



THE STATE
of **ALASKA**
GOVERNOR BILL WALKER

**Department of Commerce, Community,
and Economic Development**

ALCOHOL & MARIJUANA CONTROL OFFICE
550 West 7th Avenue, Suite 1600
Anchorage, AK 99501
Main: 907.269.0350

July 12, 2016

Flying High Investments, LLC
DBA Flying High Investments LLC
VIA email: jimmy@jimmyblaze.com

Re: Application Status for License # 10268

Dear Applicant:

I have received your application for a Standard Marijuana Cultivation Facility license. Our staff has reviewed your application after receiving your application and required fees. Your application documents appear to be in order, and I have determined that your application is complete for purposes of 3 AAC 306.025(d).

Your application is now considered complete and will be sent electronically, in its entirety, to your local government, your community council if your proposed premises is in Anchorage or certain locations in the Mat-Su Borough, and to any non-profit agencies who have requested notification of applications. The local government will have 60 days to protest the issuance of your license or waive protest.

If you have not yet received all necessary approvals, such as a local license, conditional use permit, site plan review, Fire Marshal approval, or Department of Environmental Conservation approval, you should continue to work with those local or state agencies to get the requirements completed. At this time, at the direction of the Marijuana Control Board, I am determining your application to be complete without sending your fingerprint card(s) to the Department of Public Safety (DPS) for independent verification of your lack of a disqualifying criminal history. The fingerprint card(s) will be forwarded on an as yet undetermined date when DPS and the FBI are ready to receive and process it. Your application status in the application database will be changed to "Complete" today.

Your application may be considered by the board while some approvals are still pending. However, your license will not be finally issued and ready to operate until all necessary approvals are received and a preliminary inspection of your premises by AMCO enforcement staff is completed.

Your application will be scheduled for the September 7th board meeting for Marijuana Control Board consideration. **Your appearance at the meeting, either in-person or telephonic, is mandatory.** The address and call-in number for the meeting will be posted on our home page. Please feel free to contact us through the marijuana.licensing@alaska.gov email address if you have any questions.

Sincerely,

A handwritten signature in blue ink, appearing to read "C. Franklin".

Cynthia Franklin
Director, Marijuana Control Board



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ALCOHOL & MARIJUANA CONTROL OFFICE

550 West 7th Avenue, Suite 1600

Anchorage, AK 99501

Main: 907.269.0350

July 12, 2016

Department of Environmental Conservation

Attn: Permitting Division

Via email: DEC.FSSPermit@alaska.gov

State Fire Marshal

Attn: Jessica Faulkner

Diana Parks

Via email: jessica.faulkner@alaska.gov

diana.parks@alaska.gov

License Number:	10268
License Type:	Standard Marijuana Cultivation Facility
Licensee:	Flying High Investments LLC
Doing Business As:	FLYING HIGH INVESTMENTS LLC
Physical Address:	14.7mi mcCarthy rd Chitina, AK 99566
Designated Licensee:	James Fejes JR
Phone Number:	907-947-0164
Email Address:	jimmy@jimmyblaze.com

3 AAC 306.300(a)(2)(B), 3 AAC 306.400(b)(2)(B), 3 AAC 306.500(b)(2)(B), and 3 AAC 306.605(b)(2)(B) require that an applicant for a marijuana establishment license operate in compliance with each applicable public health, fire, safety, and tax code and ordinance of the state and the local government in which the applicant's proposed licensed premises are located.

This letter serves to provide written notice and request for compliance status from the above referenced entities regarding the above application (see attached application documents for more information). **Please complete and return this form to the AMCO office at the email below.**

REVIEWER: _____ ☐ DEC ☐ Fire Marshal

DATE: _____ PHONE: _____

☐ Compliant ☐ Non-compliant

COMMENTS: _____

July 12, 2016

Page 2

If you have any questions, please send them to the email address below.

Sincerely,

A handwritten signature in blue ink, appearing to read "C. Franklin", is positioned above the typed name.

Cynthia Franklin, Director

marijuana.licensing@alaska.gov

Division of Corporations, Business and Professional Licensing

Name(s)

Type	Name
Legal Name	Flying High Investments LLC

Entity Details

Entity Type: Limited Liability Company

Entity #: 10036482

Status: Good Standing

AK Formed Date: 3/6/2016

Duration/Expiration: Perpetual

Home State: ALASKA

Next Biennial Report Due: 1/2/2018

Entity Mailing Address: POBOX 113064, ANCHORAGE, AK 99511

Entity Physical Address: 6241 GOLDENWOOD LN, ANCHORAGE, AK 99516

Registered Agent

Agent Name: James Fejes

Registered Mailing Address: POBOX 113064, ANCHORAGE, AK 99511

Registered Physical Address: 6241 GOLDENWOOD LN, ANCHORAGE, AK 99516

Officials

AK Entity#	Name	Titles	Percent Owned
	James Fejes	Member, Manager	100

Filed Documents

Date Filed	Type	Filing	Certificate
3/6/2016	Creation Filing		
6/2/2016	Initial Report		

**LIMITED LIABILITY COMPANY
OPERATING AGREEMENT**

Flying High Investments, L.L.C.

**A Alaska Limited Liability Company
(Member-Managed)**

OPERATING AGREEMENT

THIS OPERATING AGREEMENT is made and entered into effective March 6, 2016,
by and among: James m Fejes JR
[list the full legal names of the LLC members]
(collectively referred to in this agreement as the "Members").

SECTION 1. THE LIMITED LIABILITY COMPANY

1.1 *Formation.* Effective March 6, 2016, the Members form a limited liability company under the name Flying High Investments' LLC, L.L.C. (the "Company") on the terms and conditions in this Operating Agreement (the "Agreement") and pursuant to the Limited Liability Company Act of the State of Alaska (the "Act"). The Members agree to file with the appropriate agency within the State of Alaska charged with processing and maintaining such records all documentation required for the formation of the Company. The rights and obligations of the parties are as provided in the Act except as otherwise expressly provided in this Agreement.

1.2 *Name.* The business of the Company will be conducted under the name Flying High Investments, L.L.C., or such other name upon which the Members may unanimously may agree.

1.3 *Purpose.* The purpose of the Company is to engage in any lawful act or activity for which a Limited Liability Company may be formed within the State of Alaska.

1.4 *Office.* The Company will maintain its principal business office within the State of Alaska at the following address: 14.7 mi McCarthy hwy Chitina AK 99566.

1.5 *Registered Agent.* James m Fejes JR is the Company's initial registered agent in the State of Alaska, and the registered office is Pobox 113064 Anchorage AK 99511.

1.6 *Term.* The term of the Company commences on March 6 2016 [date] and shall continue perpetually unless sooner terminated as provided in this Agreement.

1.7 *Names and Addresses of Members.* The Members' names and addresses are attached as Schedule 1 to this Agreement.

1.8 *Admission of Additional Members.* Except as otherwise expressly provided in this Agreement, no additional members may be admitted to the Company through issuance by the company of a new interest in the Company without the prior unanimous written consent of the Members.

SECTION 2. CAPITAL CONTRIBUTIONS

2.1 *Initial Contributions.* The Members initially shall contribute to the Company capital as described in Schedule 2 attached to this Agreement.

2.2 *Additional Contributions.* No Member shall be obligated to make any additional contribution to the Company's capital without the prior unanimous written consent of the Members.

2.3 *No Interest on Capital Contributions.* Members are not entitled to interest or other compensation for or on account of their capital contributions to the Company except to the extent, if any, expressly provided in this Agreement.

SECTION 3. ALLOCATION OF PROFITS AND LOSSES; DISTRIBUTIONS

3.1 *Profits/Losses.* For financial accounting and tax purposes, the Company's net profits or net losses shall be determined on an annual basis and shall be allocated to the Members in proportion to each Member's relative capital interest in the Company as set forth in Schedule 2 as amended from time to time in accordance with U.S. Department of the Treasury Regulation 1.704-1.

3.2 *Distributions.* The Members shall determine and distribute available funds annually or at more frequent intervals as they see fit. Available funds, as referred to herein, shall mean the net cash of the Company available after appropriate provision for expenses and liabilities, as determined by the Managers. Distributions in liquidation of the Company or in liquidation of a Member's interest shall be made in accordance with the positive capital account balances pursuant to U.S. Department of the Treasury Regulation 1.704.1(b)(2)(ii)(b)(2). To the extent a Member shall have a negative capital account balance, there shall be a qualified income offset, as set forth in U.S. Department of the Treasury Regulation 1.704.1(b)(2)(ii)(d).

3.3 *No Right to Demand Return of Capital.* No Member has any right to any return of capital or other distribution except as expressly provided in this Agreement. No Member has any drawing account in the Company.

SECTION 4. INDEMNIFICATION

The Company shall indemnify any person who was or is a party defendant or is threatened to be made a party defendant, pending or completed action, suit or proceeding, whether civil, criminal, administrative, or investigative (other than an action by or in the right of the Company) by reason of the fact that he is or was a Member of the Company, Manager, employee or agent of the Company, or is or was serving at the request of the Company, against expenses (including attorney's fees), judgments, fines, and amounts paid in settlement actually and reasonably incurred in connection with such action, suit or proceeding if the Members determine that he acted in good faith and in a manner he reasonably believed to be in or not opposed to the best interest of the Company, and with respect to any criminal action proceeding, has no reasonable cause to believe his/her conduct was unlawful. The termination of any action, suit, or proceeding by judgment, order, settlement, conviction, or upon a plea of "no lo Contendere" or its equivalent, shall not in itself create a presumption that the person did or did not act in good faith and in a manner which he reasonably believed to be in the best interest of the Company, and, with respect to any criminal action or proceeding, had reasonable cause to believe that his/her conduct was lawful

SECTION 5. POWERS AND DUTIES OF MANAGERS

5.1 *Management of Company.*

5.1.1 The Members, within the authority granted by the Act and the terms of this Agreement shall have the complete power and authority to manage and operate the Company and make all decisions affecting its business and affairs.

5.1.2 Except as otherwise provided in this Agreement, all decisions and documents relating to the management and operation of the Company shall be made and executed by a Majority in Interest of the Members.

5.1.3 Third parties dealing with the Company shall be entitled to rely conclusively upon the power and authority of a Majority in Interest of the Members to manage and operate the business and affairs of the Company.

5.2 *Decisions by Members.* Whenever in this Agreement reference is made to the decision, consent, approval, judgment, or action of the Members, unless otherwise expressly provided in this Agreement, such decision, consent, approval, judgment, or action shall mean a Majority of the Members.

5.3 *Withdrawal by a Member.* A Member has no power to withdraw from the Company, except as otherwise provided in Section 8.

SECTION 6. SALARIES, REIMBURSEMENT, AND PAYMENT OF EXPENSES

6.1 *Organization Expenses.* All expenses incurred in connection with organization of the Company will be paid by the Company.

6.2 *Salary.* No salary will be paid to a Member for the performance of his or her duties under this Agreement unless the salary has been approved in writing by a Majority of the Members.

6.3 *Legal and Accounting Services.* The Company may obtain legal and accounting services to the extent reasonably necessary for the conduct of the Company's business.

SECTION 7. BOOKS OF ACCOUNT, ACCOUNTING REPORTS, TAX RETURNS, FISCAL YEAR, BANKING

7.1 *Method of Accounting.* The Company will use the method of accounting previously determined by the Members for financial reporting and tax purposes.

7.2 *Fiscal Year; Taxable Year.* The fiscal year and the taxable year of the Company is the calendar year.

7.3 *Capital Accounts.* The Company will maintain a Capital Account for each Member on a cumulative basis in accordance with federal income tax accounting principles.

7.4 *Banking.* All funds of the Company will be deposited in a separate bank account or in an account or accounts of a savings and loan association in the name of the Company as determined by a Majority of the Members. Company funds will be invested or deposited with an institution, the accounts or deposits of which are insured or guaranteed by an agency of the United States government.

SECTION 8. TRANSFER OF MEMBERSHIP INTEREST

8.1 *Sale or Encumbrance Prohibited.* Except as otherwise permitted in this Agreement, no Member may voluntarily or involuntarily transfer, sell, convey, encumber, pledge, assign, or otherwise dispose of (collectively, "Transfer") an interest in the Company without the prior written consent of a majority of the other nontransferring Members determined on a per capita basis.

8.2 *Right of First Refusal.* Notwithstanding Section 8.1, a Member may transfer all or any part of the Member's interest in the Company (the "Interest") as follows:

8.2.1 The Member desiring to transfer his or her Interest first must provide written notice (the "Notice") to the other Members, specifying the price and terms on which the Member is prepared to sell the Interest (the "Offer").

8.2.2 For a period of 30 days after receipt of the Notice, the Members may acquire all, but not less than all, of the Interest at the price and under the terms specified in the Offer. If the other Members desiring to acquire the Interest cannot agree among themselves on the allocation of the Interest among them, the allocation will be proportional to the Ownership Interests of those Members desiring to acquire the Interest.

8.2.3 Closing of the sale of the Interest will occur as stated in the Offer; provided, however, that the closing will not be less than 45 days after expiration of the 30-day notice period.

8.2.4 If the other Members fail or refuse to notify the transferring Member of their desire to acquire all of the Interest proposed to be transferred within the 30-day period following receipt of the Notice, then the Members will be deemed to have waived their right to acquire the Interest on the terms described in the Offer, and the transferring Member may sell and convey the Interest consistent with the Offer to any other person or

entity; provided, however, that notwithstanding anything in Section 8.2 to the contrary, should the sale to a third person be at a price or on terms that are more favorable to the purchaser than stated in the Offer, then the transferring Member must reoffer the sale of the Interest to the remaining Members at that other price or other terms; provided, further, that if the sale to a third person is not closed within six months after the expiration of the 30-day period describe above, then the provisions of Section 8.2 will again apply to the Interest proposed to be sold or conveyed.

8.2.5 Notwithstanding the foregoing provisions of Section 8.2, should the sole remaining Member be entitled to and elect to acquire all the Interests of the other Members of the Company in accordance with the provisions of Section 8.2, the acquiring Member may assign the right to acquire the Interests to a spouse, lineal descendent, or an affiliated entity if the assignment is reasonably believed to be necessary to continue the existence of the Company as a limited liability company.

8.3 *Substituted Parties.* Any transfer in which the Transferee becomes a fully substituted Member is not permitted unless and until:

(1) The transferor and assignee execute and deliver to the Company the documents and instruments of conveyance necessary or appropriate in the opinion of counsel to the Company to effect the transfer and to confirm the agreement of the permitted assignee to be bound by the provisions of this Agreement; and

(2) The transferor furnishes to the Company an opinion of counsel, satisfactory to the Company, that the transfer will not cause the Company to terminate for federal income tax purposes or that any termination is not adverse to the Company or the other Members.

8.4 *Death, Incompetency, or Bankruptcy of Member.* On the death, adjudicated incompetence, or bankruptcy of a Member, unless the Company exercises its rights under Section 8.5, the successor in interest to the Member (whether an estate, bankruptcy trustee, or otherwise) will receive only the economic right to receive distributions whenever made by the Company and the Member's allocable share of taxable income, gain, loss, deduction, and credit (the "Economic Rights") unless and until a majority of the other Members determined on a per capita basis admit the transferee as a fully substituted Member in accordance with the provisions of Section 8.3.

8.4.1 Any transfer of Economic Rights pursuant to Section 8.4 will not include any right to participate in management of the Company, including any right to vote, consent to, and will not include any right to information on the Company or its operations or financial condition. Following any transfer of only the Economic Rights of a Member's Interest in the Company, the transferring Member's power and right to vote or consent to any matter submitted to the Members will be eliminated, and the Ownership Interests of the remaining Members, for purposes only of such votes, consents, and participation in management, will be proportionately increased until such time, if any, as the transferee of the Economic Rights becomes a fully substituted Member.

8.5 *Death Buy Out.* Notwithstanding the foregoing provision of Section 8, the Members covenant and agree that on the death of any Member, the Company, at its option, by providing written notice to the estate of the deceased Member within 180 days of the death of the Member, may purchase, acquire, and redeem the Interest of the deceased Member in the Company pursuant to the provision of Section 8.5.

8.5.1 The value of each Member's Interest in the Company will be determined on the date this Agreement is signed, and the value will be endorsed on Schedule 3 attached and made a part of this Agreement. The value of each Member's Interest will be redetermined unanimously by the Members annually, unless the Members unanimously decide to redetermine those values more frequently. The Members will use their best efforts to endorse those values on Schedule 3. The purchase price for a decedent Member's interest conclusively is the value last determined before the death of such Member; provided, however, that if the latest valuation is more than two years before the death of the deceased Member, the provisions of Section 8.5.2 will apply in determining the value of the Member's Interest in the Company.

8.5.2 If the Members have failed to value the deceased Member's Interest within the prior two-year period, the value of each Member's Interest in the Company on the date of death, in the first instance, will be

determined by mutual agreement of the surviving Members and the personal representative of the estate of the deceased Member. If the parties cannot reach an agreement on the value within 30 days after the appointment of the personal representative of the deceased Member, then the surviving Members and the personal representative each must select a qualified appraiser within the next succeeding 30 days. The appraisers so selected must attempt to determine the value of the Company Interest owned by the decedent at the time of death based solely on their appraisal of the total value of the Company's assets and the amount the decedent would have received had the assets of the Company been sold at that time for an amount equal to their fair market value and the proceeds (after payment of all Company obligations) were distributed in the manner contemplated in Section 8. The appraisal may not consider and discount for the sale of a minority interest in the Company. In the event the appraisers cannot agree on the value within 30 days after being selected, the two appraisers must, within 30 days, select a third appraiser. The value of the Interest of the decedent in the Company and the purchase price of it will be the average of the two appraisals nearest in amount to one another. That amount will be final and binding on all parties and their respective successors, assigns, and representatives. The costs and expenses of the third appraiser and any costs and expenses of the appraiser retained but not paid for by the estate of the deceased Member will be offset against the purchase price paid for the deceased Member's Interest in the Company.

8.5.3 Closing of the sale of the deceased Member's Interest in the Company will be held at the office of the Company on a date designated by the Company, not be later than 90 days after agreement with the personal representative of the deceased Member's estate on the fair market value of the deceased Member's Interest in the Company; provided, however, that if the purchase price are determined by appraisals as set forth in Section 8.5.2, the closing will be 30 days after the final appraisal and purchase price are determined. If no personal representative has been appointed within 60 days after the deceased Member's death, the surviving Members have the right to apply for and have a personal representative appointed.

8.5.4 At closing, the Company will pay the purchase price for the deceased Member's Interest in the Company. If the purchase price is less than \$1,000.00, the purchase price will be paid in cash; if the purchase price is \$1,000.00 or more, the purchase price will be paid as follows:

(1) \$1,000.00 in cash, bank cashier's check, or certified funds;

(2) The balance of the purchase price by the Company executing and delivering its promissory note for the balance, with interest at the prime interest rate stated by primary banking institution utilized by the Company, its successors and assigns, at the time of the deceased Member's death. Interest will be payable monthly, with the principal sum being due and payable in three equal annual installments. The promissory note will be unsecured and will contain provisions that the principal sum may be paid in whole or in part at any time, without penalty.

8.5.5 At the closing, the deceased Member's estate or personal representative must assign to the Company all of the deceased Member's Interest in the Company free and clear of all liens, claims, and encumbrances, and, at the request of the Company, the estate or personal representative must execute all other instruments as may reasonably be necessary to vest in the Company all of the deceased Member's right, title, and interest in the Company and its assets. If either the Company or the deceased Member's estate or personal representative fails or refuses to execute any instrument required by this Agreement, the other party is hereby granted the irrevocable power of attorney which, it is agreed, is coupled with an interest, to execute and deliver on behalf of the failing or refusing party all instruments required to be executed and delivered by the failing or refusing party.

8.5.6 On completion of the purchase of the deceased Member's Interest in the Company, the Ownership Interests of the remaining Members will increase proportionately to their then-existing Ownership Interests.

SECTION 9. DISSOLUTION AND WINDING UP OF THE COMPANY

9.1 *Dissolution.* The Company will be dissolved on the happening of any of the following events:

9.1.1 Sale, transfer, or other disposition of all or substantially all of the property of the Company;

9.1.2 The agreement of all of the Members;

9.1.3 By operation of law; or

9.1.4 The death, incompetence, expulsion, or bankruptcy of a Member, or the occurrence of any event that terminates the continued membership of a Member in the Company, unless there are then remaining at least the minimum number of Members required by law and all of the remaining Members, within 120 days after the date of the event, elect to continue the business of the Company.

9.2 *Winding Up.* On the dissolution of the Company (if the Company is not continued), the Members must take full account of the Company's assets and liabilities, and the assets will be liquidated as promptly as is consistent with obtaining their fair value, and the proceeds, to the extent sufficient to pay the Company's obligations with respect to the liquidation, will be applied and distributed, after any gain or loss realized in connection with the liquidation has been allocated in accordance with Section 3 of this Agreement, and the Members' Capital Accounts have been adjusted to reflect the allocation and all other transactions through the date of the distribution, in the following order:

9.2.1 To payment and discharge of the expenses of liquidation and of all the Company's debts and liabilities to persons or organizations other than Members;

9.2.2 To the payment and discharge of any Company debts and liabilities owed to Members; and

9.2.3 To Members in the amount of their respective adjusted Capital Account balances on the date of distribution; provided, however, that any then-outstanding Default Advances (with interest and costs of collection) first must be repaid from distributions otherwise allocable to the Defaulting Member pursuant to Section 9.2.3.

SECTION 10. GENERAL PROVISIONS

10.1 *Amendments.* Amendments to this Agreement may be proposed by any Member. A proposed amendment will be adopted and become effective as an amendment only on the written approval of all of the Members.

10.2 *Governing Law.* This Agreement and the rights and obligations of the parties under it are governed by and interpreted in accordance with the laws of the State of Alaska (without regard to principles of conflicts of law).

10.3 *Entire Agreement; Modification.* This Agreement constitutes the entire understanding and agreement between the Members with respect to the subject matter of this Agreement. No agreements, understandings, restrictions, representations, or warranties exist between or among the members other than those in this Agreement or referred to or provided for in this Agreement. No modification or amendment of any provision of this Agreement will be binding on any Member unless in writing and signed by all the Members.

10.4 *Attorney Fees.* In the event of any suit or action to enforce or interpret any provision of this Agreement (or that is based on this Agreement), the prevailing party is entitled to recover, in addition to other costs, reasonable attorney fees in connection with the suit, action, or arbitration, and in any appeals. The determination of who is the prevailing party and the amount of reasonable attorney fees to be paid to the prevailing party will be decided by the court or courts, including any appellate courts, in which the matter is tried, heard, or decided.

10.5 *Further Effect.* The parties agree to execute other documents reasonably necessary to further effect and evidence the terms of this Agreement, as long as the terms and provisions of the other documents are fully consistent with the terms of this Agreement.

10.6 *Severability.* If any term or provision of this Agreement is held to be void or unenforceable, that term or provision will be severed from this Agreement, the balance of the Agreement will survive, and the balance of this Agreement will be reasonably construed to carry out the intent of the parties as evidenced by the terms of this Agreement.

10.7 *Captions.* The captions used in this Agreement are for the convenience of the parties only and will not be interpreted to enlarge, contract, or alter the terms and provisions of this Agreement.

10.8 *Notices.* All notices required to be given by this Agreement will be in writing and will be effective when actually delivered or, if mailed, when deposited as certified mail, postage prepaid, directed to the addresses first shown above for each Member or to such other address as a Member may specify by notice given in conformance with these provisions to the other Members.

IN WITNESS WHEREOF, the parties to this Agreement execute this Operating Agreement as of the date and year first above written.

MEMBERS:

James M Fejes Jr

Printed/Typed Name

Signature

A large, stylized handwritten signature in blue ink, consisting of several loops and a long horizontal stroke, written over a horizontal line.

Printed/Typed Name

Signature

Printed/Typed Name

Signature

Printed/Typed Name

Signature

Listing of Members – Schedule 1

LIMITED LIABILITY COMPANY OPERATING AGREEMENT
FOR Flying High Investments, L.L.C.
LISTING OF MEMBERS

As of the 6th day of March, 2016, the following is a list of Members of the Company:

NAME:

ADDRESS:

James M Fejes Jr

5322 Larkspur st Anchorage AK 99507

Authorized by Member(s) to provide Member Listing as of this 6 day of March, 2016.

James M Fejes JR

Printed/Typed Name

Signature

Signature

Printed/Typed Name

Signature

Printed/Typed Name

Signature

Printed/Typed Name

Listing of Capital Contributions – Schedule 2

LIMITED LIABILITY COMPANY OPERATING AGREEMENT FOR Flying High Investments, L.L.C. CAPITAL CONTRIBUTIONS

Pursuant to ARTICLE 2, the Members' initial contribution to the Company capital is stated to be \$50,000. The description and each individual portion of this initial contribution is as follows:

NAME:	CONTRIBUTION:	% OWNERSHIP:
James M Fejes JR	\$ 50,000	100 %
	\$	%
	\$	%
	\$	%
	\$	%
	\$	%
	\$	%
	\$	%
	\$	%
	\$	%
	\$	%
	\$	%
	\$	%
	\$	%

SIGNED AND AGREED this 6 day of March, 2016.

James M Fejes
Printed/Typed Name

Signature

Printed/Typed Name

Signature

Printed/Typed Name

Signature

Printed/Typed Name

Signature

LIMITED LIABILITY COMPANY OPERATING AGREEMENT
FOR Flying High Investments, L.L.C.
VALUATION OF MEMBERS INTEREST

[illegible]

Signature

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

FLYING HIGH INVESTMENTS LLC

POBOX 113064 ANCHORAGE AK 99511

owned by

FLYING HIGH INVESTMENTS LLC

is licensed by the department to conduct business for the period

March 10, 2016 through December 31, 2016

for the following line of business:

11 - Agriculture, Forestry, Fishing and Hunting

48 - Transportation and Warehousing



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



THE STATE
of **ALASKA**
GOVERNOR BILL WALKER

**Department of Commerce, Community,
and Economic Development**

ALCOHOL & MARIJUANA CONTROL OFFICE
550 West 7th Avenue, Suite 1600
Anchorage, AK 99501
Main: 907.269.0350

June 2, 2016

Flying High Investments, LLC
DBA: Flying High Investments, LLC
Via email: jimmy@jimmyblaze.com

Re: Standard Marijuana Cultivation Facility License Application #10268

Dear Applicant,

AMCO staff has reviewed the online application and supplemental documents submitted for the proposed marijuana establishment license referenced above. The following items need to be corrected and/or resubmitted.

- All Forms
 - The license type of Section 1 of each form needs to be corrected to show the license type applied for: Standard Marijuana Cultivation Facility
- MJ-00 Application Certifications
 - Section 3 of page 1 is marked no, but "if yes" box lists Retail Store – sounds like the box should be marked yes?
 - Please initial the appropriate box on page 3
- MJ-02 Premises Diagram
 - Please outline the proposed licensed premises in another color so it is clear which areas will part of the facility and which will not
 - Please label the Restricted Access Areas
 - What is the box labeled Room?
 - Please label Rooms 1 – 5 to match your description in MJ-04 Cultivator Supplemental
 - Are the two greenhouses connected to the main building?
- MJ-07 Public Notice Posting Affidavit
 - Please sign in front of a notary
- MJ-12 Petition
 - Please provide a narrative and mathematical calculation of how population totals were determined
 - Please provide a narrative of how signatures were obtained (door to door solicitation; premises solicitation; etc.)

- Entity Documents
 - Please provide the LLC's Operating Agreement, and file your initial report with Division of Corporation (provide copies of documents submitted to Division of Corporations to us)
- Publisher's Affidavit
 - Please provide a copy of the ad
- Proof of Possession for Proposed Premises
 - Please provide a commercial lease where the tenant is the applicant of the marijuana establishment license (Flying High Investments, LLC). Make sure that the premises address is correct (the lease says Strelna, AK, your premises is in Chitina, AK). Also, make sure that both the landlord and lessee/tenant sign correctly.
- MJ-18 Applicant Residency Verification
 - We were unable to verify your residency by using the Permanent Fund Dividend's website. Please fill out the attached MJ-18 application and return it to us; we will forward it to our enforcement section for review.

Please return the incomplete items within two weeks of the date of this letter. Receipt of the items within two weeks will keep your application at the top of our worklist. If we do not receive all of the completed items within two weeks, your application will be moved to the back of the "Under Review" worklist. If we do not receive your completions within 90 days, per 3 AAC 306.025(f), you must file a new application and pay a new fee.

Sincerely,

Cynthia Franklin, Director
marijuana.licensing@alaska.gov



Alaska Marijuana Control Board

Form MJ-00: Application Certifications

What is this form?

This application certifications form is required for all marijuana establishment license applications. Each person signing an application for a marijuana establishment license must declare that he/she has read and is familiar with AS 17.38 and 3 AAC 306.

This form must be completed and submitted to AMCO's main office by each proposed licensee (as defined in 3 AAC 306.020(b)(2)) before any license application will be considered complete.

Section 1 – Establishment Information

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

Licensee:		License Number:			
License Type:					
Doing Business As:					
Premises Address:					
City:		State:		ZIP:	

Section 2 – Individual Information

Enter information for the individual licensee or affiliate.

Name:	
Title:	

Section 3 – Other Licenses

Ownership and financial interest in other licenses:

Yes No

Do you currently have or plan to have an ownership interest in, or a direct or indirect financial interest in another marijuana establishment license?

☐☐

If "Yes", which license numbers (for existing licenses) and license types do you own or plan to own?

--



Alaska Marijuana Control Board

Form MJ-00: Application Certifications

Section 4 – Certifications

Read each line below, and then sign your initials in the box to the right of each statement:

Initials

I certify that I have not been convicted of a felony in any state or the United States, including a suspended imposition of sentence, for which less than five years have elapsed from the time of the conviction to the date of this application.

jf

I certify that I am not currently on felony probation or felony parole.

jf

I certify that I have not been found guilty of selling alcohol without a license in violation of AS 04.11.010.

jf

I certify that I have not been found guilty of selling alcohol to an individual under 21 years of age in violation of 04.16.051 or AS 04.16.052.

jf

I certify that I have not been convicted of a misdemeanor crime involving a controlled substance, violence against a person, use of a weapon, or dishonesty within the five years preceding this application.

jf

I certify that I have not been convicted of a class A misdemeanor relating to selling, furnishing, or distributing marijuana or operating an establishment where marijuana is consumed within the two years preceding this application.

jf

I certify that my proposed premises is not within 500 feet of a school ground, recreation or youth center, a building in which religious services are regularly conducted, or a correctional facility, as set forth in 3 AAC 306.010(a).

jf

I certify that my proposed premises is not located in a liquor licensed premises.

jf

I certify that I meet the residency requirement under AS 43.23 for a permanent fund dividend in the calendar year in which I am initiating this application.

jf

I certify that all proposed licensees (as defined in 3 AAC 306.020(b)(2)) and affiliates (as defined in 3 AAC 306.990(a)(1)) have been listed on my online marijuana establishment license application.

jf

I certify that all proposed licensees have been listed on my application with the Division of Corporations.

jf

I certify that I understand that providing a false statement on this form, the online application, or any other form provided by AMCO is grounds for denial of my application.

jf



Alaska Marijuana Control Board

Form MJ-00: Application Certifications

Read each line below, and then sign your initials in the box to the right of only the applicable statement:

Initials

Only initial next to the following statement if this form is accompanying an application for a marijuana testing facility license:

I certify that I do not have an ownership in, or a direct or indirect financial interest in a retail marijuana store, a marijuana cultivation facility, or a marijuana products manufacturing facility.

☐

Only initial next to the following statement if this form is accompanying an application for a retail marijuana store, a marijuana cultivation facility, or a marijuana products manufacturing facility license:

I certify that I do not have an ownership in, or a direct or indirect financial interest in a marijuana testing facility license.

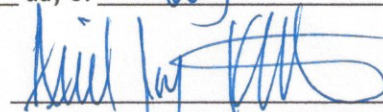
☐

All marijuana establishment license applicants:

As an applicant for a marijuana establishment license, I declare under penalty of unsworn falsification that I have read and am familiar with AS 17.38 and 3 AAC 306, and that I have examined the online application and this form, including all accompanying schedules and statements, and to the best of my knowledge and belief find them to be true, correct, and complete.

Signature of licensee

Subscribed and sworn to before me this 23rd day of May, 2016.



Notary Public in and for the State of Alaska.

My commission expires: 06-17-2017





Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

What is this form?

An operating plan is required for all marijuana establishment license applications. Applicants should review **Title 17.38 of Alaska Statutes** and **Chapter 306 of the Alaska Administrative Code**. This form will be used to document how an applicant intends to meet the requirements of those statutes and regulations. If your business has a formal operating plan, you may include a copy of that operating plan with your application, but all fields of this form must still be completed per 3 AAC 306.020(c).

What must be covered in an operating plan?

Applicants must identify how the proposed premises will comply with applicable statutes and regulations regarding the following:

- Security
- Inventory tracking of all marijuana and marijuana product on the premises
- Employee qualification and training
- Waste disposal
- Transportation and delivery of marijuana and marijuana products
- Signage and advertising
- Control plan for persons under the age of 21

Applicants must also complete the corresponding operating plan supplemental forms (**Form MJ-03, Form MJ-04, Form MJ-05, or Form MJ-06**) to meet the additional operating plan requirements for each license type.

Section 1 – Establishment Information

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

Licensee:		License Number:	
License Type:			
Doing Business As:			
Premises Address:			
City:		State:	
		ZIP:	

Mailing Address:					
City:		State:		ZIP:	

Primary Contact:			
Main Phone:		Cell Phone:	
Email:			



Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

Section 2 – Security

Review the requirements under 3 AAC 306.710 – 3 AAC 306.720 and 3 AAC 306.755, and identify how the proposed premises will meet the listed requirements.

Describe how the proposed premises will comply with each of the following:

Restricted Access Areas (3 AAC 306.710):

Describe how you will prevent unescorted members of the public from entering restricted access areas:

The entrance gate has posted warning signs: "restricted facility", "restricted access", "keep out", and "no trespassing". In addition, there will be posted instructions on how to access the property properly.

All exterior building doors will have commercial door locks. Access will only be permitted by authorized FHI (Flying High Investments) registered agents or badged authorized visitors accompanied by a registered agent.

Local law enforcement will be notified of any unescorted members of the public or trespassers.

Describe your processes for admitting visitors into and escorting them through restricted access areas:

Visitor will ring bell on the outside of the FHI facility gate.

Facility agent will identify the person(s) via a nonexpired state issued ID verifying that a minimum age of 21.

Facility agent will identify the person(s) as nonimpaired. No access will be granted to any intoxicated person.

Facility agent will then log each visitor into the FHI facility visitor log.

Each visitor will then be given a visitor badge that must be worn at all times and surrendered upon exit.

All visitors will be escorted by a FHI registered agent. No visitor will be left unattended.



Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

Describe your recordkeeping of visitors who are escorted into restricted access areas:

Each visitor's information will be logged onto the FHI facility visitor log.
Each visitor will be given a visitor badge that must be worn at all times.
Each visitor will be supervised by an authorized FHI registered agent at all times.
No visitor will be left unattended.
The FHI facility visitor log is stored with FHI secure files on site.
All appropriate visitor information will be recorded into the MCB tracking software.

Provide a copy of a sample identification badge to be displayed by each licensee, employee, or agent while on the premises:

Flying High Investments

James Fejes



MCB #000001

Handler permit #00000001

Member since: 6/2016

Expiration: 6/2017

Birthdate: 05/15/1981



Restricted access



Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

Security Alarm Systems and Lock Standards (3 AAC 306.715):

Exterior lighting is required to facilitate surveillance. Describe how the exterior lighting will meet this requirement:

The facility has motion sensor HD LED light posts with solar battery back up power. The LED lights are positioned accordingly to illuminate any person(s) entering any part of the property. The lights are located near the cameras to aid in video clarity.

An alarm system is required for all license types. Describe the security alarm system for the proposed premises:

1.) Central control panel (CCP): All the operations of the alarm system are centered in this panel. Includes: arm/disarm touch pad & the central monitoring station connections (through phone line or via cellular/radio). 2.) Central monitoring station (CMS): triggered alarm will prompt the CCP to send a message here. The system also has a 5 number automatic dial if any alarm is triggered. 3.) Sirens: A 128DB siren will sound inside & outside facility for a triggered alarm. 4.) Door & window sensors: All exterior doors & windows are connected CCP & will alarm if inappropriately accessed. 5.) Key fobs: Allow agents to arm/disarm alarm system from outside the premises without using a passcode. 6.) Video monitoring (streaming or CCTV): Surveillance video is key to our security. The images are captured on site via a digital video recorder (DVR) & streamed to the CMS. Videos are stored for 40+ days on site in a locked container. 7.) Panic buttons: Alert the CMS of an emergency situation that requires

The alarm system must be activated on all exterior doors and windows when the licensed premises is closed for business. Describe how the security alarm system meets this requirement:

All facility exterior windows & doors have sensors. Once the system is armed, the alarm will trigger if a sensor is activated. Each sensor is wireless, battery powered, & has an individual two part sending unit.



Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

Describe your policies and procedures for preventing diversion of marijuana or marijuana product:

All handling of marijuana & marijuana products will be conducted within the FHI facility and private property on 24 hours a day video surveillance. Captured video will be stored for 40+ days. The video cameras are set up to record all operations pertaining to marijuana as well as all agents & visitors with access to marijuana & marijuana products.

All of our marijuana products will be weighed buy state approved collaborated scales. Weights will be entered into the MCB tracking system.

Each phase of the cultivation process is recorded in the MCB tracking system.

All marijuana & marijuana products will only be sold to a licensed facility with the proper travel manifest.

Describe your policies and procedures for preventing loitering:

We keep a tidy unassuming remote location that does not have a location to loiter.

FHI is located on a 5 acre plot.

FHI will maintain posted signs "restricted facility", "restricted access", "keep out", and "no trespassing".

Local law enforcement will be notified if verbal commands not are respected or effective.

Numorous Bears and wolfs roam the area to greatly detour loitering.

Describe your policies and procedures regarding the use of any additional security device, such as a motion detector, pressure switch, and duress, panic, or hold-up alarm to enhance security of the proposed premises:

FHI facility has motion detector LED lights that encompass the facility and serve as an early warning system.

Each window & door has motion sensors to alert facility agents and/or the authorities of unauthorized entry.

There is a distress/panic button on the central control box inside the facility.

Our security system is equipped with key fobs for individual agents that are on the FHI private property, but may not be inside the facility building. Key fobs have distress/panic button for any ouside facility situation to ensure safety.



Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

Describe your policies and procedures regarding the actions to be taken by a licensee, employee, or agent when any automatic or electronic notification system alerts a local law enforcement agency of an unauthorized breach of security:

Each employee or agent working for FHI are instructed to remain calm, keep all doors and windows locked.

When in a confrontation with a potentially dangerous person, make sure to keep something between you and the individual, and try to position yourself closest to an exit.

If the person tries to escape, do not put yourself in harm's way; inform local law enforcement instead as to his/her description and where they might have fled to.

Call 911 immediately. When the situation is safe contact the facility superior.

Video Surveillance (3 AAC 306.720):

All licensed marijuana establishments must meet minimum standards for surveillance equipment. Applicants should be able to answer "Yes" to all items below.

Video surveillance and camera recording system covers the following areas of the premises:	Yes	No
Each restricted access area and each entrance to a restricted access area	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Both the interior and exterior of each entrance to the facility	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Each point of sale area	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Each video surveillance recording:	Yes	No
Is preserved for a minimum of 40 days, in a format that can be easily accessed for viewing	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Clearly and accurately displays the time and date	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Is archived in a format that does not permit alteration of the recorded image, so that the images can readily be authenticated	<input checked="" type="checkbox"/>	<input type="checkbox"/>



Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

Describe how the video cameras will be placed to produce a clear view adequate to identify any individual inside the licensed premises, or within 20 feet of each entrance to the licensed premises:

The cameras will be placed to offer a clear and unobstructed view of the person(s) and vehicle(s) entering & exiting the FHI property and facility.
Cameras will be pointed in the correct direction.
Cameras will be checked and maintained regularly.
See attachment & diagrams for additional information.

Describe the locked and secure area where video surveillance recording equipment and records will be housed and stored and how you will ensure the area is accessible only to authorized personnel, law enforcement, or an agent of the board:

The video surveillance recording equipment and records will be housed in a locked metal cabinet only accessible by the FHI owner. Access to law enforcement or board agents will be granted in the company of the FHI owner.
The storage cabinet will have a key lockable handle.
The storage safe cabinet will be located within the facility's restricted access area.

Location of Surveillance Equipment and Video Surveillance Records:

Yes No

Surveillance room or area is clearly defined on the premises diagram

☒ ☐

Surveillance recording equipment and video surveillance records are housed in a designated, locked, and secure area or in a lock box, cabinet, closet or other secure area

☒ ☐

Surveillance recording equipment access is limited to a marijuana establishment licensee or authorized employee, and to law enforcement personnel including an agent of the board

☒ ☐

Video surveillance records are stored off-site

☐ ☒



Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

Business Records (3 AAC 306.755):

All licensed marijuana establishments must maintain, in a format that is readily understood by a reasonably prudent business person, certain business records. Applicants should be able to answer "Yes" to all items below.

Business Records Maintained and Kept on the Licensed Premises:

Yes No

All books and records necessary to fully account for each business transaction conducted under its license for the current year and three preceding calendar years; records for the last six months are maintained on the marijuana establishment's licensed premises; older records may be archived on or off-premises

☒ ☐

A current employee list setting out the full name and marijuana handler permit number of each licensee, employee, and agent who works at the marijuana establishment

☒ ☐

The business contact information for vendors that maintain video surveillance systems and security alarm systems for the licensed premises

☒ ☐

Records related to advertising and marketing

☒ ☐

A current diagram of the licensed premises including each restricted access area

☒ ☐

A log recording the name, and date and time of entry of each visitor permitted into a restricted access area

☒ ☐

All records normally retained for tax purposes

☒ ☐

Accurate and comprehensive inventory tracking records that account for all marijuana inventory activity from seed or immature plant stage until the retail marijuana or retail marijuana product is sold to a consumer, to another marijuana establishment, or destroyed

☒ ☐

Transportation records for marijuana and marijuana product as required under 3 AAC 306.750(f)

☒ ☐



Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

A marijuana establishment is required to exercise due diligence in preserving and maintained all required records.

Describe how you will prevent records and data, including electronically maintained records, from being lost or destroyed:

All records will be stored in a safe dry climate controlled locked area to prevent damage.

Copy of mandatory records will be stored off site at a secure location.

Digital data will be stored on site on a independent electrical system to prevent any corruption from loss of power.

Digital data will be stored in a cool dry locked area to preserve its integrity.



Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

Section 3 – Inventory Tracking of All Marijuana and Marijuana Product

Review the requirements under 3 AAC 306.730, and identify how the proposed establishment will meet the listed requirements.

All licensed marijuana establishments must use a marijuana inventory tracking system capable of sharing information with the system the board implements to ensure all marijuana cultivated and sold in the state, and each marijuana product processed and sold in the state, is identified and tracked from the time the marijuana propagated from seed or cutting, through transfer to another licensed marijuana establishment, or use in manufacturing a product, to a completed sale of marijuana or marijuana product, or disposal of the harvest batch of marijuana or production lot of marijuana product.

Applicants should be able to answer “Yes” to all items below.

Marijuana Tracking and Weighing:

Yes No

A marijuana inventory tracking system, capable of sharing information with the system the board implements to ensure tracking for the reasons listed above, will be used



All marijuana delivered to a marijuana establishment will be weighed on a scale certified in compliance with 3 AAC 306.745



Describe the marijuana tracking system that you plan to use and how you will ensure that it is capable of sharing information with the system the board implements:

We will use the State mandated METRC system for tracking all marijuana products and operations.
Our facility is equipped with password protected cellular and satellite internet.
The facility agent updates the MCB tracking system from a computer located within the restricted area.



Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

Section 4 – Employee Qualification and Training

Review the requirements under 3 AAC 306.700, and identify how the proposed establishment will meet the listed requirements.

A marijuana establishment and each licensee, employee, or agent of the marijuana establishment who sells, cultivates, manufactures, tests, or transports marijuana or a marijuana product, or who checks the identification of a consumer or visitor, shall obtain a marijuana handler permit from the board before being licensed or beginning employment at a marijuana establishment.

Applicants should be able to answer “Yes” to all items below.

Marijuana Handler Permit:

Yes No

Each licensee, employee, or agent of the marijuana establishment who sells, cultivates, manufactures, tests, or transports marijuana or marijuana product, or who checks the identification of a consumer or visitor, shall obtain a marijuana handler permit from the board before being licensed or beginning employment at the marijuana establishment

☒ ☐

Each licensee, employee, or agent who is required to have a marijuana handler permit shall keep that person's marijuana handler permit card in that person's immediate possession (or a valid copy on file on the premises of a retail marijuana store, marijuana cultivation facility, or marijuana product manufacturing facility) when on the licensed premises

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Each licensee, employee, or agent who is required to have a marijuana handler permit shall ensure that that person's marijuana handler permit card is valid and has not expired

☒ ☐

Describe how your establishment will meet the requirements for employee qualifications and training:

FHI facility will follow the state guidelines for marijuana handlers permit (MHP). All employee/agent's MHP will be copied & stored at FHI. FHI agents will: 1.) Be over the age of 21 and have state issued ID. 2.) Understand the MCB regulations & requirements. 3.) Must demonstrate all of the knowledge required to acquire & maintain a MHP. Each agent must keep a MHP copy on their person or in the immediate vicinity. 4.) Must be of positive moral turpitude. 5.) Must read & have an understanding of AS 17.38 rules & regulations. 6.) Be able to clearly communicate with other agents, managers, & the MCB. 7.) Understand & adhere to a sterile working environment, be in good hygiene, clothes, hair, shoes must be free of dirt, & covered with supplied protective clothing. 8.) Any agent that does not follow MBC requirements, local, state and our company guidelines will be terminated immediately.



Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

Section 5 – Waste Disposal

Review the requirements under 3 AAC 306.740, and identify how the proposed establishment will meet the listed requirements.

Applicants should be able to answer “Yes” to the statement below.

Marijuana Waste Disposal:

Yes

No

The marijuana establishment shall give the board at least 3 days notice in the marijuana inventory tracking system required under 3 AAC 306.730 before making the waste unusable and disposing of it



Describe how you will store, manage, and dispose of any solid or liquid waste, including wastewater generated during marijuana cultivation, production, process, testing, or retail sales, in compliance with applicable federal, state, and local laws and regulations:

The FHI cultivation facility will only use nontoxic environmentally friendly nutrients for our hydroponic systems. Any excess water nutrient mix left over, will be diluted with water to meet the Division of Agricultural, EPA, and all other state, local, & government laws, then used in our onsite compost for future garden growing needs or transported to waste facility. Any solid marijuana waste that cannot be shredded, will be incinerated for heat for the facility. Any solid waste that cannot be incinerated will be disposed of at a local dump facility in accordance with the Division of Agricultural, EPA, and all other state, local & government law. All waste will be recorded in the MCB computer system and given 72 hour notice prior to disposing of.

Describe what material or materials you will mix with the ground marijuana waste to make it unusable:

FHI will use industrial grade grinder/shredder to mix the organic waste with no less than 50% by volume with spent soil or animal manure to rendering it unusable.

FHI also has an incinerator on site. Using fire to make materials unusable.



Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

Marijuana waste must be rendered unusable for any purpose for which it was grown or produced before it leaves the marijuana establishment. Describe the process or processes that you will use to make the marijuana plant waste unusable:

FHI will use industrial grade grinder/shredder to mix the organic waste with no less than 50% by volume with spent soil or animal manure to rendering it unusable.

FHI will also incinerate on site in accordance with local laws after giving MCB 72 hours notice on the MCB tracking website.

A transportation manifest will also accompany the waste to the final delivery or destruction, that will include amount, delivery person, final destination which will be stored and recorded in the MCB tracking system.



Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

Section 6 – Transportation and Delivery of Marijuana and Marijuana Products

Review the requirements under 3 AAC 306.750, and identify how the proposed establishment will meet the listed requirements.

Applicants should be able to answer “Yes” to all items below.

Marijuana Transportation:

Yes No

The marijuana establishment from which a shipment of marijuana or marijuana product originates will ensure that any individual transporting marijuana shall have a marijuana handler permit required under 3 AAC 306.700

☒ ☐

The marijuana establishment that originates the transport of any marijuana or marijuana product will use the marijuana inventory tracking system to record the type, amount, and weight of marijuana or marijuana product being transported, the name of the transporter, the time of departure and expected delivery, and the make, model, and license plate number of the transporting vehicle

☒ ☐

The marijuana establishment that originates the transport of any marijuana or marijuana product will ensure that a complete printed transport manifest on a form prescribed by the board must be kept with the marijuana or marijuana product at all times during transport

☒ ☐

During transport, any marijuana or marijuana product will be in a sealed package or container in a locked, safe, and secure storage compartment in the vehicle transporting the marijuana or marijuana product, and the sealed package will not be opened during transport

☒ ☐

Any vehicle transporting marijuana or marijuana product will travel directly from the shipping marijuana establishment to the receiving marijuana establishment, and will not make any unnecessary stops in between except to deliver or pick up marijuana or marijuana product at any other licensed marijuana establishment

☒ ☐

When the marijuana establishment receives marijuana or marijuana product from another licensed marijuana establishment, the recipient of the shipment will use the marijuana inventory tracking system to report the type, amount, and weight of marijuana or marijuana product received

☒ ☐

The marijuana establishment will refuse to accept any shipment of marijuana or marijuana product that is not accompanied by the transport manifest

☒ ☐



Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

Describe how marijuana or marijuana product will be prepared, packaged, and secured for shipment:

Once marijuana is ready for shipment to another licensed facility FHI will package it in no larger than 5 pound lots. The containers are airtight, food grade, plastic, smell proof bags. These bags are then stored in aluminum or polycarbonate bins with tamper evident locks inside the FHI facility until shipment.

Sealed containers cannot be opened during transport. Shipments are only between FHI and another licensed establishment.

A transport manifest, attached to the containers, will include product information, travel manifest, lot number, test results, warning labels, and weight. Each container will have a RDIF bar code.

FHI will notify the MCB via the marijuana tracking system of the amount, kind, destination, departure time, arrival time, & route.

Describe the type of locked, safe, and secure storage compartments that will be used in any vehicles transporting marijuana or marijuana product:

The marijuana will be packaged in airtight, food grade, plastic, smell proof bags. These bags are then stored in aluminum or polycarbonate bins with tamper evident locks. Each container will have the travel manifest and RDIF bar codes attached. The locked aluminum or polycarbonate bins are then transported inside a locked unmarked vehicle.



Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

Section 7 – Signage and Advertising

Describe any signs that you intend to post on your establishment with your business name, including quantity and dimensions:

FHI facility will have a 1x1 foot sign on the front gate labeled; FHI LLC.
No other signs will be posted containing our name or nature of the business.

The entrance gate will have posted instructions on how to access the property properly.

Other various signs will be posted around the perimeter of the property including: "restricted facility", "restricted access", "keep out", and "no trespassing".

If you are not applying for a retail marijuana store license, you do not need to complete the rest of Section 7, including Page 17.

Restriction on advertising of marijuana and marijuana products (3 AAC 306.360):

All licensed retail marijuana stores must meet minimum standards for signage and advertising.

Applicants should be able to answer "Agree" to all items below.

No advertisement for marijuana or marijuana product will contain any statement or illustration that:

Agree Disagree

Is false or misleading

☐ ☐

Promotes excessive consumption

☐ ☐

Represents that the use of marijuana has curative or therapeutic effects

☐ ☐

Depicts a person under the age of 21 consuming marijuana

☐ ☐

Includes an object or character, including a toy, a cartoon character, or any other depiction designed to appeal to a child or other person under the age of 21, that promotes consumption of marijuana

☐ ☐



Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

No advertisement for marijuana or marijuana product will be placed:

Agree Disagree

Within one thousand feet of the perimeter of any child-centered facility, including a school, childcare facility, or other facility providing services to children, a playground or recreation center, a public park, a library, or a game arcade that is open to persons under the age of 21

☐ ☐

On or in a public transit vehicle or public transit shelter

☐ ☐

On or in a publicly owned or operated property

☐ ☐

Within 1000 feet of a substance abuse or treatment facility

☐ ☐

On a campus for post-secondary education

☐ ☐

Signage and Promotional Materials:

Agree Disagree

I understand and agree to follow the limitations for signs under 3 AAC 306.360(a)

☐ ☐

The retail marijuana store will not use giveaway coupons as promotional materials, or conduct promotional activities such as games or competitions to encourage sale of marijuana or marijuana products

☐ ☐

All advertising for marijuana or any marijuana product will contain the warnings required under 3 AAC 306.360(e)

☐ ☐



Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

Section 8 – Control Plan for Persons Under the Age of 21

Describe how the marijuana establishment will prevent persons under the age of 21 from gaining access to any portion of the licensed premises and marijuana items:

I declare under penalty of perjury that I have examined this form, including all accompanying schedules and statements, and to the best of my knowledge and belief find it to be true, correct, and complete.

Signature of licensee

James Fejer

Printed name

Subscribed and sworn to before me this 23rd day of May, 2016.

Ariel Joy Kleinsmith
Notary Public in and for the State of Alaska.

My commission expires: 06-17-2017



Alaska Marijuana Control Board

Operating Plan Supplemental Form MJ-04: Marijuana Cultivation Facility

What is this form?

This operating plan supplemental form is required for all applicants seeking a marijuana cultivation facility license and must accompany the **Marijuana Establishment Operating Plan (Form MJ-01)**, per 3 AAC 306.020(b)(11). Applicants should review **Chapter 306: Article 4** of the **Alaska Administrative Code**. This form will be used to document how an applicant intends to meet the requirements of those regulations. If your business has a formal operating plan, you may include a copy of that operating plan with your application, but all fields of this form must still be completed per 3 AAC 306.020 and 3 AAC 306.420(2).

What additional information is required for cultivation facilities?

Applicants must identify how the proposed establishment will comply with applicable regulations regarding the following:

- Prohibitions
- Cultivation plan
- Odor control
- Testing procedure and protocols
- Security

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

Section 1 – Establishment Information

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

Licensee:		License Number:	
License Type:			
Doing Business As:			
Premises Address:			
City:		State:	
		ZIP:	



Alaska Marijuana Control Board

Operating Plan Supplemental Form MJ-04: Marijuana Cultivation Facility

Section 2 – Prohibitions

Applicants should review 3 AAC 306.405 – 3 AAC 306.410 and be able to answer “Agree” to all items below.

The marijuana cultivation facility will not:

Agree Disagree

Sell, distribute, or transfer any marijuana or marijuana product to a consumer, with or without compensation

☐ ☐

Allow any person, including a licensee, employee, or agent, to consume marijuana or marijuana product on its licensee premises or within 20 feet of the exterior of any building or outdoor cultivation facility

☐ ☐

Treat or otherwise adulterate marijuana with any organic or nonorganic chemical or compound to alter the color, appearance, weight, or odor of the marijuana

☐ ☐

Section 3 – Cultivation Plan

Review the requirements under 3 AAC 306.420, and identify how the proposed premises will meet the listed requirements.

Describe the size of the space(s) the marijuana cultivation facility intends to be under cultivation, including dimensions and overall square footage. Provide your calculations below:



Alaska Marijuana Control Board

Operating Plan Supplemental Form MJ-04: Marijuana Cultivation Facility

Describe the marijuana cultivation facility's growing medium(s) to be used:

We will use Ebb and Flow Tables, drip to recover, and feed to evaporate with individual buckets filled with Hydroton/ expanded clay pellets, rockwool and Coco Coir and soil in our hydroponic rooms.

In our Greenhouses we will use soil.

Describe the marijuana cultivation facility's fertilizers, chemicals, gases, and delivery systems, including carbon dioxide management, to be used:

We will use food safe hydroponic fertilizer that will be mixed in a reservoir and then the hydroponic system will deliver the nutrients.

In our greenhouse grow the plants will get everything they need for growth from the soil and will only require water.

For CO2 management we have filtered intake fans that will supply each room with fresh air. At this time we wont be using supplemental CO2.
Oscillating fans will be used for airflow

Describe the marijuana cultivation facility's irrigation and waste water systems to be used:

Clean water will be pumped from a well on site then filtered through a carbon filter.

Our hydroponic system is a feed to recycle system. Run off is directed back into the resevior to be reused in the same table or other tables.

Water nutrients mix that isn't used will be stored for use in our other plants and/or disposed of according to local regulations.



Alaska Marijuana Control Board

**Operating Plan Supplemental
Form MJ-04: Marijuana Cultivation Facility**

Describe the marijuana cultivation facility's waste disposal arrangements:

Leaf, Trim, Shake will be sold to a Processing facility

Additional leaf and stem material will be put through a chipper and amended to our compost soil.

Section 4 – Odor Control

Review the requirements under 3 AAC 306.430, and identify how the proposed premises will meet the listed requirement.

Describe the odor control method(s) to be used and how the marijuana cultivation facility will ensure that any marijuana at the facility does not emit an odor that is detectable by the public from outside the facility:

We will use 8" exhaust fans in conjunction with Carbon air filters to eliminate odors exiting each room.

Also our facility is over a 1 mile from the next closest building.



Alaska Marijuana Control Board

Operating Plan Supplemental Form MJ-04: Marijuana Cultivation Facility

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

marijuana.licensing@alaska.gov
<https://www.commerce.alaska.gov/web/amco>
Phone: 907.269.0350

Section 5 – Testing Procedure and Protocols

Review the requirements under 3 AAC 306.455 and 3 AAC 306.465, and identify how the proposed premises will meet the listed requirements.

Applicants should be able to answer “Agree” to the item below.

I understand and agree that:

Agree Disagree

The board will or the director shall from time to time require the marijuana cultivation facility to provide samples of the growing medium, soil amendments, fertilizers, crop production aids, pesticides, or water for random compliance checks



Describe the testing procedure and protocols the marijuana cultivation facility will follow:

FHI will provide a state licensed testing facility up to 7 random grams from each 5 pound lot of usable marijuana.

Testing will include moisture content, potency annalist, microbial screening and may include pesticides, molds, bacteria, chemical residue and other chemicals.

We will package the samples in tamper resistant packaging, including the appropriate transport manifest.

Strain, quantity, employee, time and date will be logged into the MCB tracking system.

Marijuana will be stored in a locked area within the facility until the samples have passed all the state mandated tests, only then will each 5 pound or smaller block of marijuana be able to be sold to a licenses facility.

Upon approval of MCB if a lot fails any test it will either be retested or sold to make CO2/ Solvent based extracts by a licensed marijuana product manufacturer.



Alaska Marijuana Control Board

Operating Plan Supplemental Form MJ-04: Marijuana Cultivation Facility

Section 6 – Security

Review the requirements under 3 AAC 306.430 and 3 AAC 306.470 – 3 AAC 306.475, and identify how the proposed premises will meet the listed requirements.

Applicants should be able to answer “Agree” to the two items below.

The marijuana cultivation facility applicant has:

Agree Disagree

Read and understands and agrees to the packaging of marijuana requirements under 3 AAC 306.470

☒☐

Read and understands and agrees to the labeling of marijuana requirements under 3 AAC 306.475

☒☐

Restricted Access Area (3 AAC 306.430):

Yes

No

Will the marijuana cultivation facility include outdoor production?

☐☒

If “Yes”, describe the outdoor structure(s) or the expanse of open or clear ground fully enclosed by a physical barrier:



Alaska Marijuana Control Board
Operating Plan Supplemental
Form MJ-04: Marijuana Cultivation Facility

Describe the method(s) used to ensure that any marijuana at the marijuana cultivation facility cannot be observed by the public from outside the facility:

The facility is located over 500ft from the front gate.
The pathway is also blocked by trees serving as a visual barrier.
Also all the buildings have solid walls with no windows that can see into restricted areas.
All greenhouses have double opaque walls and a solid locking door as to make it not reconizable from anywhere outside.

I certify that as a marijuana cultivation facility, I will submit monthly reports to the Department of Revenue and pay the excise tax required under AS 43.61.010 and 43.61.020 on all marijuana sold or provided as a sample to a marijuana establishment, as required under 3 AAC 306.480.

I declare under penalty of perjury that I have examined this form, including all accompanying schedules and statements, and to the best of my knowledge and belief find it to be true, correct, and complete.

Signature of licensee

Printed name

Subscribed and sworn to before me this 23rd day of may, 2016.



Notary Public in and for the State of Alaska.

My commission expires: 06-17-2017



Alaska Marijuana Control Board

Form MJ-07: Public Notice Posting Affidavit

Alcohol and Marijuana Control Office

550 W 7th Avenue, Suite 1600

Anchorage, AK 99501

marijuana.licensing@alaska.gov

<https://www.commerce.alaska.gov/web/amco>

Phone: 907.269.0350

What is this form?

A public notice posting affidavit is required for all marijuana establishment license applications, per 3 AAC 306.020(b)(10). As soon as practical after initiating a new marijuana establishment license application, an applicant must give notice of the application to the public by posting a copy of the application (produced by the board's application website) for ten (10) days at the location of the proposed licensed premises and one other conspicuous location in the area of the proposed premises, per 3 AAC 306.025(b)(1).

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

Section 1 – Establishment Information

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

Licensee:	FLYING HIGH INVESTMENTS LLC	License Number:	10268		
License Type:	Standard Marijuana Cultivation facility				
Doing Business As:	FLYING HIGH INVESTMENTS LLC				
Premises Address:	14.7 mi McCarthy rd				
City:	Chitina	State:	ALASKA	ZIP:	99566

Section 2 – Certification

I certify that I have met the public notice requirement set forth under 3 AAC 306.025(b)(1) by posting a copy of my application for the following 10-day period at the location of the proposed licensed premises and at the following conspicuous location in the area of the proposed premises:

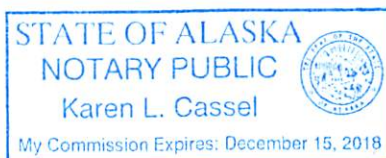
Start Date: 5-1-16 End Date: 5-15-16

Other conspicuous location: On the mail road attached to a large sign

I declare under penalty of perjury that I have examined this form, including all accompanying schedules and statements, and to the best of my knowledge and belief find it to be true, correct, and complete.

Signature of licensee

Subscribed and sworn to before me this 15 day of June, 2016.



Notary Public in and for the State of Alaska.

My commission expires: 12/15/2018



Alaska Marijuana Control Board

Form MJ-08: Local Government Notice Affidavit**What is this form?**

A local government notice affidavit is required for all marijuana establishment license applications with a proposed premises that is located within a local government, per 3 AAC 306.025(b)(3). As soon as practical after initiating a new marijuana establishment license application, an applicant must give notice of the application to the public by submitting a copy of the application (produced by the board's application website) to the local government and any community council in the area of the proposed licensed premises.

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

Section 1 – Establishment Information

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

Licensee:	FLYING HIGH INVESTMENTS LLC	License Number:	10268		
License Type:	Standard Marijuana Cultivation facility				
Doing Business As:	FLYING HIGH INVESTMENTS LLC				
Premises Address:	14.7 mi McCarthy rd				
City:	Chitina	State:	ALASKA	ZIP:	99566

Section 2 – Certification

I certify that I have met the local government notice requirement set forth under 3 AAC 306.025(b)(3) by submitting a copy of my application to the following local government and community council (if applicable):

Local Government: no local government

Date Submitted: _____

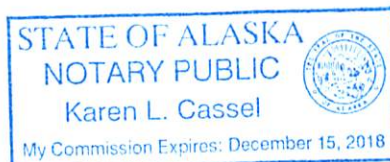
Community Council: NA
(Municipality of Anchorage and Matanuska-Susitna Borough only)

Date Submitted: _____

I declare under penalty of perjury that I have examined this form, including all accompanying schedules and statements, and to the best of my knowledge and belief find it to be true, correct, and complete.

Signature of licensee

Subscribed and sworn to before me this 15 day of June, 2016.



Notary Public in and for the State of Alaska.

My commission expires: 12/15/2018



Alaska Marijuana Control Board

Form MJ-09: Statement of Financial Interest

What is this form?

A statement of financial interest completed by each proposed licensee (as defined in 3 AAC 306.020(b)(2)) and affiliate (as defined in 3 AAC 306.990(a)(1)) is required for all marijuana establishment license applications, per 3 AAC 306.020(b)(4). A person other than a licensee may not have direct or indirect financial interest (as defined in 3 AAC 306.015(e)(1)) in the business for which a marijuana establishment license is issued, per 3 AAC 306.015(a).

This form must be completed and submitted to AMCO's main office by each proposed licensee or affiliate before any license application will be considered complete.

Section 1 – Establishment Information

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

Licensee:		License Number:	
License Type:			
Doing Business As:			
Premises Address:			
City:		State:	
		ZIP:	

Section 2 – Individual Information

Enter information for the individual licensee or affiliate.

Name:		
Title:		
SSN:		



Alaska Marijuana Control Board

Form MJ-09: Statement of Financial Interest

Section 3 – Certifications

I certify that no person other than a proposed licensee listed on my marijuana establishment license application has a direct or indirect financial interest, as defined in 3 AAC 306.015(e)(1), in the business for which a marijuana establishment license is being applied for.

I further certify that any ownership change shall be reported to the board as required under 3 AAC 306.040.

I declare under penalty of perjury that I have examined this form, including all accompanying schedules and statements, and to the best of my knowledge and belief find it to be true, correct, and complete.

Signature of licensee/affiliate

Subscribed and sworn to before me this 23rd day of May, 2016.

Notary Public in and for the State of Alaska.

My commission expires: 06-17-2017



	Name:	James M. Feltz Jr.
	Title:	Owner
	SSN:	574-84-6194



Alaska Marijuana Control Board Form MJ-12: Petition

What is this form?

Any marijuana license application for a premises located in an area with no local government must file a petition in accordance with **3 AAC 306.030(c)**. Instructions vary with the type of area in which your proposed premises are located.

Please read the instructions in Section 2 of this form carefully.

A marijuana license application for a premises that is **within 50 miles** of the boundary of a local government must submit a petition signed by the **majority** of the **permanent residents** residing within **one mile** of the proposed premises per **3 AAC 306.030(a)**.

A marijuana license application for a premises that is **50 miles or more** from the boundary of a local government must submit a petition signed by **two-thirds** of the **permanent residents** residing within a **five mile radius** of the United States post office nearest to the proposed licensed premises per **3 AAC 306.030(b)**.

This form must be submitted to AMCO's main office before any marijuana license application in an area with no local government will be considered complete. You may include as many pages of signatures as necessary.

Yes No

My proposed premises is outside, but within 50 miles of the boundary of a local government.

☐ ☐

My proposed premises is 50 miles or more from the boundary of a local government.

☐ ☐

Section 1 – Establishment Information

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

Licensee:		License Number:	
License Type:			
Doing Business As:			
Premises Address:			
City:		State:	
		ZIP:	



Alaska Marijuana Control Board Form MJ-12: Petition

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

marijuana.licensing@alaska.gov
<https://www.commerce.alaska.gov/web/amco>
Phone: 907.269.0350

Section 2 – Petition Instructions

Please read these instructions carefully.

The following information must accompany all marijuana establishment license applications requiring petitions:

1. A map showing the population within:
 - a. the one mile radius with the proposed premises as center (required for premises within 50 miles of the boundary of a local government)
 - OR
 - b. the five mile radius with the United States post office as center (required for premises 50 miles or more from the boundary of a local government)*
2. Graphic designation on a map showing the general area where petition signatures were obtained
3. A narrative and mathematical calculation of how population totals were determined
4. A narrative of how signatures were obtained (door to door solicitation; premises solicitation; etc.)

“Permanent resident” means a person 21 years of age or older who has established a permanent place of abode. A person may be a permanent resident of only one place, per **3 AAC 306.030(d)**.

Signatures must be obtained within the 90-day period immediately before submitting the petition to the board.

*If there is no United States post office within a radius of five miles of the proposed licensed premises, the applicant must obtain the signatures of two-thirds of the permanent residents residing within a five mile radius of the proposed licensed premises. The map should show the applicable area.



Alaska Marijuana Control Board
Form MJ-12: Petition

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

Section 3 – Petition

*Have a completed copy of this page available for those considering this petition.

This is a petition in support of a

Marijuana cultivation facility

license application.

(type of license applied for)

By signing this petition, you are stating that you are in favor of having a licensed marijuana establishment in your community.

Each person who has signed this petition states that he or she is a ***permanent resident*** in the area indicated below; that he or she is 21 years of age or older; and agrees to the issuance of a

marijuana cultivation facility

to Grow

(type of license applied for)

(grow, sell, manufacture, test)

marijuana at 14.7 Mi McCarthy rd Chitina AK 99566

(location of proposed premises)

in the State of Alaska, and that the physical address of his/her residence is:

☐ **within one (1) mile of proposed premises.**

(Check one)

☒ **within five (5) miles of the nearest post office to the proposed premises.**



Alaska Marijuana Control Board
Form MJ-12: Petition

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

Section 4 – Certifications

This petition is not valid if this page is not complete, signed, and notarized.

FLYING HIGH INVESTMENTS LLC

I, _____, the applicant for a
(proposed licensee)

marijuana cultivation facility

10268

(type of license applied for)

(regulation reference)

hereby certify that the

5

number of permanent residents 21 years of age or older who live within _____ mile(s) of
(one/five)

14.7 mi McCarthy rd Chitina AK 99566

13

totals _____, and this petition

(proposed premises or nearest US Post Office address)

(total population)

12

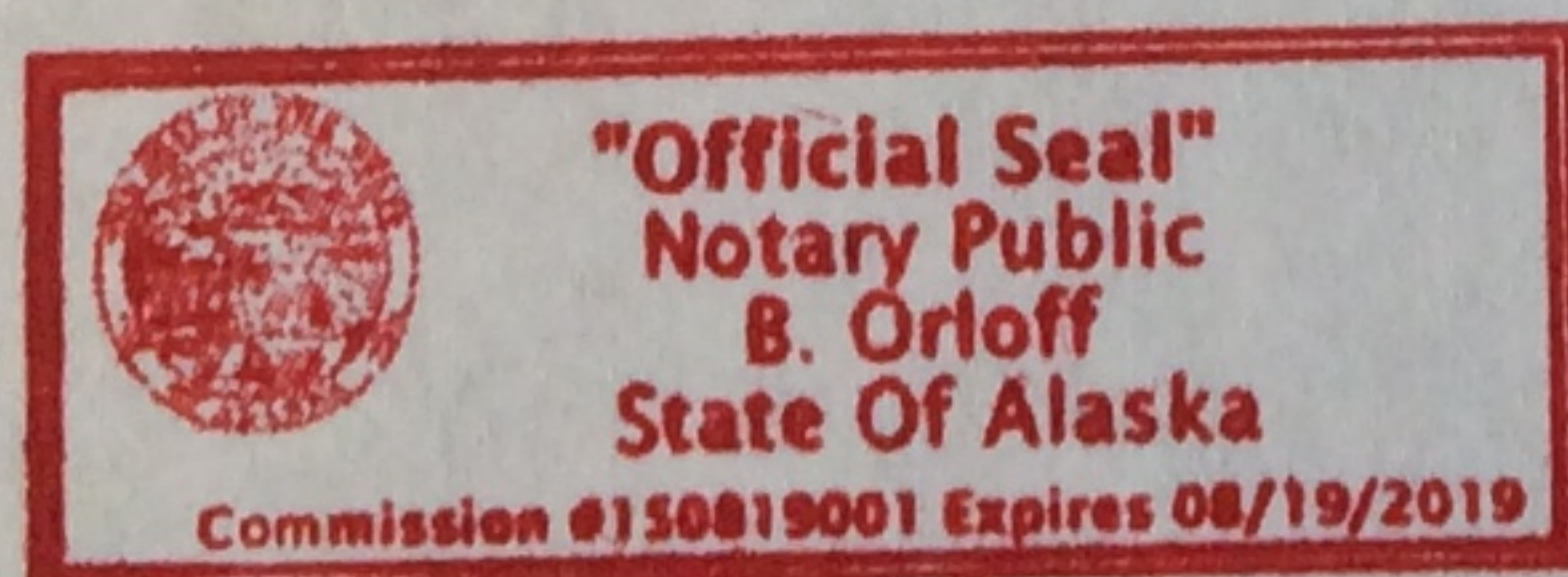
92

totals _____ signatures, which is _____% of the permanent residents in the area as required by 3 AAC 306.030.
(number) (percentage)

I declare under penalty of perjury that I have examined this form, including all accompanying schedules and statements, and to the best of my knowledge and belief find it to be true, correct, and complete.

Signature of licensee/affiliate

Subscribed and sworn to before me this 25 day of May, 2016.



B. Orloff
Notary Public in and for the State of Alaska.

My commission expires: 08/19/2019

Alaska Marijuana Control Board

Form MJ-12: Petition

A narrative and mathematical calculation of how population totals were determined.

1. A narrative of how signatures were obtained (door to door solicitation; premises solicitation; etc.)

“Permanent resident” means a person 21 years of age or older who has established a permanent place of abode. A person may be a permanent resident of only one place, per **3 AAC 306.030(d)**.

Living in a very small rural area all the residents know each other. I determined the total number of Permanent residents by communicating with all the residents over the last few months and attending a volunteer fire department meeting then driving to all the cabins/houses within the 5 mile radius and because there was still snow on the ground at the time it was very easy to see what properties were lived in. Once I established who lived where, I drove by car or snowmachine to each respective house. I determined that 13 people lived pertinently in the 5 mile radius and I gathered 12 signatures. Using a calculator I determined I received 92% of the total population signatures.

Please provide your printed name, signature, date, and the physical location of your residence, and check the appropriate box. By signing this petition, you are stating that you are in favor of having a licensed marijuana establishment in your community.

[illegible]

An aerial photograph of a park with a dense canopy of green trees. A paved path runs diagonally from the top left towards the center. A yellow pushpin is placed on the image, pointing to a small blue object on the ground. The text "Flying High Investments" is written vertically in white, positioned to the right of the pushpin. A small, multi-colored square icon is visible on the path in the upper left area.

Flying High Investments



Alcohol & Marijuana Control Office

License Number: 10268

License Status: New

License Type: Standard Marijuana Cultivation Facility

Doing Business As: FLYING HIGH INVESTMENTS LLC

Business License Number: 1033688

Designated Owner: James Fejes

Email Address: jimmy@jimmyblaze.com

Latitude, Longitude: 61.510568, -144.074231

Physical Address: 14.7mi mcCarthy rd
Chitina, AK 99566
UNITED STATES

Owner #1

Owner Type: Entity

Alaska Entity Number: 10036482

Alaska Entity Name: Flying High Investments LLC

Phone Number: 9079470164

Email Address: jimmy@jimmyblaze.com

Mailing Address: pobox 113064
anchorage, AK 99511
UNITED STATES

Affiliate #1

Owner Type: Individual

Name: James Fejes JR

SSN: [REDACTED]

Date of Birth: [REDACTED]

Phone Number: 9079470164

Email Address: jimmy@jimmyblaze.com

Mailing Address: pobox 113064
anchorage, AK 99511
UNITED STATES

COMMERCIAL LEASE / RENTAL AGREEMENT

Between

Owner: James M. Fejes Sr.

Residents:

This is an agreement made the 01 day of March, 2016 by and between JAMES FEJES (hereinafter "OWNER") and **Flying High Investments LLC** (Hereinafter "RESIDENTS"). And attached rental application as exhibit a For and in consideration of the mutual covenants herein, OWNER does lease/rent to RESIDENT and RESIDENT does hereby lease/rent from OWNER for residential use those premises location at: 14.7 McCarthy road, Chitina, ALASKA 99566 _____ THERE IS A MAIL BOX AT Chitina, Alaska

(Hereinafter "PREMISES") under terms and conditions which follow:

The TERM for this agreement shall be for 24 MONTHS beginning March 01, 2016 and ending April 30, 2018. RESIDENT hereby recognizes he/she is obligated to pay the rental for the full term. In the event RESIDENT shall hold over after expiration of the term, the occupancy shall be deemed month to month tenancy at the same rental set forth herein, UNLESS, OWNER notifies RESIDENT at least 30 days before the rental due date specified in the covenants and conditions of this agreement so far as applicable. Notification must be in writing and delivered to landlord.

RENT

RENT is due and payable in advance on the first business day of each month at the rate of OneTHOUSAND DOLLARS (\$1,000.00) at the following location: bank deposite tbd _____ or such other place as OWNER may designate. Additional payments, if any, are payable as follows: _____

LATE CHARGES

Time is of the essence in this agreement. If OWNER elects to accept rent paid after the fifth day of the month, a late charge of fifty dollars (\$150.00) will be charged weekly 20 @per day and due as additional rent.

SECURITY DEPOSIT

COMMERCIAL LEASE / RENTAL AGREEMENT

Between

Owner: James M. Fejes Sr.
Residents:

ADDITIONAL AGREEMENTS

The OWNER IS AWARE OF THE PROSPECT OF A CANNABIS
CULTIVATION BEING PROCURED FOR SAID RESIDENCE COMMENTS

JMF

ENTIRE AGREEMENT

This is the complete and entire agreement between the parties, and no oral statements made shall be binding upon either party. It being understood and agreed that this agreement may be modified in writing signed by the parties. When more that one party signs this agreement as **RESIDENT**, they shall be jointly and severally responsible for all the terms and conditions contained herein.

JAMES M. FEJES
"OWNER"

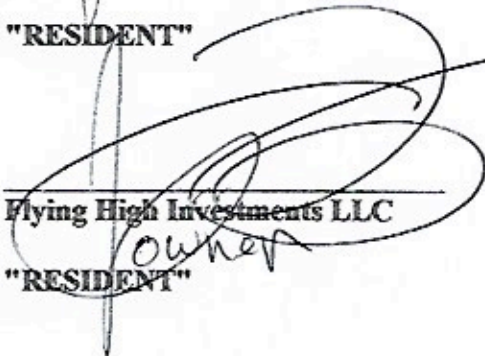


JAMES M FEJES


"RESIDENT"

Flying High Investments LLC

"RESIDENT"



"RESIDENT"



"RESIDENT"



COPPER RIVER RECORD
P.O. BOX 277
GLENNALLEN, ALASKA 99588
PHONE: 907-259-5277

EMAIL: CONTACT@COPPERRIVERRECORD.NET

Affidavit of Publication

RE: Flying High Investments, LLC Lic. # 10268

UNITED STATE OF AMERICA

STATE OF Alaska ss

THIRD JUDICIAL DIVISION.

BEFORE ME, THE UNDERSIGNED, A NOTARY PUBLIC THIS DAY PERSONALLY

APPEARED Matthew Lorenz WHO, BEING FIRST DULY SWORN,

ACCORDING TO THE LAW, SAYS THAT HE/SHE IS THE Publisher OF

THE COPPER RIVER RECORD AT GLENNALLEN IN SAID DIVISION

THIRD JUDICIAL AND STATE OF ALASKA

AND THAT THE ADVERTISEMENT, OF WHICH THE ATTACHED IS A TRUE COPY, WAS

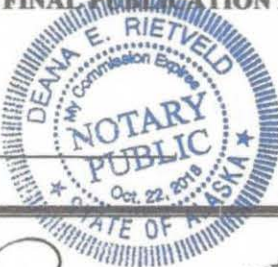
PUBLISHED IN SAID PUBLICATIONS ON THE 14th DAY OF April, 2016 AND

WILL BE PUBLISHED IN SAID PUBLICATION FOR Three CONSECUTIVE ISSUES,

EVERY THURSDAY, WITH THE FINAL PUBLICATION BEING ON THE 28th DAY OF

April, 2016.

[Signature]



May 12, 2016

SUBSCRIBED AND SWORN TO BEFORE ME THIS 12th DAY OF May, 2016

SIGNED Deana E. Rietveld NOTARY PUBLIC FOR STATE OF ALASKA.

MY COMMISSION EXPIRES ON 10/22/2018.

FREE ads for private households!

Monday deadline for

MISC. FOR SALE

HELP WANTED

A full time maintenance

position is now available at American Village of Alaska. Apply at The New Caribou Hotel, and ask for Len or Nathan. 907-822-3302 (4/21)

The New Caribou Hotel is hiring for seasonal housekeepers and front desk employees. Come join a fun and hard working team! If interested, please call 822-3302. (4/7)

JOB POSTING:

Mentasta Traditional Council is seeking for a Tribal Administrator to operate and manage the tribal office. Knowledgeable in areas of managing grants/contracts, budget preparation, modification and other related duties. Please call 907.291.2319 for a complete Job Description and

Application. Closing
April 29, 2016 at 4:30

BUSINESS FOR S

EGM is for sale, incl. shop, house, almost 50 2 tow trucks, tools, and inventory. \$475,000.00 asking price. 320-1833 (4/14)

In Case of Emergency

CALL 9-1

Wherever you are in the Copper River Valley, whether you need an ambulance, fire department response, immediate law enforcement or call 9-1-1.

Flying High Investments LLC is applying under 3 AAC 306.400(a)(2) for a new Limited Marijuana Cultivation Facility license, license #10221, doing business as FLYING HIGH INVESTMENTS LLC, located at 14.7mi McCarthy rd, Chitina, AK, 99566, 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.

Flying High Investments LLC is applying under 3 AAC 306.400(a)(2) for a new Limited Marijuana Cultivation Facility license, license #10226, doing business as FLYING HIGH INVESTMENTS LLC, located at 14.7mi McCarthy rd, Chitina, AK, 99566, 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.

Flying High Investments LLC is applying under 3 AAC 306.400(a)(1) for a new Standard Marijuana Cultivation Facility license, license #10268, doing business as FLYING HIGH INVESTMENTS LLC, located at 14.7mi McCarthy rd, Chitina, AK, 99566, 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.

Notice of Int Vegetation M

In accordance with the
and Public Facilities
Management Plan (P
Project intends to be
tool, along with non
sweetclover (*Melilotus*
Copper Basin. A sing
locations between M
intersection of Nabes
necessary, a second f
August 22 – 26, 2016.
applied via backpack
refer to the ADOT&PF
ivmp/documents/ADO
Verna, Copper River
Coordinator, at 907-42

MATANUSKA-SUSITNA BOROUGH NOTICE OF PUBLIC MEETINGS

All meetings of recognized boards, committees, and commissions of the Borough are open to the public and are held at Borough offices, 350 E. Dahlia Ave., Palmer, AK, unless specified otherwise. Three or more Assembly Members may be present at advertised public meetings of federal, state, and local governments or other entities. Meetings are scheduled as follows:

BOARD

Board of Equalization

Assembly Special Meeting Re: Budget Public Hearing -
Ordinance Serial No. 16-016

DATE _____

04/28/16 5:30 pm

04/28/16 6:00 pm

TIME

5:30 pm

LOCATION

Assembly Chambers

Central Mat-Su Public Safety Building,
Station 6-1

Margaret

Check out our

WWW.MAR98

Call/txt 907.841.21

FEATURED LIST

MI 50. 3

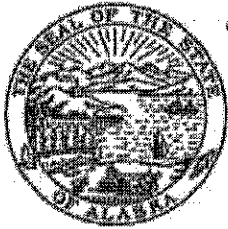


MEMORANDUM

TO: Chair and Members of the Board DATE: August 25, 2016
FROM: Cynthia Franklin RE: Flying High Investments, LLC
Director, Marijuana Control Board #10268

This is an application for a new standard cultivation facility in an area with no local government by Flying High Investments, LLC DBA Flying High Investments LLC

Date Application Initiated: 04/12/2016
Date Under Review: 05/29/2016
Incomplete Letter(s) Date: 06/02/16, 06/17/16, 06/21/16
Date Final Corrections Submitted: 06/21/2016
Determined Complete/Notices Sent: 07/12/2016 due to verification of residency
Local Government Response/Date: No Local Government
DEC Response/Date: "No permit needed"-7/12/2016
Fire Marshal Response/Date: No response, yet.
Objection(s) Received/Date: Yes
Staff questions for Board: No



THE STATE
of **ALASKA**
GOVERNOR BILL WALKER

Department of Commerce, Community,
and Economic Development

ALCOHOL & MARIJUANA CONTROL OFFICE
550 West 7th Avenue, Suite 1600
Anchorage, AK 99501
Main: 907.269.0350

July 12, 2016

Department of Environmental Conservation
Attn: Permitting Division
Via email: DEC.FSSPermit@alaska.gov

State Fire Marshal
Attn: Jessica Faulkner
Diana Parks
Via email: jessica.faulkner@alaska.gov
diana.parks@alaska.gov

License Number:	10268
License Type:	Standard Marijuana Cultivation Facility
Licensee:	Flying High Investments LLC
Doing Business As:	FLYING HIGH INVESTMENTS LLC
Physical Address:	14.7mi mcCarthy rd Chitina, AK 99566
Designated Licensee:	James Fejes JR
Phone Number:	907-947-0164
Email Address:	jimmy@jimmyblaze.com

3 AAC 306.300(a)(2)(B), 3 AAC 306.400(b)(2)(B), 3 AAC 306.500(b)(2)(B), and 3 AAC 306.605(b)(2)(B) require that an applicant for a marijuana establishment license operate in compliance with each applicable public health, fire, safety, and tax code and ordinance of the state and the local government in which the applicant's proposed licensed premises are located.

This letter serves to provide written notice and request for compliance status from the above referenced entities regarding the above application (see attached application documents for more information). Please complete and return this form to the AMCO office at the email below.

REVIEWER: HoeRaniThompson ☒ DEC ☐ Fire Marshal

DATE: 7/12/2016 PHONE: (907) 269-6289

☒ Compliant ☐ Non-compliant

COMMENTS: No permit is needed from DEC for this facility

Flying High Investments, LLC DBA Flying High Investments LLC
July 12, 2016
Page 2

If you have any questions, please send them to the email address below.

Sincerely,

A handwritten signature in black ink, appearing to read "C. Franklin", written over a horizontal line.

Cynthia Franklin, Director
marijuana.licensing@alaska.gov

From: [Marijuana Licensing \(CED sponsored\)](#)
To: ["jimmy@jimmyblaze.com"](mailto:jimmy@jimmyblaze.com)
Cc: [Marijuana Licensing \(CED sponsored\)](#)
Subject: Complete Letter-Flying High Investments, LLC #10268
Date: Tuesday, July 12, 2016 10:06:00 AM
Attachments: [10268 Complete Letter.pdf](#)

Good afternoon,

Please see attached correspondence regarding your marijuana establishment license.

Thank you

AMCO Staff

From: [Marijuana Licensing \(CED sponsored\)](#)
To: [decfsspermit \(DEC sponsored\)](#); [Faulkner, Jessica R \(DPS\)](#); [Parks, Diana C \(DPS\)](#)
Cc: [Marijuana Licensing \(CED sponsored\)](#)
Subject: FW: DEC & Fire Notification Flying High Investments LLC #10268
Date: Tuesday, July 12, 2016 10:04:00 AM
Attachments: [10268 DEC & Fire Notice.pdf](#)
[10268 Online Application_Redacted.pdf](#)
[10268 MJ-02 Premises Diagram.pdf](#)

Always forget the rest of the documents. Here they are.

Thank you

-Jane

From: Marijuana Licensing (CED sponsored)
Sent: Tuesday, July 12, 2016 10:03 AM
To: decfsspermit (DEC sponsored); Faulkner, Jessica R (DPS); Parks, Diana C (DPS)
Cc: Marijuana Licensing (CED sponsored)
Subject: DEC & Fire Notification Flying High Investments LLC #10268

Good morning;

Please see attached correspondence regarding a marijuana establishment license.

Please direct all correspondence to marijuana.licensing@alaska.gov

Thank you

AMCO Staff

From: [BRIAN STEVENSON](#)
To: [Marijuana Licensing \(CED sponsored\)](#)
Cc: [BRIAN](#)
Subject: Flying High Investments LLC, for MCF license, license #10268
Date: Friday, May 13, 2016 9:14:14 AM

Good evening.

The NAME speaks for its self. It is 100% correct; FLYING HIGH. That is part of what some consumers experience after consumption. (Can you envision driving down the McCarthy Highway and meet some one who has made a purchase & stops a short distance down the road & smokes a couple refers prior to heading back to VDZ, Palmer & etc. Now driving down the center of the road at 15 miles per hour in a blind curve & you & your family are traveling at 35/40 mph going to McCarthy for the weekend. The results have the high ability to be very negative. The closest Trooper is probably + 2 hours away, & you are 2 or 3 hours away from a hospital at best. Chitna 1st responder have to come out & evaluate you. You & all your family need two medevac!, good luck.) 1. Who is going to pay for all these needed services that are not available now.

2. When is the last time a Blue shirt Trooper patrolled that highway without being on a required response in the last 10 years??? In the early 90's the Alaska State Troopers never patrolled the McCarthy Rd unless they were on a response call. The road only saw the AK Fish & Wildlife Trooper a few times a year; I suspect it is the same today. Further the name will be a draw to children & teens with the excitement that it is legal, so it is okay for them & they are going to desire it more!!! And they will get it by some means

3. Motor excitation, then mental confusion/paranoia, dreaming then depression/sleep. Mixed with alcohol which is the case +80% of the time in my estimation; it serves as a catalyst in my opinion.

4. Marijuana destroys humans. They become lethargic & all they want to do is consume more marijuana. I have been observing it 1st hand for over 45 years. I have 100s of 1st hand observations & they are all negative. My 1st experience with MJ was in 1970. I lived in a old dorm at NMSU. Over 90% of the young adults living in that dorm failed out of college because all they wanted to do was smoke more marijuana which they did daily. I fought marijuana for 6 years in the military as a officer in the US Army in the 82nd AB Div. at Ft Bragg NC & at the 3rd ACR at Ft Bliss TX, between 1973 & 1999. Vietnam was shutting down & the new VOLAR Army was emerging. Marijuana was used by lots of soldiers & caused lots of problems for them & the military. Later I combated marijuana working as an Alaska State Trooper & a Fish & Wildlife Trooper between 1981 & 2001. I averaged approximately 200 DWIs a year for 8 years in the early 80's I estimate. Of those DWI's, assaults, domestics, out of control parties' & etc. marijuana was present & in use in use & causing problems with the mixture of alcohol & other drugs in a high percentage of the cases. Common sense goes out the window when marijuana & other drugs are mixed. The out come is almost always negative and some times fatal. (It make people lethargic in most cases & all the want to do is consume more marijuana which I said before and will say again.) I have never seen anything good come out of it. I am sure there are medial uses for it that are needed for pain relief.

5. In Copper River Basin we have had & still have lot of illegal marijuana. I have

been seeing it for over 18 years. We do not need any more and we can not afford any more!!!

6. Marijuana grow operations attract negative individuals & situations in my observations. I have been aware of many illegal grow operations over the past +35 years in Alaska. If you have it somebody else wants it & will and do take steps to get it. We can not stand any more of these problems in Copper River Basin; we are not in a Borough so there is no tax base; there is no money to pay taxes with anyway. There are not the necessary resources. Who is going to pay for all these new needed services??? If the grow operation paid a extreme tax of 70% gross it would never pay for the cost of all the negativity these operations bring. I do not want to see any legal grow operations anywhere out here!!!

8. For every action there is a reaction. We do not need any more negative actions out here because of legalized marijuana. Like I said, I have 100's of first hand observations and they are all negative. Please do not approve this or any other grow operation in the Copper River Basin Area.

Brian

Brian Stevenson

Copper River Basin resident for +18 years.

From: [Marijuana Licensing \(CED sponsored\)](#)
To: ["jimmy@jimmyblaze.com"](mailto:jimmy@jimmyblaze.com)
Cc: [Marijuana Licensing \(CED sponsored\)](#)
Subject: Flying High Investments LLC license #10268 DEADLINES 6/16/16 & 8/31/16
Date: Thursday, June 02, 2016 2:56:00 PM
Attachments: [10268 Incomplete Letter.pdf](#)

Good afternoon,

Your application is now under review. Please read the attached letter regarding information/documents/corrections needed.

Thank you

AMCO Staff

From: [BRIAN STEVENSON](#)
Cc: [Marijuana Licensing \(CED sponsored\)](#)
Subject: Fw: Flying High Investments LLC, for MCF license, license #10268
Date: Tuesday, May 24, 2016 4:54:58 PM

Hi Jimmy. We have never met & I do not know you. Here is a copy of the complaint I wrote against your license application.

On Friday, May 13, 2016 9:14 AM, BRIAN STEVENSON <brianstevenson115@yahoo.com> wrote:

Good evening.

The NAME speaks for its self. It is 100% correct; FLYING HIGH. That is part of what some consumers experience after consumption. (Can you envision driving down the McCarthy Highway and meet some one who has made a purchase & stops a short distance down the road & smokes a couple refers prior to heading back to VDZ, Palmer & etc. Now driving down the center of the road at 15 miles per hour in a blind curve & you & your family are traveling at 35/40 mph going to McCarthy for the weekend. The results have the high ability to be very negative. The closest Trooper is probably + 2 hours away, & you are 2 or 3 hours away from a hospital at best. Chitna 1st responder have to come out & evaluate you. You & all your family need two medevac!, good luck.) 1. Who is going to pay for all these needed services that are not available now.

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other drugs are mixed. The outcome is almost always negative and some times fatal. (It make people lethargic in most cases & all the want to do is consume more marijuana which I said before and will say again.) I have never seen anything good come out of it. I am sure there are medical uses for it that are needed for pain relief.

5. In Copper River Basin we have had & still have lot of illegal marijuana. I have been seeing it for over 18 years. We do not need any more and we can not afford any more!!!

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8. For every action there is a reaction. We do not need any more negative actions out here because of legalized marijuana. Like I said, I have 100's of first hand observations and they are all negative. Please do not approve this or any other grow operation in the Copper River Basin Area.

Brian

Brian Stevenson

Copper River Basin resident for +18 years.

From: Marijuana Licensing (CED sponsored)
To: ["Jimmy Blaze": Marijuana Licensing \(CED sponsored\)](#)
Subject: RE: Flying High Investments LLC license #10268 DEADLINES 6/16/16 & 8/31/16 2 of 2
Date: Friday, June 17, 2016 1:41:00 PM

Good afternoon, Jimmy;

We have received and uploaded the corrections submitted. However, the following items were not addressed:

- MJ-09- the first page of this application needs to reflect the correct license type: standard marijuana cultivation facility
- Please provide the LLC's Operating Agreement. You only provided copy of the initial report and your business license, but not the LLC's Operating Agreement.
- The lease has to be between the applicant of the marijuana establishment license, in this case Flying High Investments, LLC not James Fejes Jr, and the owner of the property. The signature line also has to include Flying High Investments, LLC.
- FYI: I have forwarded MJ-18 to enforcement. They will contact you if they have questions for you for the purpose of MJ-18.

Thank you

AMCO Staff

From: Jimmy Blaze [mailto:jimmy@jimmyblaze.com]
Sent: Wednesday, June 15, 2016 11:57 AM
To: Marijuana Licensing (CED sponsored)
Subject: Re: Flying High Investments LLC license #10268 DEADLINES 6/16/16 & 8/31/16 2 of 2

Jimmy Blaze
Action Sports Athlete
Cell 907.947.0164
jimmy@jimmyblaze.com

www.jimmyblaze.com

On Jun 2, 2016, at 2:56 PM, Marijuana Licensing (CED sponsored)

<marijuana.licensing@alaska.gov> wrote:

From: [Marijuana Licensing \(CED sponsored\)](#)
To: [Jimmy Blaze: Marijuana Licensing \(CED sponsored\)](#)
Subject: RE: Flying High Investments LLC license #10268 DEADLINES 6/16/16 & 8/31/16 2 of 2
Date: Tuesday, June 21, 2016 11:54:34 AM

Jimmy;

The LLC's Operating Agreement came through very fussy, it is unreadable.

On the lease sign your name on the line where for Flying High Investments, LLC as the owner of this LLC-sorry for so much confusion and back and forth on this lease. Simple things are sometimes hard to explain.

Thank you

AMCO Staff

From: Jimmy Blaze [mailto:jimmy@jimmyblaze.com]
Sent: Friday, June 17, 2016 5:24 PM
To: Marijuana Licensing (CED sponsored)
Subject: Re: Flying High Investments LLC license #10268 DEADLINES 6/16/16 & 8/31/16 2 of 2

Part two hope you enjoyed your weekend

Jimmy Blaze
Action Sports Athlete
Cell 907.947.0164
jimmy@jimmyblaze.com

[Www.jimmyblaze.com](http://www.jimmyblaze.com)

On Jun 17, 2016, at 1:41 PM, Marijuana Licensing (CED sponsored)
<marijuana.licensing@alaska.gov> wrote:

Good afternoon, Jimmy;

We have received and uploaded the corrections submitted. However, the following items were not addressed:

- MJ-09- the first page of this application needs to reflect the correct license type: standard marijuana cultivation facility
- Please provide the LLC's Operating Agreement. You only provided copy of the initial report and your business license, but not the LLC's Operating Agreement.
- The lease has to be between the applicant of the marijuana establishment license, in this case Flying High Investments, LLC not James Fejes Jr, and the owner of the property. The signature line also has to include Flying High Investments, LLC.
- FYI: I have forwarded MJ-18 to enforcement. They will contact you if they have questions for you for the purpose of MJ-18.

Thank you

AMCO Staff

From: Jimmy Blaze [<mailto:jimmy@jimmyblaze.com>]
Sent: Wednesday, June 15, 2016 11:57 AM
To: Marijuana Licensing (CED sponsored)
Subject: Re: Flying High Investments LLC license #10268 DEADLINES 6/16/16 & 8/31/16
2 of 2

Jimmy Blaze
Action Sports Athlete
Cell 907.947.0164
jimmy@jimmyblaze.com

[Www.jimmyblaze.com](http://www.jimmyblaze.com)

On Jun 2, 2016, at 2:56 PM, Marijuana Licensing (CED sponsored)
<marijuana.licensing@alaska.gov> wrote: