rates were computed using 2014 population estimates.

\*Individual overdose deaths counted in the Total Overdose Deaths row may belong to multiple drug categories (e.g., heroin and OPR) simultaneously.

As always please keep the medical marijuana available.....I know it is not and some sweet little old folks could surely use....Yes well aware that State of AK would like to rid itself of medical and go strictly recreational. That's why I am proud of our community!!! for not opting out.

Jan (Jazzy) Storbakken Embrace the Buoy!

From: Shane Osowski

HonestML@ci.anchorage.ak.us To:

Marijuana, CED ABC (CED sponsored); McConnell, Erika B. Cc: FW: Marijuana Retail Store Application - License No. 10087 Subject:

Date: Wednesday, March 23, 2016 4:26:49 PM

Attachments: Public Notice.pdf

Terraces Marijuana Ltr.pdf

Dear Ms. Honest and Ms. McConnell.

We are forwarding an email message received from a marijuana license applicant who asserts that he is withdrawing application for license no. 10087. The public notice listed on your website reflected an improper location in the middle of a residential neighborhood across from a homeowner's association park/recreation/youth center. We believe the applicable zoning would also prohibit the issuance of a license for this location, although the association has strong concerns with any reference to the residential address of 2891 Morgan Loop, Anchorage, AK 99516 appearing on your website. (The association previously experienced a robbery/holdup/kidnapping situation when some drug dealers apparently used a mistaken address, and a similar risk exists with any public information pointing potential criminals towards this location associated with a cash only marijuana retail store). You may not be aware of the situation, but at

We do not wish to create any problems for Mr. Weaver if he later decides to seek a license with an allowable address outside the homeowner's association. We will be following up with you next week, however, to ensure this particular application is withdrawn as requested by the applicant.

Any further assistance you can provide in scrubbing the address from public databases would be GREATLY appreciated.

Thank you,

Shane Osowski Osowski Law Offices, LLC 800 E. Dimond Blvd., Suite 3-505 Anchorage, AK 99515 (907) 929-2000 phone (907) 929-2001 fax Shane@AKCondoLaw.com

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**From:** Lou Weaver [mailto:louweaver@me.com]

Sent: Tuesday, March 22, 2016 6:12 PM

To: Shane Osowski <Shane@akcondolaw.com>

**Subject:** Re: Marijuana Retail Store Application - License No. 10087

Good Evening Shane,

I just went to the web site for my application attempting to edit or delete my file to remove my physical address that is posted as the future site of my proposed retail business, but I am unable to change the file. I will call the MCB tomorrow and request my application be deleted. I will be flying up to Barrow on the morning flight and cell coverage is troublesome, I'll be returning this weekend but will stay on this issue until it is resolved.

Lou Weaver 907-205-1705

On Mar 22, 2016, at 05:12 PM, Shane Osowski < Shane@akcondolaw.com> wrote:

Mr. Weaver,

Our firm represents the Terraces Homeowners Association. You apparently caused quite a stir when your retail marijuana store application listed "2891 Morgan Loop" as the physical address for a retail marijuana sales establishment. We understand you told the association manager that you intend to open a store at 1551 East Tudor Road, and the proposed business location is NOT "2891 Morgan Loop." Attached, however, is a copy of the "Public Notice" downloaded from the Alcohol & Marijuana Control Board indicating your home address as the physical location for the business. The listed GPS coordinates apparently point to a third location at 13101 Glen Alps Road.

We are asking that you immediately clarify the situation, correct the Public Notice to remove 2891 Morgan Loop as the physical address for this business, and provide documentation confirming the correction has been made.

This is a HUGE concern to the homeowner's association, as we previously had an armed robbery/hostage situation involving guns and drugs where one of the criminals obtained an incorrect address on Tulin Park Loop. The association will strongly object to any effort to store or sell marijuana at your home address, or advertise that the home has anything to do with a marijuana dealer. Frankly, we would strongly prefer you not even list Morgan Loop as your MAILING address, recognizing that marijuana businesses handle large sums of cash that most banking institutions cannot presently accomodate. You seem to be inviting a robbery by posting your home address on the internet, associated in any way with a marijuana dealership. Our firm represents another (commercial condominium) association where patrons showed up and tried to purchase marijuana simply based upon the address and GPS coordinates listed on their application (prior to approval or commencement of business, as the applicant withdrew their submission after receiving the Homeowner's Association objection).

The declaration for the Terraces strictly prohibits any type of business operation, other than home professional pursuits with no external evidence of a "business." (So an accountant may work on files at home during the evening, but may not meet with clients at the residence). We can assure you this restriction will be STRICTLY enforced, especially in any situation involving marijuana sales. Violations can result in fines (secured by a lien), injunctive litigation, and potentially the foreclosure of property if fines are levied and unpaid.

We are attaching a draft letter that I prepared before the manager informed me of your address discrepancy. We assume you would much prefer to avoid having any "objection" or "protest" to your licensing effort, so we will not finalize or send the letter if you correct the address and provide documentation of that correction within five days.

We wish you the best in your upcoming business venture, although we also respectfully insist that your business not impact The Terraces in any manner.

Please contact me with any questions or concerns regarding the above, and we thank you in advance for your assistance in this matter.

Sincerely,

Shane Osowski
Osowski Law Offices, LLC
800 E. Dimond Blvd., Suite 3-505
Anchorage, AK 99515
(907) 929-2000 phone
(907) 929-2001 fax
Shane@AKCondoLaw.com

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From: Samaniego, Joe P (CED)

Marijuana, CED ABC (CED sponsored) To: Subject: FW: Objection to Specific Application Thursday, March 24, 2016 1:03:36 PM Date:

Attachments: Email Notification to Applicants of Objection to License Applications 10052 and 10056.pdf

Perfected Objection.

Joe Samaniego

Administrative Assistant I

907-269-0352 · joe.samaniego@alaska.gov

**Alcohol & Marijuana Control Office** 

550 West 7<sup>th</sup> Avenue, Suite 1600

Anchorage, AK 99501-3569



Please consider the environment before printing this e-mail. Less paper is better for us and our environment.

From: Megan Green [mailto:megan.lynn.green@gmail.com]

Sent: Thursday, March 24, 2016 11:13 AM

To: Samaniego, Joe P (CED)

Subject: Fwd: Objection to Specific Application

----- Forwarded message -----

From: **Megan Green** < megan.lynn.green@gmail.com>

Date: Thu, Mar 24, 2016 at 11:07 AM Subject: Objection to Specific Application

To: marijuana.licensing@alaska.gov

Alcohol and Marijuana Control Office,

I am filing an objection to marijuana license applications 10052 and 10056 for 5455 Kenai Spur Highway Kenai, AK 99611 by Marc Theiler, Eric Derleth, and Roger Boyd, doing business as Red Run Cannabis Cultivators, LLC.

My family and I reside at 4092 Lupine Drive Kenai, AK 99611, which is adjacent to that property. I request that these licenses be denied because the licensed premises will be located within 500 feet of a school ground, which is prohibited by 3 AAC 306.010. The public entrance of the proposed drug facility is 75ft away from the outer parcel boundaries of our property, which is used as a school (measured by the shortest pedestrian route from the public entrance of the building in which the licensed premises would be located to the outer boundaries of the school ground). My son is enrolled in FOCUS Homeschool, which is an Alaskan, statewide correspondence program, and he attends school full-time in our home (since September 2015). He is an Alaskan public school student with the same rights as any other Alaskan public school student, which includes the right to be free from the dangers of retail drug dealerships operating within 500ft of his school. My child must be afforded the same level of protection given to any other Alaskan student. The intent of current legislation is clear: drug related trades must be kept away from children. Placing this drug dealership

next to our property violates that goal and places my children at risk.

I request that the State of Alaska and the Alcohol and Control Office deny these licenses. Thank you for your time and attention.

The applicants have been served with this objection via email (<a href="mailto:eric@trialguy.com">eric@trialguy.com</a>, <a href="mailto:marc@kenaiattorney.com">marc@kenaiattorney.com</a>, and <a href="mailto:redrunak@gmail.com">redrunak@gmail.com</a>). A PDF of that email is attached.

Sincerely, Megan Green 4092 Lupine Dr. Kenai, AK 99611 Megan.lynn.green@gmail.com From: john minniti

To: Marijuana, CED ABC (CED sponsored)

Subject: Fw:

**Date:** Saturday, April 09, 2016 6:16:31 AM

On Friday, April 8, 2016 10:02 PM, Marijuana Licensing (CED sponsored) <a href="mailto:kmarijuana.licensing@alaska.gov">kmarijuana.licensing@alaska.gov</a>> wrote:

Please send correspondence you would like the Marijuana Control Board to read to <a href="marijuana@alaska.gov">marijuana@alaska.gov</a>. This email is for licensing matters only.

Thank you

## AMCO Staff

From: john minniti [mailto:johnminniti@sbcglobal.net]

**Sent:** Thursday, April 07, 2016 5:51 AM **To:** Marijuana Licensing (CED sponsored)

Subject:

TO THE MARIJUANA LICENSING BOARD: MY NAME IS JOHN MINNITI, MY ADDRESS IS 12214 N. FLOREMCE DR., WILLOW AK. 99688 AMD MY LICENSE NUMBER IS 10198. I JUST FOUND OUT THAT THE SUBDIVISION THAT I LIVE IN DOES NOT ALLOW COMMERCIAL BUSINESSES. SO I AM ASKING THE BOARD TO AUTHORIZE ME AS A EXPERIMENTAL OFFICE. I WILL NOT OPERATE AS A BUSINESS NOR WILL I SELL OR MARKET MY PRODUCT. I WILL GROW APPROXIMATELY 70 PLANTS AND USE THIS EXPERIMENTAL OFFICE AS A TRAINING FACILITY SO I CAN LEARN HOW TO GROW MARIJUANA. THE MARIJUANA BUSINESS IS A COMPLICATED BUSINESS AND I WOULD LIKE THE BOARD TO APPROVE ME GROWING AT LEAST 70 PLANTS THIS YEAR. AFTER THIS YEAR I WILL BUY SOME LAND AND BUILD ME A BUILDING AS A FULL CULTIVATION FACILITY. PLEASE DO THIS FOR ME.

From: <u>vikram.kawade@urdip.res.in</u>

To: <u>Marijuana, CED ABC (CED sponsored)</u>

Subject: Fwd: About US-FDA IND filed under Botanical drug development

**Date:** Friday, April 15, 2016 12:55:34 AM

## Respected Sir/ Mam,

I am Vikram Kawade, currently working as a Project Fellow in CSIR-URDIP, Pune. I am working on botanical drug development for that I need all Pre-IND/ IND data-set or proposals filed in US-FDA. I tried to find it but till date I doesn't found any results. So please inform me any sources available for the getting information about US-FDA IND filed under Botanical drug development.

Thanking you.

With Regards,

Vikram Kawade

From: <u>Tyler Bellville</u>

To: Marijuana, CED ABC (CED sponsored)

Subject: Fwd: Cultivation LLC License Renewal Requirements

**Date:** Wednesday, March 30, 2016 5:50:07 PM

----- Forwarded message -----

From: **Tyler Bellville** < tyler.bellville@gmail.com >

Date: Wed, Mar 30, 2016 at 5:49 PM

Subject: Re: Cultivation LLC License Renewal Requirements

To: "Marijuana Licensing (CED sponsored)" < marijuana.licensing@alaska.gov >

Will do, thanks for the heads up.

On Wed, Mar 30, 2016 at 12:34 PM, Marijuana Licensing (CED sponsored) < marijuana.licensing@alaska.gov> wrote:

Hi Tyler,

This email is read by the AMCO staff only, and as a state employees we cannot give you our personal views on really anything. However, if you want your comments to be forwarded to the Board please send it to <a href="mailto:marijuana@alaska.gov">marijuana@alaska.gov</a>. Everything that comes to this email is going to be shown to the MCB.

Thank you

**AMCO Staff** 

From: Tyler Bellville [mailto:tyler.bellville@gmail.com]

Sent: Tuesday, March 29, 2016 11:23 AM

**To:** Marijuana Licensing (CED sponsored)

**Subject:** Re: Cultivation LLC License Renewal Requirements

I appreciate the honesty, truthful and straightforward answers are hard to come by nowadays. So what I understand is this matter is still in the grey area and will be hashed out at a later point in time. Obviously, it won't be a problem at the earliest until next June

when renewals come due.

Here are my thoughts if they mean anything to you. I understand the requirement to have everyone on a license be true Alaskans by meeting PFD eligibility. It makes perfect sense to me as it prevents large firms and interest groups from moving in to Alaska with the sole purpose of consuming the market in one fell swoop, instead the revenues generated stay in state which is healthy.

I would also understand the need to require the majority owner on the license to always be a state resident as--for now at least--taxes have to be paid in person monthly, and among other reasons, I would want the majority owner as a responsible party present and available to answer if called upon by authorities or regulators.

Requiring that all minority member shareholders of a LLC or other partnership cooperation be PFD eligible after the awarding of a license in order to receive a renewal seems like a very tall hurdle to clear year after year. The reality is people come and people go, life happens. That type of constraint would be unique to this industry and it really seems like it could handicap it, forcing leaving members to sell their stake which means finding someone with cash set aside to buy it because you can't reliably take a loan out for this industry. And if the leaving member isn't satisfied or can't find a purchaser for their share, they can potentially hold the company hostage and prevent it from continuing business when it comes time for a license renewal.

Just my thoughts on the matter. Thank you for the correspondence,

-Tyler

On Tue, Mar 29, 2016 at 9:24 AM, Marijuana Licensing (CED sponsored) < marijuana.licensing@alaska.gov > wrote:

I was trying to think of a more informative answer to your question, but it is just one of those things we do not know exactly how is going to be addressed. We are still working on our process for new applications.

From: **MILES FRANCE** 

Marijuana, CED ABC (CED sponsored) To:

Cc: <u>france@mtaonline.net</u> Subject: License 10014, email 6 of 6

Date: Sunday, March 20, 2016 11:09:59 PM

Attachments:

cover 6 of 6.pdf
Form MJ-02 Premises Diagram filled.pdf
small map.pdf
Big map.pdf

From: <u>Lance Wells</u>

To: <u>Marijuana Licensing (CED sponsored)</u>; <u>Marijuana, CED ABC (CED sponsored)</u>

Subject: License Application Number 10218

Date: Friday, April 01, 2016 9:53:22 AM

Dear Sirs:

Please vacate license application number 10218.

Thank you,

/s/

Lance C. Wells, Esq.

From: <u>Dane Wyrick</u>

To: Marijuana, CED ABC (CED sponsored)

Subject: License Correction

**Date:** Sunday, March 20, 2016 7:14:22 PM

## To Whom It May Concern,

I recently submitted my application for License #10222 (Standard Marijuana Cultivation Facility) and accidentally listed the incorrect facility address and gps coordinates. Is it possible to fix this error now that the license is 'initiated'?

Thank You,

Dane Wyrick

From: <u>bdmiller@mtaonline.net</u>

To: Marijuana, CED ABC (CED sponsored)

Subject: License fee"s for Marijuana related businesses.

Date: Saturday, April 16, 2016 11:54:07 AM

Is the Commission considering proportional licensing fees that would allow for new establishments an opportunity to prove themselves competent and worthy of moving up in stages allowing for effort and reinvestment and a proven track record to help this industry get off the ground and help this state with tax revenue?

Sent from Outlook Mobile

From: Rob Columbia

To: <u>Marijuana, CED ABC (CED sponsored)</u>

Subject: Mailing question

**Date:** Monday, April 18, 2016 4:31:28 PM

When dispensaries are up and running, will they be able to ship product to an over-21 year old Alaskan at an Alaskan address. If not, what about those who are either shy, handicapped, lack transportation, or are too far from a legal facility?

Thank you for your attention,

Robert Columbia Soldotna From: Gordon Epperly

Subject: Marijuana - Destruction and Confiscation of Private Property

**Date:** Sunday, April 03, 2016 8:33:24 PM

Attachments: The Washington Post - What life is like after police ransack your house and take 'every belonging' — then the

charges are dropped.pdf

## REMEMBER

If you forward this, please remove email addresses before you send it on, and use the BCC area when sending to several people at once.

Be Kind to Your Email Friends



**An Open Letter** 

**Hello Everyone** 

The people of the <u>State of Alaska</u> approved a Ballot Initiative to legalize the use of Marijuana for Medical and Recreational purposes without giving much thought of consequences.

Attached to this message is a PDF File Article of "<u>Washington Post</u>" as issued today (04-03-16) reporting as to what happens to those who exercises the Marijuana Laws of a State. It is not a pretty picture and it will happen here in the <u>State of Alaska</u>.

Do you think that the victims of the "Washington Post" Article would have "standing" to bring forth a lawsuit in a Federal Court against

those Public Officials that gave "legal advice" and issued State licenses to do business in "Marijuana" in violation of the "Federal Control Substance Law," a State sanctioned business that resulted in a unjustified "Marijuana Raid" of a private home with the confiscation and destruction of private property? I believe they do.

I am sure the attached "Washington Post" Article will lead every Public Official of the State of Alaska and City and Boroughs to "take notice" of their future when they issue forth "defacto" Marijuana licenses and permits.

There are active "hyperlinks" within the "Washington Post" Article.

**Respectfully Submitted** 

Gordon Warren Eppery

**Gordon Warren Epperly** 

From: Gordon Epperly

**Subject:** Marijuana - U.S. Supreme Court ruling on Nebraska et al., v. Colorado

**Date:** Monday, March 21, 2016 1:04:17 PM

Attachments: Motion For Leave To File Complaint - Denied.pdf

Importance: High

## REMEMBER

If you forward this, please remove email addresses before you send it on, and use the BCC area when sending to several people at once.

Be Kind to Your Email Friends



### **An Open Letter**

### Hello Everyone

Today (03-21-16) the <u>U.S. Supreme Court</u> handed down its ruling on the "*Marijuana*" case of <u>Nebraska & Oklahoma vs. Colorado</u> (Cite as: <u>577 U.S. (2016)</u>). The States of <u>Nebraska & Oklahoma</u>'s "*MOTION FOR LEAVE TO FILE A BILL OF COMPLAINT*" was "*denied*" without comment. Attached to this message is a PDF File copy of the "*Dissenting Brief*" of <u>Justice Thomas</u> and <u>Justice Alito</u> of that case and the "*Dissenting Brief*" may be downloaded from the Internet at: <a href="http://tinyurl.com/zzcnf7g">http://tinyurl.com/zzcnf7g</a>. The "*Dissenting Brief*" may be found at the end of the listing of "*Court Orders*" of the <u>U.S. Supreme Court</u>.

You may have recalled several months ago, that I gave everyone a warning that the government of the "*United States*" (*http://tinyurl.com/zhkffa6*) in *Washington*, D.C. is a conquered and an overthrown government that is now occupied by "*Agents*" of a foreign country known as "*Vatican City*" (*http://tinyurl.com/9otqape*). Those "*Agents*" are the "*Jesuits*" (*http://tinyurl.com/hj3q7dg*) of the Roman Catholic Church (*http://tinyurl.com/z2oqevq*).

As with any country that has been overthrown and occupied by a conquering nation, the first thing that the conquering nation will do is to take possession of all branches of government and impose its will upon the people either by violent or subtle means. At the moment, the "Catholic Jesuit Pontiff" (http://tinyurl.com/zo5g3zp) of the "Vatican City" has been able to subdue the people of our nation through its "Agents"

in our Federal Courts, the Office of President of the United States, and the U.S. Congress. The country of the "<u>Vatican City</u>" owns our Nation's supply of money as the "<u>Catholic Church</u>" is the "<u>secret</u>" principle stockholder of the <u>Federal Reserve Bank</u> (<u>http://tinyurl.com/7szso</u>).

In regard to the case of Nebraska and Oklahoma vs. Colorado

(http://tinyurl.com/h77gxe6), it was the Catholic members of the U.S. Supreme Court that denied those States a ruling on the "Marijuana" laws of the "United States." Please keep in mind that several months ago the names the "Jesuit Members" of the Roman Catholic Church that wrote and sponsored the "Marijuana Initiatives" of the States of Colorado, Oregon, Washington, and Alaska were given to you. The drug of "Marijuana" is being used as a tool of "WAR" upon the people of our "Nation" for the purpose of subduing our young generation from having the will to oppose the "Catholic Jesuit Pontiff's" goal of World dominance. Do you not understand the term "New World Order" (http://tinyurl.com/zaq42b6) as expounded by the Catholic "Bush" Presidents (http://tinyurl.com/jxkb7g4) of our Nation? Do you not understand why the "Jesuits" implanted Presidents into Washington, D.C. that do not have Constitutional qualifications of being "natural born Citizens of the United States"? Keep in mind that Barack Hussein Obama never had a father that was ever a "Citizen of the <u>United States</u>" and that Presidential Candidates <u>Ted Cruz</u> and <u>Marco Rubio</u> also do not have fathers that were "Citizens of the United States" at the time of their births, a requirement of being "natural born Citizens" of our Nation. But that is no problem, they were and are sponsored and represented by "Jesuits" of the Roman Catholic Church.

I would also like to remind the "Public Officials" of the "City and Boroughs" of the State of Alaska that the question of legalization of "Marijuana" by the States has never been resolved by any Federal Court. All the "Civil" Marijuana Court Cases that have been before the Federal Courts have all been "dismissed" for "want of standing" including the U.S. Supreme Court case of "Nebraska and Oklahoma vs. Colorado" and any "Opinions" that may have been offered by a U.S. District Court Judge of the U.S. District Court for the District of Colorado are merely "dictum" (http://tinyurl.com/zr56f9t) Opinions. The failure of the Federal Courts to address the Constitutional questions of the States to legalize the use of "Marijuana" leaves every "Public Official" of the State of Alaska and its municipal corporations in an awkward position, for a day will come when someone will have the "standing" of damages to bring a civil action against the offending businesses and those who issued "colorable" licenses to those businesses for "farming," "distributing," and the "selling"

of "<u>Marijuana</u>" in violation of the "<u>Federal Control Substance Law</u>" (<u>http://tinyurl.com/zv2gt76</u>) and the "<u>Racketeering Laws</u>" (<u>http://tinyurl.com/ptps7xn</u>) of "<u>The United States of America</u>."

Respectfully Submitted

Gordon Waren Eppery

Gordon Warren Epperly P.O. Box 34358 Juneau, Alaska 99803

Tel: (907) 789-5659

Douglas R. Davies PO Box 2207 Valdez, Alaska 99686 March 22, 2016

Marijuana Control Office 550 W. 7<sup>th</sup> Ave. Suite 1600 Anchorage, Alaska 99501

Re: Application of **Herbal Outfitters** 165 Fairbanks Drive, Valdez, AK 99686 For a Marijuana Store License

To Whomever it May Concern;

The purpose of this letter is to request that this application be denied for the following reasons:

- 1. This proposed location is approximately 50' from a business called the Dance Studio. This business provides dance lessons to 133 of our communities' children, under the age of 21. As such, it qualifies, in all respects, as a youth center or facility.
- 2. The proposed store is less than 500' from the College Dorms, a portion of the University of Alaska System. These dorms and surrounding area form a portion of the campus. This campus is a dedicated "Drug Free Zone", both by University policy and Federal law. The close proximity of the proposed store could threaten the ability of the College to participate in Federal funding.
- 3. The proposed store is less than 500' from our Public Library. Our Library provides and on-going program of services to children under the age of 21.
- 4. The proposed store is approximately 75' from Connecting Ties, which provides a wide array of social services to mentally and physically handicapped and disadvantaged persons.
- 5. The proposed store is approximately 300' from our Jail and City Hall.

Based on the aforementioned five points, a significant portion of our community is opposed to granting this license. We respectfully request that it be denied.

Respectfully Submitted;

Douglas R. Davies

Cc: Valdez Marijuana Control Board

Herbal Outfitters

MAR 24'16 PM12:03



## Objection to License Applications 10052 and 10056

1 message

**Megan Green** <megan.lynn.green@gmail.com>
To: eric@trialguy.com, marc@kenaiattorney.com, redrunak@gmail.com

Thu, Mar 24, 2016 at 11:01 AM

Mr. Boyd, Mr. Theiler, and Mr. Derleth:

I am notifying you that I am filing the following objection to marijuana license applications 10052 and 10056 with the Alaska Alcohol and Marijuana Control Office:

My family and I reside at 4092 Lupine Drive Kenai, AK 99611. I request that these licenses be denied because the licensed premises will be located within 500 feet of a school ground, which is prohibited by 3 AAC 306.010. The public entrance of the proposed drug facility is 75ft away from the outer parcel boundaries of our property, which is used as a school (measured by the shortest pedestrian route from the public entrance of the building in which the licensed premises would be located to the outer boundaries of the school ground). My son is enrolled in FOCUS Homeschool, which is an Alaskan, statewide correspondence program, and he attends school full-time in our home (since September 2015). He is an Alaskan public school student with the same rights as any other Alaskan public school student, which includes the right to be free from the dangers of retail drug dealerships operating within 500ft of his school. My child must be afforded the same level of protection given to any other Alaskan student. The intent of current legislation is clear: drug related trades must be kept away from children. Placing this drug dealership next to our property violates that goal and places my children at risk.

Sincerely,

Megan Green

4092 Lupine Dr.

Kenai, AK 99611

## Alaska Marijuana Control Board

Alcohol & Marijuana Control Office 550 W 7<sup>th</sup> Avenue, Suite 1600 Anchorage, AK 99501 marijuana.licensing@alaska.gov https://www.commerce.alaska.gov/web/amco Phone: 907.269.0350

## **Cover Sheet for Marijuana Establishment Applications**

#### What is this form?

This cover sheet <u>must</u> be completed and submitted any time a document, payment, or other marijuana establishment application item is emailed, mailed, or hand-delivered to AMCO's main office.

Items that are submitted without this page will be returned in the manner in which they were received.

#### Section 1 - Establishment Information

Enter information for the business seeking to be licensed, as identified on the license application.

| Licensee:          | MILES S FRANCE; PEGGY S FRANCE         | License | License Number: |           | 10014 |  |
|--------------------|--|---------|-----------------|-----------|-------|--|
| License Type:      | Limited Marijuana Cultivation Facility |         |                 |           |       |  |
| Doing Business As: | THE NAKED HERBALIST                    |         |                 |           |       |  |
| Physical Address:  | 47841 South Crop Circle                |         |                 |           |       |  |
| City:              | Willow                                 | State:  | AK              | Zip Code: | 99688 |  |
| Designated Owner:  | Miles Sterling France                  | ·       |                 |           |       |  |
| Email Address:     | Nakedherbalist@mtaonline.net           |         |                 |           |       |  |

#### Section 2 - Attached Items

List all documents, payments, and other items that are being submitted along with this page.

| Attached Items: |                     |
|-----------------|---------------------|
|                 | Cover Letter 6 of 6 |
|                 | Form MJ-02          |
|                 |                     |
|                 |                     |
|                 |                     |
|                 |                     |
|                 |                     |
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|                 |                     |

| OFFICE USE ONLY |  |                        |  |                |  |
|-----------------|--|------------------------|--|----------------|--|
| Received Date:  |  | Payment Submitted Y/N: |  | Transaction #: |  |

# OSOWSKI LAW OFFICES, LLC

800 E. Dimond Blvd., Suite 3-505 Anchorage, Alaska 99515 Telephone: (907) 929-2000 Facsimile: (907) 929-2001

March 22, 2016

Lawyers@AkCondoLaw.com

Miranda Honest Alcohol & Marijuana Control Office 550 West 7<sup>th</sup> Avenue, Suite 1600 Anchorage, AK 99501 Via 1st Class Mail and Email to: HonestML@ci.anchorage.ak.us & Marijuana@Alaska.gov

Re:

AK Slow Burn Marijuana Retail

Application for Marijuana Establishment License

License Application No. 10087

Dear Ms. Honest:

Our firm represents The Terraces Homeowners Association concerning the above application. We understand the applicant proposes a Retail Marijuana Store at 2891 Morgan Loop, Anchorage, AK 99516. This location is within the Terraces, a 242 home single-family residential housing development protected by recorded covenants which prohibit business usage.

The Terraces is a high quality development with numerous private trails, sidewalks, a park and several greenbelt areas offering wholesome activities for the many families (and children) residing in the neighborhood. Recorded covenants contained in the declaration strictly control aesthetics, limit parking, and prohibit business activities other than "home professional pursuits not requiring regular visits from the public." Such pursuits may not involve "unreasonable levels of mail, shipping, trash, or storage," and no "increase in street traffic, substantial or insubstantial, is permitted."

The Terraces is also protected by its zoning designation of "R1-SL," or "Single-Family Residential" with "Special Limitations." Use as a "Retail Sales" facility is prohibited within R-1 zoning by Title 21 of the Anchorage Municipal Code (this would be a prohibited use under both the old and recently redrafted "Title 21" zoning provisions).

The association became alarmed when advised of the above referenced Retail Marijuana Store application. A "retail store" of <u>any</u> type is absolutely prohibited within the project. The proposed marijuana facility violates both the private covenants and governmental zoning restrictions.

The proposed license also violates several of your regulations:

 3 AAC 306.010(a) provides that a marijuana establishment may not operate within 500 feet of the nearest "recreation or youth center." The Terraces has a park (still



under construction) on Tract L, which is <u>directly across the street</u> from the proposed location! (A map is attached showing Lot 11 directly across the street from the "Tract L" park).

- 3 AAC 306.010(a) prohibits licensing when a "local zoning ordinance prohibits the marijuana establishment." "Retail Sales" use is prohibited by Anchorage Municipal Code Section 21.05.010.
- 3. 3 AAC 306.025 requires an applicant to post signage as a condition of application—yet Section 10.1 of the recorded declaration states "no signs may indicate in any way that a non-residential activity is being conducted" within this neighborhood.
- 4. 3 AAC 306.075 requires the Board to consider any written objection or protest prior to granting a license. Other factors listed as appropriate for consideration under 3 AAC 306.020(c) include "security," "waste disposal," "transportation and delivery," and "signage and advertising" all mitigate against this application.

We assume you will not grant a license for this proposed location where retail marijuana sales is not legally permitted. Please contact us, however, if you have any questions or concerns regarding the above.

Sincerely, OSOWSKI LAW OFFICES, LLC

Shane J. Osowski

Enclosures (Excerpt from Declaration-Section 10.1, Map showing proximity to Tract L Park)

cc: Karen Moutry-Pelham, Association Manager

Erika McConnell, Spec. Asst. to the OECD Director (via email: McConnellEB@ci.anchorage.ak.us)

Lou Weaver, Applicant (via email: <a href="mailto:louweaver@me.com">louweaver@me.com</a>)

P. UZ

cc

2010-009104-0

Recording Dist: 301 - Anchorage 2/26/2010 3:05 PM Pages: 1 of 13



# **DECLARATION FOR THE TERRACES**

(A Planned Community)

## Phase 3 Amendment

On September 23, 2005, the Declaration for The Terraces (A Planned Community) was recorded under Document No. 2005-068688-0 by Declarant, Thomas R. Plooy, the owner of:

Lots 1 through 7, Block 1; Lots 1 through 13 and Lots 26 through 31, Block 2; Lots 1 through 16 and Lots 115 through 117, Block 3; Lot 1 and Lots 84 through 87, Block 4; and Green Belt Tracts A1, B1 and C1, The Terraces Phase 1, according to Plat No. 2005-106, Anchorage Recording District, Third Judicial District, State of Alaska,

and Declarant, LeBaron Drywall, Inc. an Alaska Corporation, the owner of:

Tracts C, D and E, The Terraces, according to Plat No. 2005-8, Anchorage Recording District, Third Judicial District, State of Alaska.

With the recording of the Declaration, the Common Interest Community consisted of 50 Lots and 3 Common Element Tracts. In Article VIII of the Declaration, Declarants Plooy and LeBaron Drywall, Inc., reserved Development Rights to add additional Lots and Common Elements to The Terraces planned community to be created from Tracts C, D and E.

Subsequently, LeBaron Drywall, Inc. sold Tract C and its associated Development Rights to Merit Homes, LLC, and Tract D and its associated Development Rights to William Paul Ingrim, Jr., d/b/a Ingrim Equipment, making Merit Homes, LLC, and William Paul Ingrim, Jr., Successor Declarants to the Development Rights reserved by LeBaron Drywall, Inc., in Tracts C and D, respectively.

Phase 3 Amendment to Declaration for The Terraces (A Planned Community) <u>Section 8.12 - Architectural Control over First Structure on Lot.</u> Declarant reserves the right of architectural control to determine the design, colors and materials for the first structure on each Lot.

## ARTICLE IX - ALLOCATED INTERESTS

<u>Section 9.1 - Allocation of Interests</u>. At the time this Declaration is recorded, each Lot in The Terraces is assigned one vote in the Association and is responsible for 2% of the Common Expenses. The Table of Allocated Interests is attached hereto as Exhibit 1.

Section 9.2 - Formulas for the Allocation of Interests. The percentage of liability for Common Expenses allocated to each Lot, is derived by dividing the total number of Lots into one hundred. Nothing contained in this subsection shall prohibit certain Common Expenses from being apportioned to particular Lots under Article XVI of this Declaration. Each Lot in the Common Interest Community shall have one vote in the Association. In the case that Lots are combined or reconfigured, pursuant to Article XII, the interests originally attributed to the involved Lots shall be reassigned pro rata, and the interests of uninvolved Lots shall not be changed.

<u>Section 9.3 - Assignment of Allocated Interests Pursuant to Exercise of Development Rights</u>. The effective date for assigning Allocated Interests to Lots created pursuant to Sections 8.1 and 13.7 of this Declaration shall be the date on which the amendment incorporating the Lots as Units in the Common Interest Community is recorded in the records of the Anchorage Recording District.

## ARTICLE X - Restrictions on Use, Alienation and Occupancy

Section 10.1 - Use Restrictions. Subject to the Special Declarant Rights reserved under Article VIII of this Declaration, each Lot is restricted to residential use for a single family including, therein, home professional pursuits not requiring regular visits from the public or unreasonable levels of mail, shipping, trash or storage. A single-family residence is defined as a single housekeeping unit, operating on a non-profit, non-commercial basis between its occupants, cooking and eating with a common kitchen and dining area. There shall be no more than two residents per bedroom occupying a home on a Lot. Professional or business uses conducted within a dwelling must be incidental to the use of the dwelling for residential purposes. Non-residential activities must comply with governmental regulations addressing home occupations, no signs may indicate in any way that a non-residential activity is being conducted, and no increase in street traffic, substantial or insubstantial, is permitted.





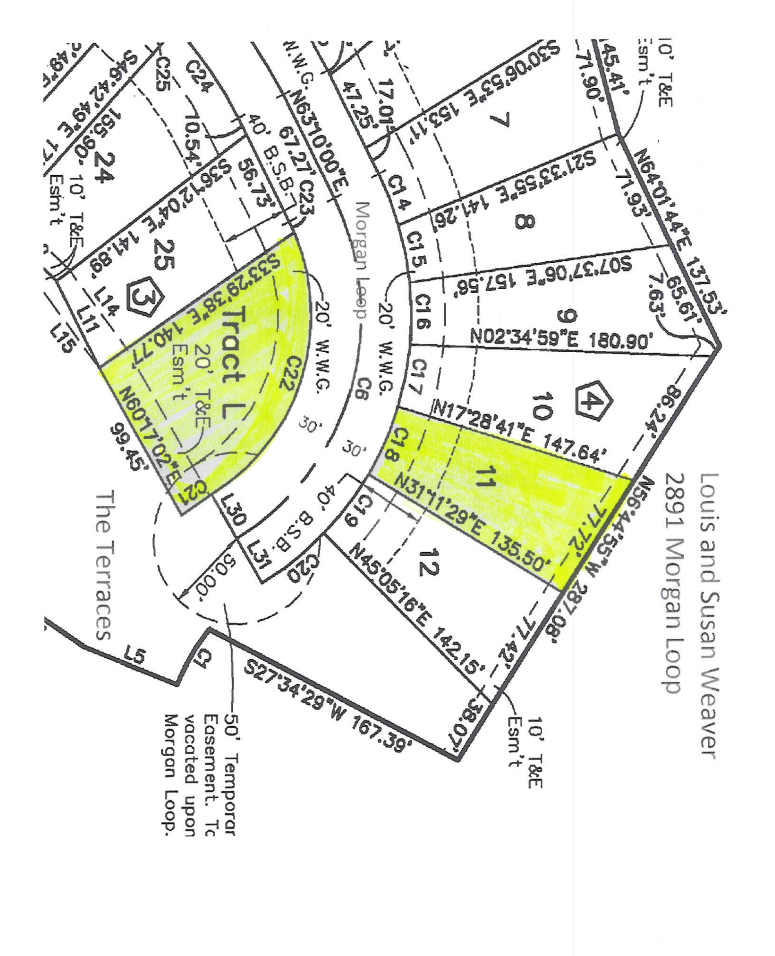
#

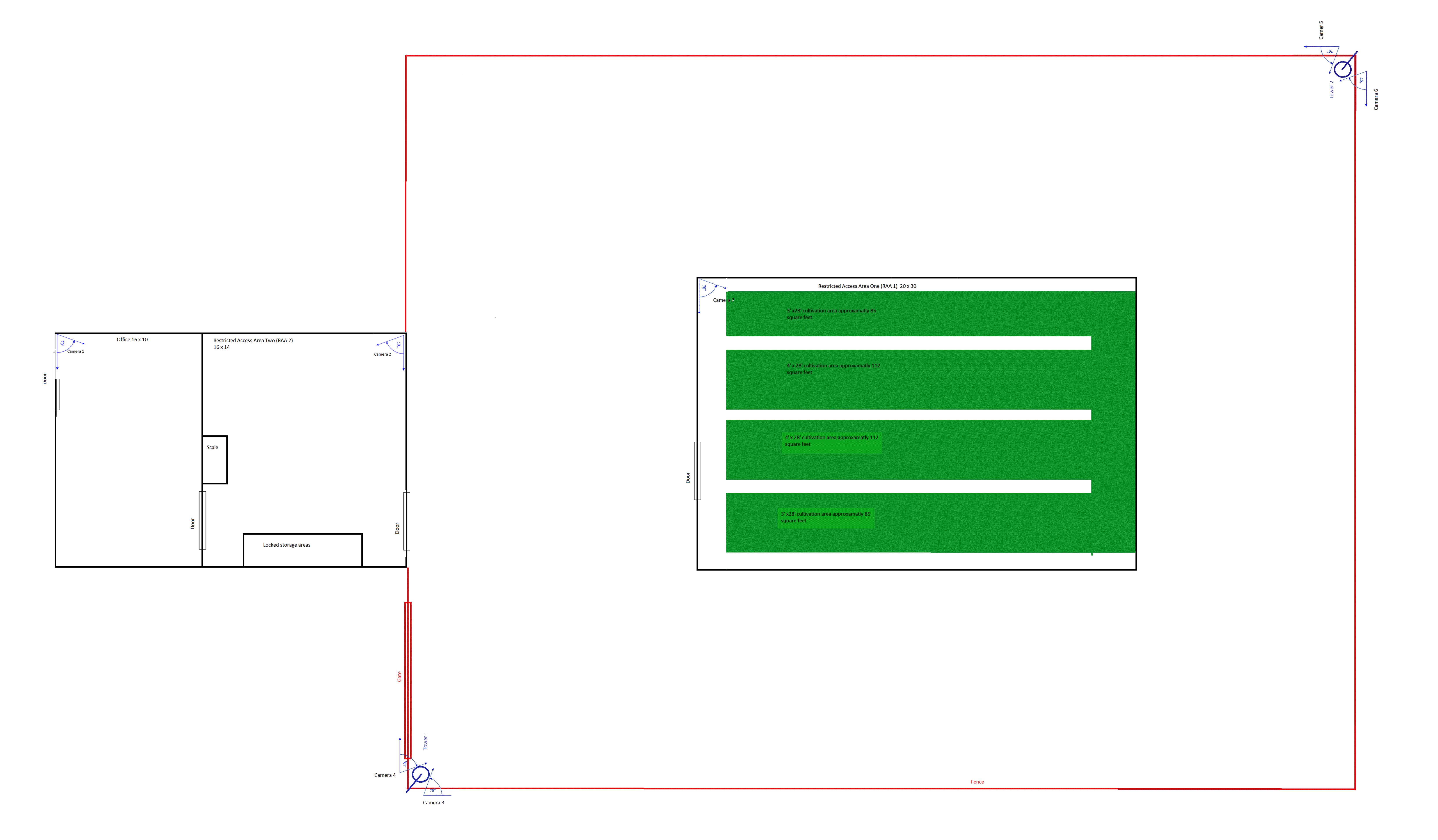
<u>Section 10.2 - Occupancy Restrictions</u>. All Lots are subject to the following occupancy restrictions.

Declaration for The Terraces (A Planned Community)



2005-068688-0







# **Public Notice**

# Application for Marijuana Establishment License

License Number: 10087

License Status: Initiated

License Type: Retail Marijuana Store

Doing Business As: AK SLOW BURN MARIJUANA RETAIL

Business License Number: 1032385

Email Address: louweaver@me.com

Latitude, Longitude: 61.130000, -149.500000

Physical Address: 2891 Morgan Loop

Anchorage, AK 99516 UNITED STATES

Owner #1

Note: No affiliates entered for this license.

Owner Type: Individual

Name: LOU WEAVER

Date of Birth: 04/11/1958

Phone Number: 907-205-1705

Email Address: louweaver@me.com
Mailing Address: 2891 Morgan Loop

Anchorage, AK 99516 UNITED STATES

Interested persons should submit written comment or objection to their local government, the applicant, and to the Alcohol & Marijuana Control Office at 550 W 7th Ave, Suite 1600, Anchorage, AK 99501 or to marijuana.licensing@alaska.gov not later than 30 days after this notice of application.

POSTING DATE\_\_\_\_\_

THOMAS, J., dissenting

### SUPREME COURT OF THE UNITED STATES

NEBRASKA, ET AL. v. COLORADO

ON MOTION FOR LEAVE TO FILE A BILL OF COMPLIANT

No. 144, Orig. Decided March 21, 2016

The motion for leave to file a bill of complaint is denied.

JUSTICE THOMAS, with whom JUSTICE ALITO joins, dissenting from the denial of motion for leave to file complaint.

Federal law does not, on its face, give this Court discretion to decline to decide cases within its original jurisdiction. Yet the Court has long exercised such discretion, and does so again today in denying, without explanation, Nebraska and Oklahoma's motion for leave to file a complaint against Colorado. I would not dispose of the complaint so hastily. Because our discretionary approach to exercising our original jurisdiction is questionable, and because the plaintiff States have made a reasonable case that this dispute falls within our original and exclusive jurisdiction, I would grant the plaintiff States leave to file their complaint.

Ι

The Constitution provides that "[i]n all Cases . . . in which a State shall be [a] Party, the supreme Court shall have original Jurisdiction." Art. III, §2, cl. 2. In accordance with Article III, Congress has long provided by statute that this Court "shall have original and exclusive jurisdiction of all controversies between two or more States." 28 U. S. C. §1251(a).

Federal law is unambiguous: If there is a controversy between two States, this Court—and only this Court—has jurisdiction over it. Nothing in §1251(a) suggests that the Court can opt to decline jurisdiction over such a contro-

#### THOMAS, J., dissenting

versy. Context confirms that §1251(a) confers no such discretion. When Congress has chosen to give this Court discretion over its merits docket, it has done so clearly. Compare §1251(a) (the Court "shall have" jurisdiction over controversies between States) with §1254(1) (cases in the courts of appeals "may be reviewed" by this Court by writ of certiorari) and §1257(a) (final judgments of state courts "may be reviewed" by this Court by writ of certiorari).

The Court's lack of discretion is confirmed by the fact that, unlike other matters within our original jurisdiction, our jurisdiction over controversies between States is exclusive. Compare §1251(a) with §1251(b) (the Court "shall have original but not exclusive jurisdiction" of other cases over which Article III gives this Court original jurisdiction). If this Court does not exercise jurisdiction over a controversy between two States, then the complaining State has no judicial forum in which to seek relief. When presented with such a controversy, "[w]e have no more right to decline the exercise of jurisdiction which is given, than to usurp that which is not given." *Cohens* v. *Virginia*, 6 Wheat. 264, 404 (1821) (Marshall, C. J.).

Nonetheless, the Court has exercised discretion and declined to hear cases that fall within the terms of its original jurisdiction. See, e.g., United States v. Nevada, 412 U. S. 534, 537–540 (1973) (per curiam) (controversy between United States and individual States); Ohio v. Wyandotte Chemicals Corp., 401 U. S. 493, 500–505 (1971) (action by a State against citizens of other States). The Court has even exercised this discretion to decline cases where, as here, the dispute is between two States and thus falls within our exclusive jurisdiction. See, e.g., Arizona v. New Mexico, 425 U. S. 794, 796–798 (1976) (per curiam). The Court has concluded that its original jurisdiction is "obligatory only in appropriate cases" and has favored a "sparing use" of that jurisdiction. Illinois v. Milwaukee, 406 U. S. 91, 93–94 (1972). The Court's reasons for trans-

### THOMAS, J., dissenting

forming its mandatory, original jurisdiction into discretionary jurisdiction have been rooted in policy considerations. The Court has, for example, cited its purported lack of "special competence in dealing with" many interstate disputes and emphasized its modern role "as an appellate tribunal." *Wyandotte Chemicals Corp.*, 401 U. S., at 498; see *id.*, at 497–499.

I have previously applied the Court's precedents taking this discretionary approach to our original jurisdiction. See *Wyoming* v. *Oklahoma*, 502 U. S. 437, 474–475, n. (1992) (dissenting opinion) (acknowledging precedents, noting that they "have not been challenged here," and arguing against exercising jurisdiction). I have also acknowledged that "sound reasons" support that approach. *Id.*, at 475.

Because our discretionary approach appears to be at odds with the statutory text, it bears reconsideration. Moreover, the "reasons" we have given to support the discretionary approach are policy judgments that are in conflict with the policy choices that Congress made in the statutory text specifying the Court's original jurisdiction.

Ħ

This case involves a suit brought by two States against another State, and thus presents an opportunity for us to reevaluate our discretionary approach to our original jurisdiction.

Federal law generally prohibits the manufacture, distribution, dispensing, and possession of marijuana. See Controlled Substances Act (CSA), 84 Stat. 1242, as amended, 21 U. S. C. §§812(c), Schedule I(c)(10), 841–846 (2012 ed. and Supp. II). Emphasizing the breadth of the CSA, this Court has stated that the statute establishes "a comprehensive regime to combat the international and interstate traffic in illicit drugs." *Gonzales* v. *Raich*, 545 U. S. 1, 12 (2005). Despite the CSA's broad prohibitions,

### THOMAS, J., dissenting

in 2012 the State of Colorado adopted Amendment 64, which amends the State Constitution to legalize, regulate, and facilitate the recreational use of marijuana. See Colo. Const., Art. XVIII, §16. Amendment 64 exempts from Colorado's criminal prohibitions certain uses of marijuana. §§16(3)(a), (c), (d); see Colo. Rev. Stat. §18–18–433 (2015). Amendment 64 directs the Colorado Department of Revenue to promulgate licensing procedures for marijuana establishments. Art. XVIII, §16(5)(a). And the amendment requires the Colorado General Assembly to enact an excise tax for sales of marijuana from cultivation facilities to manufacturing facilities and retail stores. §16(5)(d).

In December 2014, Nebraska and Oklahoma filed in this Court a motion seeking leave to file a complaint against Colorado. The plaintiff States—which share borders with Colorado—allege that Amendment 64 affirmatively facilitates the violation and frustration of federal drug laws. See Complaint ¶¶54–65. They claim that Amendment 64 has "increased trafficking and transportation of Coloradosourced marijuana" into their territories, requiring them to expend significant "law enforcement, judicial system, and penal system resources" to combat the increased *Id.*, ¶58; trafficking and transportation of marijuana. Brief [for Nebraska and Oklahoma] in Support of Motion for Leave to File Complaint 11–16. The plaintiff States seek a declaratory judgment that the CSA pre-empts certain of Amendment 64's licensing, regulation, and taxation provisions and an injunction barring their implementation. Complaint 28-29.

The complaint, on its face, presents a "controvers[y] between two or more States" that this Court alone has authority to adjudicate. 28 U. S. C. §1251(a). The plaintiff States have alleged significant harms to their sovereign interests caused by another State. Whatever the merit of the plaintiff States' claims, we should let this complaint proceed further rather than denying leave

THOMAS, J., dissenting

without so much as a word of explanation.

\* \* \*

I respectfully dissent from the denial of the motion for leave to file a complaint.



Dr. Jennifer Waldroup-Gray & Dr Charlie Gray 360 E. International Airport Rd. #4, Anchorage, AK 99518 PH: (907)563-7700 FAX: (907)563-7710 www.graychirohealth.com

March 11, 2016

# To all parties concerned,

This letter is an objection to the Marijuana license number 10190, Business License number 1033606 and Alaska Entity Number 10036278 being granted to Kimberly Kole at 306 E. International Airport Rd. I would like to clarify that the actual license application states that the address will be 306 E. Intl. Airport Rd, however it is posted at 360 E. Intl. Airport Rd. Since Miss Kole has stated that she will be a tenant in the same building that we are located in, I believe this to be a typo error on her application.

I am one of the business owners of Gray Chiropractic Health Clinic LLC located at 360 E. Intl. Airport Rd #4. My wife and I have been in business and serving Anchorage families since August 2009. The majority of my practice is working on athletes as I am a Certified Chiropractic Sports Physician. I am also a Team Chiropractor for several athletic teams in town. A large percentage of the athlete patients I work on are under the age of 18. I have all levels of athletes including an athletic team who recently obtained first place in the nation and received a full paid bid to World Championships. My patients try to avoid any substances that could impede his/her performance on and/or off the field. My wife is the other owner and doctor of our business. Dr. Jennifer Waldroup-Gray has many hours of extra training in pregnancy and pediatrics. The majority of her patient base is pregnant patients, infants and children. A population that could be extremely sensitive to smoke, smells and odors.

With the proposed location of this Marijuana business, I feel that it is too close in proximity to our health care facility. We would share an interior wall that is open in part of the ceiling and the main entrance doors are side by side. I have grave concerns that if Miss Kole's business were to move forward with the proposed location, it would severely impact our business forcing us to close or move to a new location. One of the main reasons for this concern is that smells and/or odors would come through the ceiling into our area. In addition to the patients mentioned above, we are concerned that the smells and/or odors could adversely affect all of our patients as well as the staff of this facility.

When Miss Kole visited our office on Wednesday 03/09/2016, she introduced herself to our billing specialist as the new neighbor next door to us. When asked what kind of business she was opening, she stated that she was opening a cannabis retail store. We had a patient in the waiting room and others in the next room over in

our therapy area. All patients that overheard Miss Kole announce her new business, informed us that they and their families would be unable to continue their care at our office if a Marijuana shop moved in next door. They stated concerns of smoke, odors, and especially concerns of the types of people that would frequent this type of business. Before this business has even received state licensure and approval, it has already negatively affected my business.

Also, I would like to question the legality of this business opening up in this location. I would like to point your attention to 3 AAC 306 which was voted on in February of 2016 and expected to be officially published in Lexis Nexis April, 2016.

3 AAC 306.360 Restrictions on advertising of marijuana and marijuana products, under (c) it states that a retail marijuana store may not place an advertisement for marijuana or a marijuana product, except as provided in (a) of this section, (1) within 1,000 feet of the perimeter of any child-centered facility,

including a school, a child care facility or **other facility providing services to children**...

Since the name of this new business according to the public notice will be, The Great Alaskan Kush Company LLC, even signage will violate this law as Kush by definition is another word for marijuana. I have included a definition from Wikipedia for your review. See Attachment.

The next point I would like to bring to your attention is 3 AAC 306.345. Packaging and labeling.

- (a) a retail marijuana store shall assure that
- (3) (b) In addition to labeling requirements provided in (a) of this section, a retail marijuana store shall affix a label to each package of marijuana product that
  - (1) identifies the retail marijuana store selling the marijuana product by name or distinctive logo and marijuana establishment license number; and
  - (3) contains each of the following statements:
    - (A) Marijuana has intoxicating effects and may be habit forming and addictive."

Anytime a business hands out their product, logo, address, etc., is a form of marketing and advertising of your business and the product that you sell. Just following the regulations set forth in the sections listed above, having the word marijuana, a marijuana business logo and marijuana location on the packaging, would make it illegal for this business to open up within 1000 feet of any facility that provides "other services to children". Our office provides "other services to children" in the form of chiropractic care on a daily basis.

In regard to a Marijuana Cultivation facility, in 3 AAC 306.475. Labeling of Marijuana.

- (a) When a marijuana cultivation facility packages Marijuana for a retail marijuana store to sell to a consumer without repackaging, the marijuana cultivation facility shall affix a label to each package of marijuana or marijuana product that contains each of the following statements:
  - (1) "Marijuana has intoxicating effects and may be habit forming and addictive.";

This statement is a warning label for Marijuana packaging, but it is also advertising what the product is which violates 3 AAC 306.360 if within 1000 feet of a facility providing "other services to children."

In regard to a Marijuana Product Manufacturing Facilities, in 3 AAC 306.570. Labeling of Marijuana products.

- (c)(1) the name and license number of the marijuana product manufacturing facility where the marijuana product was prepared;...
- (c)(4) each of the following statements:
  - (A) "Marijuana has intoxicating effects and may be habit forming and addictive.";

This statement is a warning label for Marijuana packaging, but it is also advertising what the product is which violates 3 AAC 306.360 if within 1000 feet of a facility providing "other services to children."

In Conclusion, regardless of the type of marijuana facility; Retail Marijuana Store, Marijuana Cultivation Facility, Marijuana Product Manufacturing Facility, Marijuana testing facility, any and all marijuana facilities require labeling and packaging. All of the labels by law must include what the product is as well as the address and location of a facility which is also a form of advertising Marijuana. Since having any form of advertising of Marijuana or its products is illegal per 3 AAC 306, the approval of licensing for marijuana or any of its products within 1000 feet of the perimeter of Gray Chiropractic Health Clinic LLC currently at 360 E. International Airport Rd. #4 should be immediately denied. I wish Miss Kole well on her endeavor in this new industry. However, I feel discretion, legality and choice of business locations should be considered in order to grow this new industry in a positive way.

Yours In Health

Dr. Charles Gray D.C., CCSP, CKTP

CC: Kim Kole 12651 Schooner Dr Anchorage, AK 99515

Alcohol & Marijuana Control Office 550 W. 7th Ave, Ste 1600 Anchorage, AK 99501

Bill Walker Office of the Governor P.O. Box 110001 Juneau, AK 99811-0001

Ethan Berkowitz Anchorage Mayor's Office 632 W. 6th Ave, Suite 840 Anchorage, AK 99501

Dick Traini Municipal Clerk's Office P.O. Box 196650 Anchorage, AK 99519-6650

Elvie Gray-Jackson Municipal Clerk's Office P.O. Box 196650 Anchorage, AK 99519-6650

# Sharon L. Bolton PO Box 828 Skagway, AK 99840

Phone (907) 983-3660

Fax (907) 983-3659 Email sbolton@aptalaska.net Cell (907) 612-0670

3/15/16

Alcohol & Marijuana Control Office 550 W 7th Ave Ste 1600 Anchorage, AK 99501

RE: Retail Marijuana Store license application, Tara Bass dba Remedy Shoppe, Skagway, AK

My concern with this application is verification of product by an 'approved Testing Facility' per your regulations. What agency is going to check that product sold by this store is truly tested and approved for sale in Skagway? Per your regulations it would seem that a Testing Facility must meet very strict guidelines and follow very strict transportation rules.

To my knowledge there is not a Test Facility in Skagway nor has there been application for one filed or approved. As marijuana product cannot be transported into Skagway by air or water and the only road has to go through US Customs, can product can be sold here and meet all the strict requirements without a local Test Facility?

Our police department is very small and currently understaffed even at our normal low level. The closest state trooper office is in Haines and very, very seldom comes to Skagway. With current state budget cuts is your office going to have personnel available to check that stores in our small town are meeting the regulations as set forth by your office?

Thank you for consideration of my concerns. Sharon L Bolton

CC: Tara Bass, PO Box 165, Skagway AK 99840 Municipality of Skagway, PO Box 435. Skagway AK 99840





Alaska Marijuana Control Board

Alcohol and Marijuana Control Office 550 W 7<sup>th</sup> Avenue, Suite 1600 Anchorage, AK 99501

marijuana.licensing@alaska.gov https://www.commerce.alaska.gov/web/amco

Phone: 907.269.0350

# Form MJ-02: Premises Diagram

### What is this form?

A detailed diagram of the proposed licensed premises is required for all marijuana establishment license applications, per 3 AAC 306.020(b)(8). Your diagram must show all entrances and boundaries of the premises, restricted access areas, and storage areas, and dimensions. For those applying for a limited marijuana cultivation license, the proposed area(s) for cultivation must be clearly delineated.

The <u>second page</u> of this form is not required. Blueprints, CAD drawings, or other clearly drawn and marked diagrams may be submitted in lieu of the second page of this form. The first page must still be completed, attached, and submitted to any supplemental premises diagrams. An AMCO employee may require you to complete the second page of this form if additional documentation for your premises diagram is needed.

This form must be submitted to AMCO's main office before any license application will be considered complete.

|  | Yes | No |
|--|-----|----|
| I have attached blueprints, CAD drawings, or other supporting documents in addition to, or in lieu of, the second page of this form. | Х   |    |

## **Section 1 - Establishment Information**

Enter information for the business seeking to be licensed, as identified on the license application.

| Licensee:          | Miles S France, Peggy S France         | License | Number: | 10014 |       |
|--------------------|--|---------|---------|-------|-------|
| License Type:      | Limited Marijuana Cultivation Facility |         |         |       |       |
| Doing Business As: | The Naked Herbalist                    |         |         |       |       |
| Premises Address:  | 47841 South Crop Circle                |         |         |       |       |
| City:              | Willow                                 | State:  | ALASKA  | ZIP:  | 99688 |



Alcohol and Marijuana Control Office 550 W 7<sup>th</sup> Avenue, Suite 1600 Anchorage, AK 99501

marijuana.licensing@alaska.gov https://www.commerce.alaska.gov/web/amco

Phone: 907.269.0350

# Form MJ-02: Premises Diagram

Alaska Marijuana Control Board

# **Section 2 - Detailed Premises Diagram**

| Clearly indicate the boundaries of the premises and the proposed licensed area within that property. Clearly indicate the interior    |
|---|
| layout of any enclosed areas on the proposed premises. Clearly identify all entrances, walls, partitions, counters, windows, areas of |
| ingress and egress, restricted access areas, and storage areas. Include dimensions in your drawing. Use additional copies of this     |
| form or attached additional documents as needed.  |



# Alaska Marijuana Control Board

marijuana.licensing@alaska.gov https://www.commerce.alaska.gov/web/amco

Alcohol and Marijuana Control Office 550 W 7<sup>th</sup> Avenue, Suite 1600 Anchorage, AK 99501

Phone: 907.269.0350

# Marijuana Handler Permit

# Form MJ-10: Education Course Provider Application

### What is this form?

This marijuana handler permit education course provider application is required for all persons and entities seeking to have a marijuana handler permit education course approved by the Marijuana Control Board. Applicants should review 3 AAC 306.700.

The course curriculum must cover at least the following topics:

- AS 17.37, AS17.38, and 3 AAC 306
- The effects of consumption of marijuana and marijuana products
- How to identify a person impaired by consumption of marijuana
- How to determine valid identification
- How to intervene to prevent unlawful marijuana consumption
- The penalty for an unlawful act by a licensee, an employee, or an agent of a marijuana establishment
- A written test, demonstrating that each student has learned the information correctly

This form must be submitted to AMCO's main office, along with a copy of the course curriculum, before any marijuana handler permit education course provider application will be considered by the board.

# **Applicant Information**

Enter information for the business seeking to be an approved marijuana hander permit education course. Applicant: Ronda Marcy dba Alaska Cannabis Industries Course Name: Marijuana Handler Permit Instruction **Mailing Address:** 4751 N Wasilla Fishhook Rd State: ZIP: AK 99654 City: Wasilla **Email Address:** Phone: marcy@lawcorner.net (907) 631-9518

|   |   | in-person Online              |
|---|---|-------------------------------|
| Do you intend to provide this course    | in-person in a classroom-type setting, or o | online? Check all that apply. |
| Ronda & Marcy<br>Signature of Applicant |   | Poril 8, 2016                 |
|   | OFFICE USE ONLY                             |                               |
| Board Meeting Date:                     | Approved Y/N?:                              | Course #:                     |
| 1                                       |   |                               |

# **RONDA LYNN MARCY**

"Marcy"

4751 N. Wasilla Fishhook Rd. Wasilla, Alaska 99654 Telephone: 907-376-2232

d.o.b. 04/25/1962

P.O. Box 3771 Palmer, Alaska 99645 Facsimile: 907-376-0530

Email: marcy@lawcorner.net

# **Employment:**

02/1993 – Present, **Professional Paralegal Services**, Address above. Provide contract paralegal services, including but not limited to: Notary Public services, large document litigation, research to support proposed procedural and substantive motions for pre-trial, trial, and post-trial pleadings, video deposition, trial strategy, jury selection and full trial support on a variety of civil and criminal cases, in several states, and in both state and federal jurisdictions. Recent MOOC and CLE's: Surveillance Law, Stanford University, December 23, 2014; Constitutional Law, Yale University, May 14, 2014; Property and Liability: An Introduction to Law and Economics, Wesleyan University, May 6, 2013; Think Again: How to Reason and Argue, Duke

University, March 27, 2013; The Probate Process for Alaska Paralegals: From Start to Finish, Institute for Paralegal Education, September 12, 2003; and Scientific Evidence: The Past.

Present, and Future with Edward J. Imwinkelreid, Alaska Bar Association, May 15, 2002. 08/1991-01/1993, Paralegal. **Richard Jameson & Associates**, 500 L Street, Ste. 502, Anchorage, Alaska 99501. Perform all phases of paralegal duties in pre-trial preparation activities on Exxon Valdez litigation, and other civil and domestic law cases. Provided computerized bookkeeping and law office management services.

03/1990-10/1990, Trial Support Coordinator/Paralegal. **CACI, Commercial Inc.,** 645 G. Street, Anchorage, Alaska 99502. Supervisory Paralegal in pre-trial preparation activities on federal civil matters for litigation contractor to the federal government regarding Exxon Valdez oil spill.

01/1989-04/1989, Paralegal. Lynch, Crosby and Sisson, 550 W, 7<sup>th</sup> Avenue, Anchorage, Alaska 99502. Provide paralegal duties for insurance defense and personal injury litigation firm.

07/1984-12/1988, Paralegal. **Hellen, Partnow & Condon**, 510 L. Street, Ste. 500, Anchorage, Alaska 99501. Responsible for installation, maintenance and performance of 220,000 evidentiary document database in *State of Alaska v. Amereda Hess, et. al.,* litigation using BASIS on IBM 3708. Provide user support on a 15 terminal Alloy networking IBM PC AT; Duties include hardware, software and systems maintenance, and supervised others.

From 01/1985-05/1986 with of counsel, **Montgomery, Purdue, Blankenship & Austin,** 701 5<sup>th</sup> Avenue, Seattle, Washington, 98103.Maintained 60,000 evidentiary document database; worked in all phases of civil litigation.

1981 – **Veteran** U. S. Navy, Honorable Discharge, E-3, Yeoman. One of the first of ten women stationed aboard an Aircraft Carrier pre-Commission Unit, **USS Carl Vinson, CVN 70**.

### **Education:**

M.A. Communication and Leadership Studies, Gonzaga University, 12/2006
 B.A., Justice, with a minor in Communications- University of Alaska, 05/2003
 Candidate for a B.S. in Computer Science (100+ hours).

Certification in Plant Based Nutrition, T. Colin Campbell, Center for Nutrition Studies, 01/2015 Certification in Nutrition for Health Promotion and Disease Prevention, University of California, San Francisco, Cousera 03/2013

Certification as Computer Programming Specialist – PBMI, Norfolk, VA 08/1982 Diploma, Robert Service High School, Anchorage, Alaska 12/1979 Letters in Debate & Drama, Member-National Forensic League.

Personal and Professional references available upon request.

# Oregon State University Transcript

Ronda L. Marcy Apr 08, 2016 03:26 am



This is NOT an official transcript. Courses which are in progress may also be included on this transcript.

If you are using Firefox, this transcript may not print correctly due to a fault in the software. If that happens, try using Internet Explorer (or other browser software).

OSU ID: 932702061 Record of: Ronda Lynn Marcy SSN: xxx-xx-6365

Institution Credit Transcript Totals

Transcript Data
STUDENT INFORMATION

**Curriculum Information** 

**Current Program** 

Not Declared/Not Seeking Degre

College:

Graduate School

Major and Department: Non-Degree Graduate,

Interdisciplinary

Studies

\*\*\*Transcript type:WWW is NOT Official \*\*\*

INSTITUTION CREDIT -Top-

Term: Spring 2015

**Term Comments:** 

Courses print on transcript pages by course level

College:

Graduate School

Major:

Non-Degree Graduate

**Subject Course Level Title** 

Grade Credit Quality R

Hours Points

WSE

266 01

\*INDUSTRIAL HEMP

B-

3.000

8.10

Term Totals (Undergraduate)

Attempt Passed Earned GPA Quality GPA Hours Hours Hours Hours Points

**Current Term:** 

A ......

3.000

3.000

3.000

3.000

8.10

2.70

3.000

Cumulative:

3.000 3.000

3.000

8.10

2.70

Unofficial Transcript

TRANSCRIPT TOTALS (UNDERGRADUATE) -Top-

|                    | Attempt<br>Hours | Passed<br>Hours | Earned<br>Hours |       | Quality GPA<br>Points |      |
|--------------------|------------------|-----------------|-----------------|-------|-----------------------|------|
| Total Institution: | 3.000            | 3.000           | 3.000           | 3.000 | 8.10                  | 2.70 |
| Total Transfer:    | 0.000            | 0.000           | 0.000           | 0.000 | 0.00                  | 0.00 |
| Overall:           | 3.000            | 3.000           | 3.000           | 3.000 | 8.10                  | 2.70 |

**Unofficial Transcript** 

**RELEASE: 8.7.1** 

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# Alaska Department of Commerce, Community, and Economic Development

Division of Corporations, Business and Professional Licensing P.O. Box 110806, Juneau, Alaska 99811-0806

This is to certify that

# ALASKA CANNABIS INDUSTRIES

4751 N WASILLA FISHHOOK ROAD WASILLA AK 99654

owned by

RONDA L MARCY

is licensed by the department to conduct business for the period

January 01, 2016 through December 31, 2016 for the following line of business:

31 - Manufacturing 51 - Information



This license shall not be taken as permission to do business in the state without having complied with the other requirements of the laws of the State or of the United States.

This license must be posted in a conspicuous place at the business location. It is not transferable or assignable.

Chris Hladick

# **ALASKA CANNABIS INDUSTRIES**

# Marijuana Handler Permit Course Curriculum Overview

To provide the prerequisite Marijuana Handler Permit training outlined in Alaska Statute 17.38.

This training will be presented in a classroom setting of approximately 35 students over an eight hour period of instruction with 30 minutes for lunch and 2 fifteen minute breaks.

07:30 to 08:00 Registration

08:00 to 08:30 AS 17.37 and AS 17.38

08:30 to 09.45 3AAC 306 Article 1to 9

09:45 to 10:00 Break

10:00 to 11:30 Article 1to 9 continued.

11:30 to 12:00 Lunch

12:00 to 13:45 Forms of Identification and Impairment

1345 to 14:00 Break

14:00 to 16:00 open book test

Classroom materials to be provided:

- 1. Copy of 17.37 and 17.38
- 2. Copy of 3AAC 306
- 3. Three ring binder
- 4. Pen
- 5. Highlighter
- 6. Test certificate of completion
- 7. Additional materials as necessary

# Marijuana Handler Permit

- 1 Alaska Statutes AS 17.37 and AS 17.38.
- 2 the effects of consumption of marijuana and marijuana products;
- 3 how to identify a person impaired by consumption of marijuana;
- 4 how to determine valid identification;
- 5.how to intervene to prevent unlawful marijuana consumption; and
- 6.the penalty for an unlawful act by a licensee, an employee, or an agent of a marijuana establishment

# **Test Questions**

- 1. What is the minimum age for marijuana consumption in Alaska?
- 2. Can a person with a criminal record apply to be a licensee in the marijuana industry?
- 3. Can you sell marijuana to a person without a valid form of identification?
- 4. In Alaska do you need a Food Handlers card to sell marijuana?
- 5. What is the fine for trying to purchase with false identification?
- 6. What is the minimum distance that a marijuana establishment can operate from a public school?
- 7. Does Alaska law allow a liquor store and a marijuana establishment in the same building?
- 8.List the six plans that the State of Alaska requires a marijuana establishment to have in order to operate.

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| 9. What is the fee to the state of Alaska for the marijuana handler's card?   |
|---|
| 10. Can a marijuana establishment refuse to sell products to a consumer?  |
| 11 Under Alaska law, is it illegal to sell marijuana products to someone under 21?  |
| 12 Can a marijuana establishment be open 24 hours?  |
| 13 Can a person consume marijuana products at the retail location?  |
| 14 Does the act of selling marijuana to a consumer who is impaired violate Alaska law?                                    |
| 15. Is there a pull date for marijuana products?  |
| 16. Can a marijuana establishment give free samples?  |
| 17. Can a marijuana establishment serve alcohol on it premises?   |
| 18 Is it legal to sell marijuana over the internet?   |
| 19 Do you need a Marijuana Handling Permit to be an employee in the marijuana industry?                                   |
| 20 Is the marijuana handler permit required to be on your person when working?  |
| 21. Does a marijuana retail store have to comply with Health and Safety laws?   |
| 22. Can a marijuana retail store refuse to sell product to a person without proper identification?                        |
| 23. List the different forms of accepted identification a retail store uses to insure the consumer of marijuana is legal? |
| (1)<br>(2)<br>(3)   |
| 24. Is there a limit on the amount of marijuana sold?   |
| (1)<br>(2)<br>(3)   |

25. Is there a limit on the amount of exterior signs that a retail establishment can have?

- 26 What is the maximum sign size for a retail marijuana establishment?
- 27. Can marijuana advertising be placed on a college campus?
- 28. Is it allowed under Alaska law to place marijuana advertising on public property?
- 29 Is it legal to advertise on public transit vehicles?
- 30. Does a marijuana cultivation facility have to conduct business by Occupational Safety and Health Administration regulations?
- 31. Are employees of a marijuana cultivation facility required to wear clean cloths appropriate for the duties?
- 32. Can a marijuana cultivation facility give samples to a retail store?
- 33. Can a marijuana retail store sell a sample obtained from a cultivation facility?
- 34 Can an employee of a retail store smoke the sample obtained from a cultivation facility?
- 35 Are marijuana cultivation facility's required to submit to random sampling?
- 36. Can a marijuana cultivation facility package marijuana for resale without further repackaging?
- 37. What is the maximum amount a marijuana cultivation facility can deliver to a retail store for repackaging?
- 38 To transport marijuana, must a marijuana cultivation facility use an approved shipping container?
- 39 Is a tracking and inventory of marijuana products required under Alaska law?
- 40. Does a marijuana retail store have to reconcile the daily sales with inventory at the close of business every day?
- 41. What is the minimum age for a consumer to be in a marijuana retail store?
- 42 Where in a marijuana retail store are "No one under 21 years of age" signs located?
- 43 What Alaska law addresses medical marijuana?
- 44 Is a marijuana cultivation facility required to have a video surveillance?

- 45 Can anyone manufacture marijuana products?
- 46 Can a person who has a felony conviction obtain a license to operate in the marijuana industry?
- 47 Can a license to operate a marijuana establishment in Alaska be granted to a non-resident of Alaska?
- 48 What is meant by "resident of the state"?
- 49 Does a marijuana product manufacturing facility need a food safety permit from the Department of Environmental Conservation as part of the application process?
- 50. Does marijuana manufacturing facility need a plan to dispose of the waste byproducts?
- 51. Can the Marijuana Control Board suspend or revoke the license of a marijuana establishment for not complying with health and safety regulations?
- 52. Can a local law enforcement officer acting in an official capacity, issue a notice of violation of AS I7.38?
- 53. Can the marijuana control board inspect a marijuana facility at any reasonable time and manner?
- 54. Can the Marijuana Control Board seize any marijuana that has not been logged into the establishment's inventory tracking system?
- 55. Can the Marijuana Control Board revoke the license to operate, if the violation was committed by an employee?
- 56. When transporting marijuana product, can the transporter make detour and conduct other business before delivering the marijuana?
- 57. Is the person who physically transports the marijuana required to have a Marijuana Handler permit?
- 58 Are the scales used to measure marijuana required to be calibrated?
- 59. Can a marijuana license holder expand or decrease the floorplan of operations without first permission of the director?
- 60. Does the marijuana license holder need to post its license in a conspicuous place within the licensed premises?
- 61. Can a person under 21 years of age enter a restricted area of a marijuana establishment?

- 62. Is a visitor to a restricted area in a marijuana establishment required to show valid identification?
- 63 Can a visitor to a restricted area be left unescorted?
- 64 In a restricted area of a marijuana establishment, do employees have to wear an identification badge?
- 65 Is a marijuana establishment required to have video surveillance?
- 66. Can a marijuana establishment use residential grade locks on the premises?
- 67. Does the marijuana establishment need to have policies and procedures regarding unauthorized breach of security?
- 68. Is video surveillance required at any point of sale?
- 69. How long is a marijuana establishment required to keep video surveillance records?
- 70. Is a marijuana establishment required to keep toilet facilities in a sanitary condition?
- 71. In a marijuana establishment are the employees required to wash their hands before starting work?
- 72. Is a marijuana establishment required to keep record of the final destination of marijuana waste made unusable?
- 73. When marijuana is transported does the transport manifest require the license plate number of the transport vehicle?
- 74. Is a marijuana establishment required to keep a current list of employees and marijuana handler permit numbers on file?
- 75. Is a marijuana establishment required to keep records of who enters a restricted area, by name, date and time?
- 76. Can a marijuana product manufacturing facility produce a product that looks like candy?
- 77. Can a marijuana manufacturing facility sell its product to a consumer?
- 78. Does a marijuana manufacturing facility need to disclose its process of manufacturing its product to the Marijuana Control Board?
- 79. Does a marijuana product manufacturing facility need the board's approval for each product they manufacture?

| 80. When you are working at a marijuana related establishment, are you under video surveillance?                   |
|--|
| 81 On a fraudulent identification, what information is most tampered with?   |
| a. b. c. d.  |
| 82 Should an expired identification card be a red flag to the person accepting the card?                           |
| 83 If a consumer is nervous when they present the ld to you, should this be a red flag?                            |
| 84 In Alaska if a person gives you a license that has rough edges, should this be a red flag?                      |
| 85 Do new Alaska licenses have a bar code on the back?   |
| 86 Do Alaska licenses have holographic snowflakes?   |
| 87 Does an Alaska license have a transparent image?  |
| 88. If you suspect a fraudulent license, what questions should you ask?  |
| a. b. c. d. e.   |
| 89. If you suspect the license is fraudulent, should you ask if the person has another form of id or credit cards? |
| 90. On recent Alaska license and ID cards what is written in the upper right corner?                               |
| 91. If you are presented with a form of ID with bumpy surface, what does this mean?                                |
| 92. How does marijuana use affect driving?   |
| 93. What is the main psychoactive chemical in marijuana?   |
| 94. In the brain THC's chemical structure is similar to what brain chemical that acts as a neurotransmitter?       |

95 THC stimulates neurons to release what chemical?

- 96. What does business day mean?
- 97. What are the five contaminants outlined in AAC 306.990 (b) 13)?

1 2 3

4 5

- 98. When applying for a marijuana establishment license is it required to submit finger prints as part of the process?
- 99. Can the marijuana control board deny an application for a license that is not complete?
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# **ALASKA CANNABIS INDUSTRIES**

Completion of this examination demonstrates the proficiency necessary to obtain a State of Alaska Marijuana Handler Permit:

- 1 Alaska Statutes AS 17.37 and AS 17.38.
- 2. The effects of consumption of marijuana and marijuana products;
- 3. How to identify a person impaired by consumption of marijuana;
- 4. How to determine valid identification;
- 5. How to intervene to prevent unlawful marijuana consumption; and
- 6. The penalty for an unlawful act by a licensee, an employee, or an agent of a marijuana establishment

# **Test Questions**

- 1. What is the minimum age for marijuana consumption in Alaska?
- 2. Can a person with a criminal record apply to be a licensee in the marijuana industry?
- 3. Can you sell marijuana to a person without a valid form of identification?
- 4. In Alaska do you need a Food Handlers card to sell marijuana?
- 5. What is the fine for trying to purchase with false identification?
- 6. What is the minimum distance that a marijuana establishment can operate from a public school?
- 7. Does Alaska law allow a liquor store and a marijuana establishment in the same building?
- 8. List the six plans that the State of Alaska requires a marijuana establishment to have in order to operate.

1

2

3

4

- 9. What is the fee to the state of Alaska for the marijuana handler's card?
- 10. Can a marijuana establishment refuse to sell products to a consumer?
- 11 Under Alaska law, is it illegal to sell marijuana products to someone under 21?
- 12 Can a marijuana establishment be open 24 hours?
- 13 Can a person consume marijuana products at the retail location?
- 14 Does the act of selling marijuana to a consumer who is impaired violate Alaska law?
- 15. Is there a pull date for marijuana products?
- 16. Can a marijuana establishment give free samples?
- 17. Can a marijuana establishment serve alcohol on it premises?
- 18 Is it legal to sell marijuana over the internet?
- 19 Do you need a Marijuana Handling Permit to be an employee in the marijuana industry?
- 20. Is the marijuana handler permit required to be on your person when working?
- 21. Does a marijuana retail store have to comply with Health and Safety laws?
- 22. Can a marijuana retail store refuse to sell product to a person without proper identification?
- 23. List the different forms of accepted identification a retail store uses to insure the consumer of marijuana is legal?
- (1)
- (2)
- (3)
- 24. Is there a limit on the amount of marijuana sold?
- (1)
- (2)

- (3)
- 25. Is there a limit on the amount of exterior signs that a retail establishment can have?
- 26. What is the maximum sign size for a retail marijuana establishment?
- 27. Can marijuana advertising be placed on a college campus?
- 28. Does Alaska law allow the placement of marijuana advertising on public property?
- 29. Is it legal to advertise on public transit vehicles?
- 30. Does a marijuana cultivation facility have to conduct business by Occupational Safety and Health Administration regulations?
- 31. Are employees of a marijuana cultivation facility required to wear clean cloths appropriate for the duties?
- 32. Can a marijuana cultivation facility give samples to a retail store?
- 33. Can a marijuana retail store sell a sample obtained from a cultivation facility?
- 34. Can an employee of a retail store smoke the sample obtained from a cultivation facility?
- 35. Are marijuana cultivation facility's required to submit to random sampling?
- 36. Can a marijuana cultivation facility package marijuana for resale without further repackaging?
- 37. What is the maximum amount a marijuana cultivation facility can deliver to a retail store for repackaging?
- 38. To transport marijuana, must a marijuana cultivation facility use an approved shipping container?
- 39. Is a tracking and inventory of marijuana products required under Alaska law?
- 40. Does a marijuana retail store have to reconcile the daily sales with inventory at the close of business every day?
- 41. What is the minimum age for a consumer to be in a marijuana retail store?
- 42. Where in a marijuana retail store are "No one under 21 years of age" signs located?
- 43. What Alaska law addresses medical marijuana?

- 44. Is a marijuana cultivation facility required to have a video surveillance?
- 45. Can anyone manufacture marijuana products?
- 46. Can a person who has a felony conviction obtain a license to operate in the marijuana industry?
- 47. Can a license to operate a marijuana establishment in Alaska be granted to a non-resident of Alaska?
- 48. What is meant by "resident of the state"?
- 49. Does a marijuana product manufacturing facility need a food safety permit from the Department of Environmental Conservation as part of the application process?
- 50. Does marijuana manufacturing facility need a plan to dispose of the waste byproducts?
- 51. Can the Marijuana Control Board suspend or revoke the license of a marijuana establishment for not complying with health and safety regulations?
- 52. Can a local law enforcement officer acting in an official capacity, issue a notice of violation of AS I7.38?
- 53. Can the marijuana control board inspect a marijuana facility at any reasonable time and manner?
- 54. Can the Marijuana Control Board seize any marijuana that has not been logged into the establishment's inventory tracking system?
- 55. Can the Marijuana Control Board revoke the license to operate, if the violation was committed by an employee?
- 56. When transporting marijuana product, can the transporter make detour and conduct other business before delivering the marijuana?
- 57. Is the person who physically transports the marijuana required to have a Marijuana Handler permit?
- 58. Are the scales used to measure marijuana required to be calibrated?
- 59. Can a marijuana license holder expand or decrease the floorplan of operations without first permission of the director?
- 60. Does the marijuana license holder need to post its license in a conspicuous place within the licensed premises?

- 61. Can a person under 21 years of age enter a restricted area of a marijuana establishment?
- 62. Is a visitor to a restricted area in a marijuana establishment required to show valid identification?
- 63. Can a visitor to a restricted area be left unescorted?
- 64. In a restricted area of a marijuana establishment, do employees have to wear an identification badge?
- 65. Is a marijuana establishment required to have video surveillance?
- 66. Can a marijuana establishment use residential grade locks on the premises?
- 67. Does the marijuana establishment need to have policies and procedures regarding unauthorized breach of security?
- 68. Is video surveillance required at any point of sale?
- 69. How long is a marijuana establishment required to keep video surveillance records?
- 70. Is a marijuana establishment required to keep toilet facilities in a sanitary condition?
- 71. In a marijuana establishment are the employees required to wash their hands before starting work?
- 72. Is a marijuana establishment required to keep record of the final destination of marijuana waste made unusable?
- 73. When marijuana is transported does the transport manifest require the license plate number of the transport vehicle?
- 74. Is a marijuana establishment required to keep a current list of employees and marijuana handler permit numbers on file?
- 75. Is a marijuana establishment required to keep records of who enters a restricted area, by name, date and time?
- 76. Can a marijuana product manufacturing facility produce a product that looks like candy?
- 77. Can a marijuana manufacturing facility sell its product to a consumer?
- 78. Does a marijuana manufacturing facility need to disclose its process of manufacturing its product to the Marijuana Control Board?

| 79. Does a marijuana product manufacturing facility need the board's approval for each product they manufacture?   |
|--|
| 80. When you are working at a marijuana related establishment, are you under video surveillance?                   |
| 81 On a fraudulent identification, what information is most tampered with?   |
| a. b. c. d.  |
| 82. Should an expired identification card be a red flag to the person accepting the card?                          |
| 83. If a consumer is nervous when they present the ld to you, should this be a red flag?                           |
| 84. If a person gives you an Alaska license that has rough edges, should this be a red flag?                       |
| 85. Do new Alaska licenses have a bar code on the back?  |
| 86. Do Alaska licenses have holographic snowflakes?  |
| 87. Does an Alaska license have a transparent image?   |
| 88. If you suspect a fraudulent license, what questions should you ask?  |
| a. b. c. d. e.   |
| 89. If you suspect the license is fraudulent, should you ask if the person has another form of id or credit cards? |
| 90. On recent Alaska license and ID cards what is written in the upper right corner?                               |
| 91. If you are presented with a form of ID with bumpy surface, what does this mean?                                |
| 92. How does marijuana use affect driving?   |
| 93. What is the main psychoactive chemical in marijuana?   |

94. In the brain THC's chemical structure is similar to what brain chemical that acts as a

| 95. THC stimulates neurons to release what chemical?                |
|---|
| 96. What does business day mean?                                    |
| 97. What are the five contaminants outlined in AAC 306.990 (b) 13)? |
| 1<br>2<br>3<br>4  |

neurotransmitter?

- 98. When applying for a marijuana establishment license is it required to submit finger prints as part of the process?
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# **ALASKA CANNABIS INDUSTRIES**

# KEY to the Quiz Questions

- 1. 21 years of age 3AAC 306.310(a) (1)
- 2. No. Not if they are prohibited under AS 17,30,200(i) from having a license.
- 3. No
- 4. No
- 5. \$400.00
- 6. 500 feet
- 7. No
- 8. 1. Security 2 Inventory tracking 3 Employee Training and Qualifications 4 Waste disposal 5 Transportation of products 6 Signage and Advertising
- 9. \$50
- IO. Yes
- 11. Yes 3AAC 306.310 (1)
- 12. 3AAC 306.3IO(b)(1)
- 13. No 3AAC 306.310 (b) (2)
- 14. Yes 3AAC 306.310 (a) (1)
- 15. Yes 3AAC 306.310.6
- 16. No 3AAC 306.310 (b) (3) (A)
- 17. No 3AAC306.310 (b) (3) (B)
- 18. No 3AAc306.310 (a) (6)
- 19. Yes 3AAC306.320 (1)
- 20. Yes if the store does not have it on file 3AAC 306.320 (2) 21Yes 3AAC 306.335

# 22. Yes 3AAC 306.350 (a)

# 23. 3AAC 306.350 (b) (1)

- (1) An unexpired, unaltered passport;
- (2) An unexpired, unaltered driver's license, instruction permit, or identification card of any state or territory of the United States, the District of Columbia, or a province or territory of Canada;
- (3) An identification card issued by a federal or state agency authorized to issue a driver's license or identification card

### 24. Yes 3AAC306.355

- (1) More than one ounce of usable marijuana;
- (2) More than seven grams of marijuana concentrate for inhalation, or
- (3) Marijuana or marijuana products if the total amount of marijuana, marijuana Products or both marijuana and marijuana products sold contains more than 5600 milligrams of THC.
- 25. Yes 3AAC306.360 (a)
- 26. 4800 square inches 3AAC 306.360 (a)
- 27. No 3AAC306.360 (c) (5)
- 28. No 3AAC306.360(c) (3)
- 29. No 3AAC 306.360(c) (2)
- 30. Yes 3AAC 306.440(a)
- 31. Yes 3AAC 306.440(b) (1)
- 32. Yes 3AAC306.460 (a)
- 33. No 3AAC306.460(c)
- 34. No 3AAC306.460(c)
- 35. Yes 3AAC 306.465(a)
- 36. Yes 3AAC306.470 (a) (1) (a)
- 37. Five pounds 3AAC306.470 (a) (2) (A)

- 38. Yes 3AAC306.470 (a) (2) (d)(1)
- 39. Yes 3AAC306.330 (a)
- 40. Yes 3AAC306.330(c)
- 41. 21 years of age 3AAC306 325 (a)
- 42. Each point of entry 3AAC306.325 (b)
- 43. AS 17.37
- 44. Yes 3AAC 306.430(d)
- 45. No 3AAC 306.500
- 46. No 3AAC 306.010(d) (2)
- 47. No 3AAC 306.015 (b) (1)
- 48. A person who has met the residency requirement of AS 43.23 for the permeant fund dividend.3AAC306.015 (e)(2)
- 49. Yes 3 AAC 306.520 (1)
- 50. Yes 3AAC306.520 (3) (D)
- 51. Yes 3AAC 306.810 (b) (4)
- 52. Yes 3AAC306.805 (d)
- 53. Yes 3AAC 306.800(1)
- 54. Yes 3AAC306.830(a)(l)
- 55. Yes under the conditions set forth in 3AAC306.815 (1)
- 56. No 3AAC 306.750 (a) (4) (d)
- 57. Yes 3AAC306.750 (a) (4)(b)
- 58. Yes 3AAC306.745
- 59. No 3AAC 306.705 (a) (2) (c)
- 60. Yes 3AAC 306.705(a) (2) (b)

- 61. No 3AAC 306.710 (c)
- 62. Yes 3AAC 306.710 (c) (2)
- 63. No 3AAC 306.710 (c) (3)
- 64. Yes 3AAC306.710 (c)
- 65. Yes 3AAC 306.720(a)
- 66. No 3AAC 306.715.(d)
- 67. Yes 3AAC306.715 (c) (4)
- 68. Yes 3AAC 306.720 (a) (3)
- 69. Minimum 40 days 3AAC 306.720 (e)
- 70. Yes 3AAC 306.735(b) (2) (A)
- 71. Yes 3AAC 306.735 (b)(3)(B)
- 72. Yes 3AAC 306.740 (c) (2)
- 73. Yes 3AAC 306.750 (c)
- 74. Yes 3AAC 306.755(a) (2)
- 75. Yes 3AAC 306.755 (a) (6)
- 76. No 3AAC 306.510 (a) (4) (c)
- 77. No 3AAC 306.510 (a) (1)
- 78. Yes 3AAC 306.520 (3) (A)
- 79. Yes 3AAC306.525 (a)
- 80. Yes 3AAC 306.720 (a)

81.

- a) Picture
- b) Birth date
- c) Height

- d) Weight
- 82. A license with an expired date may signify it is borrowed.
- 83. Yes, especially if they look young.
- 84. Yes Alaska licenses have smooth edges
- 85. Yes
- 86. Yes
- 87. Yes the state of Alaska in the lower right corner.

88.

- a. What year were they born?
- b. How old are they?
- c. What does their middle initial stand for?
- d. What is their address?
- e. Ask their zip code.
- 89. Yes
- 90. USA
- 91. The ID has had the surface film removed and replaced.
- 92. Marijuana impairs judgement, motor coordination and reaction time.
- 93. THC
- 94. Anandamide
- 95. Dopamine
- 96. 3AAC 306.990 (b) (B) (5) Means a day other than Saturday or Sunday.
- 97. (A) harmful microbials, including *Escherichia coli (E. coll)*. or *Salmonella* species; (B) residual solvents; (C) poisons or toxins; (D) harmful chemicals, Including pesticides; (E) dangerous molds, mildew, or filth;
- 98. Yes 3AAC 306.055 (a)

99. Yes 3AAC 306.080 (a) (1)

100. \$1000.00 3AAC 306.100 (a)