(3AAC 306.805)

This form, all information provided and responses are public documents per Alaska Public Records ACT AS 40.25

Date: 08-2-18

License #/Type: Standard Cultivation #10112

Licensee: SP&C Enterprises LLC

Address: 1905 Livengood Ave. Fairbanks, AK 99701

DBA: Great Alaskan Bud Company

AMCO Case #: AB-18000917

This is a notice to you as licensee that an alleged violation has occurred. If the Marijuana Control Board decides to act against your license, under the provisions of AS 44.62.330 - AS 44.62.630 (Administrative Procedures Act) you will receive an Accusation and Notice of your right to an Administrative Hearing.

Note: This is not an accusation or a criminal complaint.

On 7-31-18 during a walk-through of the cultivation facility several areas of inadequate camera coverage were discovered. Primarily, a wooded frame style structure was installed after initial license inspection was blocking the view of one of the main cameras in the vegetative room. Several areas were no longer under unobstructed camera coverage. In the flowering room, the cameras were not enough to cover the entire area due to the height of the flowering plants. Another camera not mounted was pointing in a wrong direction also limiting the coverage. Licensee was requested to install more cameras and contact Enforcement for another walk-through.

This is a violation of: 3 AAC 306.720 (c) Video Surveillance

3 AAC 306.805 provides that upon receipt of a Notice of Violation, a licensee may request to appear before the board and be heard regarding the Notice of Violation. The request must be made within ten days after receipt of the Notice. A licensee may respond, either orally or in writing, to the Notice. 3 AAC 306.810(3)(A)(B)(C) failed, within a reasonable time after receiving a notice of violation from the director, to correct any defect that is the subject of the notice of violation of AS 17.38 or this chapter, a condition or restriction imposed by the board or other applicable law.

IT IS RECOMMENDED THAT YOU RESPOND IN WRITING TO DOCUMENT YOUR RESPONSE FOR THE MARIJUANA CONTROL BOARD.

*Please send your response to the address below and include your Marijuana Establishment License Number in your response.

Alcohol & Marijuana Control Office ATTN: Enforcement 550 W. 7th Ave, Suite 1600 Anchorage, Alaska 99501 amco.enforcement@alaska.gov

Issuing Investigator: A. Stonecipher

SIGNATURE:

Delivered VIA: Email

Received by:

SIGNATURE

Date: 08 - 03

Article #

(3AAC 306.805)

This form, all information provided and responses are public documents per Alaska Public Records ACT AS 40.25

Date: 1/10/19

License #/Type: #10112 Standard Marijuana Cultivation Facilities

Licensee: SP&C Enterprises LLC

Address: 1905 Livengood Ave. Fairbanks, AK 99701

DBA: Great Alaskan Bud Company

AMCO Case #: AB 18-001011 - Cultivation NOV

This is a notice to you as licensee that an alleged violation has occurred. If the Marijuana Control Board decides to act against your license, under the provisions of AS 44.62.330 - AS 44.62.630 (Administrative Procedures Act) you will receive an Accusation and Notice of your right to an Administrative Hearing.

Note: This is not an accusation or a criminal complaint.

On 8/20/18 a consumer reported visible white mold on marijuana he purchased at One Hit Wonder Retail #11198. The product was METRC ID #1A4020300002EE1000000467, Apollo Haze Bud - 4 gram bottle. The product had been packaged for consumer purchase on 08/09/18 by a One Hit Wonder employee after a bulk package (Package Tag #1A4020300002FAA000000139) was received from Great Alaskan Bud Company Cultivation #10112 on 08/04/18. During the packaging, the employee, Dale Barnes, stated he did not see any mold on the product. Upon return of the product to One Hit Wonder by the consumer, Mr. Barnes immediately stopped selling the strain and removed it from the menu. No further sales were made at One Hit Wonder Retail. Mr. Barnes immediately contacted the cultivator, licensee Shawn Coyle with Great Alaskan Bud Company, regarding the mold concern. Mr. Coyle replied he must have gotten the bag mixed up with another bag. At the same time the Apollo Haze strain was growing another strain was growing side-by-side and failed overall lab tests for "excessive amount of white mold" (Afghan A-Train 061818 Harvest). Lab testing for the Apollo Haze was done at CannTest #10009 on 06/22/18 and passed all tests performed.

Mr. Coyle did not stop selling the Apollo Haze Strain in his retail store, Great Alaskan Bud Company #10112, after he was notified by One Hit Wonder staff regarding the concern for mold. After Mr. Coyle was made aware of the concerns, a total of 20 grams was sold by Great Alaskan Bud Company Retail from 8/23/18 to 8/31/18.

On 09/07/18 I was able to inspect the Apollo Haze being stored at One Hit Wonder Retail and found visible white mold visible by the naked eye in a pre-packaged container for the consumer. On 09/10/18 I was able to inspect the Apollo Haze from Great Alaskan Bud Company Cultivation and Retail. The product was full of visible white mold easily seen by the naked eye.

This is a violation of: 3 AAC 306.440 (a) Health and safety requirements and 3 AAC 306.735 (b)(10, & 11), (c), & (d)(1) Health and Safety Standards.

3 AAC 306.805 provides that upon receipt of a Notice of Violation, a licensee may request to appear before the board and be heard regarding the Notice of Violation. The request must be made within ten days after receipt of the Notice of Violation. A licensee may respond, either orally or in writing to the Notice. 3 AAC 306.810 (2)(A)(B)(C) failed, within a reasonable time after receiving a notice of violation, to correct any defect that is the subject of the notice of violation of AS 17.8 or this chapter.

IT IS RECOMMENDED THAT YOU RESPOND IN WRITING TO DOCUMENT YOUR RESPONSE FOR THE MARIJUANA CONTROL BOARD.

*Please send your response to the address below and include your marijuana license number in your response.

Alcohol & Marijuana Control Office ATTN: Enforcement 550 W. 7th Ave, Suite 1600 Anchorage, Alaska 99501 amco.enforcement@alaska.gov

Received by: Issuing Investigator: A. Stonecipher

SIGNATURE: SIGNATURE

Delivered VIA: Email Date:

AMCO Case # AB18-001011

On 09-10-2018 Investigator Stonecipher came to our facility concerning moldy Apollo Haze package ID # 139 that was transferred to One Hit Wonder 08-04-2018,.

On 08-20-2018 Dale Barnes from One Hit Wonder called and spoke with myself regarding a package moldy product that was returned to their store, I told him we would like to make it right and deliver another package for \$1 and check this product. He did state that he contacted the owner and licensee and was instructed to put it away until he, the owner, returned as he had been out of town for some time and would not be back for some time.

During the conversation he said the bag was a little "shaky" with small buds in it and I stated that the Apollo Haze was a sativa and the bud is looser than Indica varieties could have been a mix up but they all look like that and stated we could deliver another package for \$1 to make it right and Dale Barnes again stated he was instructed to wait until the owner operator returned to address the issue.

He also stated that during the packaging he saw no evidence of mold. Moreover, I checked our inventory and found no Mold on our product either. There were 20 grams sold from 08-23-2018 through 08-31-2018 at which time my wife Veronica Coyle took it off the shelf as it she said it smelled like old fruit and shoes.

Furthermore Veronica took it off of GreenBits inventory and off our website. Looking back two relevant factors that may have contributed to the issue would be that it was in flower stage and harvested next to a batch of Afghan A-Train that did test for visible white mold. Furthermore, I replaced that freezer, as I found this freezer may have not been working properly and was replaced with a new one from Lowes.

01-24-19 Lie 10112

Stonecipher, Amanda M (CED)

From:

Dale Barnes <dale@onehitwonderak.com>
Sent:

Tuesday, December 18, 2018 2:07 PM
Stonecipher, Amanda M (CED)

Cc: David Grant

Subject: Re: Waste Disposal Notification, One Hit Wonder #11198

Follow Up Flag: Follow up Flag Status: Flagged

Hello Amanda,

Sorry for the delay getting back to you. Had a few days off from work.

Regarding the conversation I had with Shawn from GABCO:

I had spoke to him and told him about the "moldy" product that came back to my shop, and he had referenced it to be, "the bag with all the shake", and I said yes, and he replied with, "Oh I know what happened, it must have gotten mixed up with the other bag". And then offered to make it right, fix the problem. At that point I notified David and he took over all further communication with Shawn after that.

I hope that helps, any further questions, please feel free to contact me anytime.

Thanks,

Dale

On Thu, Dec 13, 2018 at 3:45 PM Stonecipher, Amanda M (CED) amanda.stonecipher@alaska.gov wrote:

Thanks for the snapshots. When you spoke with Shawn on the phone what did you tell him specifically regarding the Apollo Haze?

David, did any of the emails between you and Shawn mention the mold specifically?

Thanks to you both!

Amanda Stonecipher Special Invesigator I Alaska Alcohol and Marijuana Control Office: 907-451-2748

Sent from my iPhone

On Dec 13, 2018, at 15:22, Dale Barnes < dale@onehitwonderak.com > wrote:

Hey Amanda,

(3AAC 306.805)

This form, all information provided and responses are public documents per Alaska Public Records ACT AS 40.25

Date: 1/10/19

License #/Type: #10112 Standard Marijuana Cultivation Facilities

Licensee: SP&C Enterprises LLC Address: 1905 Livengood Avenue Fairbanks, AK 99701

DBA: Great Alaskan Bud Company AMCO Case #: AM19000031

This is a notice to you as licensee that an alleged violation has occurred. If the Marijuana Control Board decides to act against your license, under the provisions of AS 44.62.330 - AS 44.62.630 (Administrative Procedures Act) you will receive an Accusation and Notice of your right to an Administrative Hearing.

Note: This is not an accusation or a criminal complaint.

On September 14, 2018, during an investigation regarding possible sales of moldy marijuana product(s) transferred from the company's co-located cultivation facility to the retail facility and to another retail facility, One Hit Wonder Retail #11198, (AMCO Case AB 18-001011 for Moldy Product Investigation), specific dates and times of video footage of the both the cultivation and retail facilities were requested for review via email. Subsequently, the licensee was not able to provide continuous recordings of the areas and cameras as requested. Hours and entire days of coverage were missing along with other full camera angles entirely. The footage appeared to be set in "Motion Activation" recording rather than "Continuous Recording" based on the video clips the licensee was able to provide. Video footage was provided in clips not time stamped properly or provided in an format easily accessed for viewing the areas of coverage requested. There were large gaps in times where a persons or person(s) entered the facility and the next available clip(s) were of the person(s) departing with a clear gap of what happened while the individual(s) were inside the facility. There were also multiple clear gaps in coverage based on items place on shelfs only to be gone in the next clips with no person(s) on recording moving or taking the items. The incidents happened throughout the entire video footage provided; indicating the "Motion Activation" only and the lack of all clips being provided or available as required by regulations.

In a response email dated September 18, 2018 from the licensee indicated he was experiencing camera issues. After further correspondence, on September 20, 2018, the licensee disclosed he knew of the camera issues and had emails with his camera contractor dating back to September 7, 2018. He further disclosed he found the issues dating back to August 19-21st when DVR drives were upgraded. The retail store had just been licensed less than a month prior on July 31, 2018. During the licensing inspection process, it took two Investigators several inspection attempts before issuing the license due to inadequate camera coverage issues. At the time of licensing on July 31, 2018, the licensee assured Enforcement Investigators the cameras were not on motion activation recording.

This is a violation of 3 AAC 306.715 (b)(3) Security alarm systems and lock standards; 3 AAC 306.720 (c) & (e) Video Surveillance.

3 AAC 306.805 provides that upon receipt of a Notice of Violation, a licensee may request to appear before the board and be heard regarding the Notice of Violation. The request must be made within ten days after receipt of the Notice of Violation. A licensee may respond, either orally or in writing to the Notice. 3 AAC 306.810 (2)(A)(B)(C) failed, within a reasonable time after receiving a notice of violation, to correct any defect that is the subject of the notice of violation of AS 17.8 or this chapter.

IT IS RECOMMENDED THAT YOU RESPOND IN WRITING TO DOCUMENT YOUR RESPONSE FOR THE MARIJUANA CONTROL BOARD.

*Please send your response to the address below and include your marijuana license number in your response.

Alcohol & Marijuana Control Office ATTN: Enforcement 550 W. 7th Ave, Suite 1600 Anchorage, Alaska 99501 amco.enforcement@alaska.gov

Issuing Investigator: A. Stonecipher Received by:

SIGNATURE: SIGNATURE:

Delivered VIA: Email Date:

AMCO Case # AM19000031

This statement is in response to an incident in which our hard drives for continuous recording crashed caused during maintenance of our video system hard drives with VIVINT. Initially during the inspection of our retail store we had installed 5 cameras inside the retail and we were required to add more cameras for licensing in which we were also required to increase the number of cameras in our cultivation as well our retail. This required the addition of two more Space Monkey Storage drives of which there were initially two existing Space monkey Storage drives. Also we were required to grow our cameras from 9 previously approved cameras 4 for the outside areas, and 5 in the cultivation and storage. These nine existing were previously approved but more were now needed based on changes in AMCO parameters. In the end we added One additional VIVINT security panel, for a total of 5 security panels, 13 cameras, and 3 additional Space Monkey hard drives for a total of 28 cameras and 5 Space Monkeys with online synchronized hard drives for continuous recording.

Moreover, our security video recording systems are broken down into 5 Zones with 5 separate VIVINT accounts with 5 security panels, one in the Retail, a second in the cultivation, a third for administrative office, a fourth for Suite 13, and a fifth panel for the security/ storage room. Each of these panels, or ZONES, has 4-7 cameras linked to them AND each area, such as the retail store, or Cultivation had cameras from other Zones such that it created a "MESH" network of video cameras in which any area could be viewed from any panel in the building area had cameras from each panel.

So initially in August two Space Monkeys, SMís, were in production and two more NEW SMís were added at that time. During this period when we were adding equipment we were also maintaining the current system as well and VIVINT notified us on two separate occasions that SMís were in need of replacement. Because we have a mesh network with camera coverage and recordings spread among other panels we still had coverage.

However, in Aug. 19-21 when an online technician working on our maintenance upgrade was replacing New SMís for old SM Smart Drives crossed up our two good SM Smart Drives when she initialized the good working drives to the wrong VIVINT panels instead of initializing the "NEW" drives to the VIVINT panels under maintenance. This issue was not discovered until around September 7th at which time I closed our retail store doors until the issue could be resolved. It took many VIVINT engineers over a month to resolve the situation as the SM Smart Drive interfaces had become corrupt and VIVINT was essentially locked out of three Smart Drive systems until Oct. 4. Meanwhile Investigator Stonecipher worked with us and had us use the ONE good Drive that was finally repaired and back online with 5 cameras to run in the retail Store allowing us to "Re-Open" the retail store and allow wholesale from the cultivation to open back up to wholesale as well.

On Oct. 4th we were back into full capacity. However in the interim of these issues I also purchased a ëNEWí Video recording system DEDICATED to ONLY Video Recording that backs up video onsite on 2 8TB drives in such case that we would have to replace the video

recording component of the VIVINT system. Presently we have TWO video recording systems in our facility.

6C-94 01-24-19 Lic 10112

Stonecipher, Amanda M (CED)

From: Sent: Shawn Coyle <shawn@gabco.xyz> Friday, September 14, 2018 1:21 PM Stonecipher, Amanda M (CED)

To: Subject:

RE: Video Footage Request

Follow Up Flag: Flag Status:

Follow up Flagged Camera Coverage request to licensee via email- Licensee unable to produce footage. AMS

Hi Amanda,

Yes I was just putting the first request today, to put on a pin drive for you and call you today, that was it was a priority for me and so will this item, I will get these together for you as it is all a priority, as you said just call you once I had that together.

Thanks I will begin

From: Stonecipher, Amanda M (CED) [mailto:amanda.stonecipher@alaska.gov]

Sent: Friday, September 14, 2018 12:44 PM

To: Shawn Coyle

Cc: Chiesa, Michael R (CED)
Subject: Video Footage Request

Hi Shawn,

I need you to please pull the video footage for the entire day someone was at the facility on 08/02/18, 08/08/18. Specifically, I need storage room view, drying room view, retail view (entire store), and office view for right now. I also need the same views on 8/20/18, however. I only need from 1pm until the last employee has left and locked up for the night.

I need the video from the retail on Monday, Sept 10th prior to my arrival for inspecting the moldy product.

Also, if you still have them I need the video for 06/17/18 and 07/22/18 in the cultivation for when you harvested, weighed and placed into drying the Afgani A-Train on 06/17/18 and the Hoonah on 07/22/18.

Usually we have licensees pull the video and place it on an external hard drive or thumb drive if it will all fit. Again, I do not need the full 24 hours at this point. I only need from any employee arrival to when the last employee leaves and locks up. Once it is ready let me know and I will come by to pick it up or you can drop it by the office if you prefer. Just call before you come so you can be sure I am here and not on an inspection elsewhere.

Please make this a high priority. I would like to have it no later than next Friday, September 21, 2018.

Thank You!



Amanda Stonecipher Special Investigator I Enforcement Unit Alcohol & Marijuana Control Office

1648 S. Cushman St., Ste 203 Fairbanks, AK 99701 Office (907) 451-2748 Cell (907) 987-6656 amanda.stonecipher@alaska.gov The drive is still transferring, it make take a few more minutes, to complete.

Please see emails starting in order from the bottom of page 6 upwards to bottom of page 5. AMS

From: Shawn Coyle

Sent: Friday, September 21, 2018 3:54 PM To: 'Stonecipher, Amanda M (CED)' Subject: RE: Video Footage Request

Hello Amanda, I have the PEN Drive ready and printed all the email, I was working intently with Riley, today to get our continuous playback online, we now have two online and two will go online tomoorow.

I am heading over to your office shortly (5min), just finishing the printed emails

Regards, Shawn.

From: Stonecipher, Amanda M (CED) [mailto:amanda.stonecipher@alaska.gov]

Sent: Friday, September 21, 2018 10:48 AM

To: Shawn Coyle

Subject: RE: Video Footage Request

Shawn,

What is this attached shipping label to Vivint from yourself dated July 27, 2018?

I will need to see copies of all the emails you mentioned between you and Vivint or any other IT support regarding the matter.

Are you continuously recording or are you only motion detection recording?

Thanks,



Amanda Stonecipher
Special Investigator I
Enforcement Unit
Alcohol & Marijuana Control Office
1648 S. Cushman St., Ste 203
Fairbanks, AK 99701
Office (907) 451-2748
Cell (907) 987-6656
amanda.stonecipher@alaska.gov

From: Shawn Coyle < shawn@gabco.xyz>
Sent: Thursday, September 20, 2018 3:11 PM

To: Stonecipher, Amanda M (CED)

Subject: RE: Video Footage Request

l actually have found this issue going back to Aug. 19-21 when DVR drives were upgraded.

From: Shawn Coyle

Sent: Thursday, September 20, 2018 10:52 AM

To: 'Stonecipher, Amanda M (CED)'
Subject: RE: Video Footage Request

Hello Amanda,

The playback function is not working properly and so I am having to pull clips manually and I've attached an email from Vivint concerning the issue.

Everything is on the smart drives and the engineers are working to get the playback function working again. So I've been working diligently every day all last week and this week and today on getting clips together manually because I cannot wait until 1pm Friday. I have also reached out again this morning to them asking about any progress.

As an added measure regarding the Retail/Cultivation I closed the doors temporarily last week until I have definitive proof my hard drives are operating and functioning 100%.

I have other emails as well documenting this issue back to 9-7.

From: Stonecipher, Amanda M (CED) [mailto:amanda.stonecipher@alaska.gov]

Sent: Wednesday, September 19, 2018 8:54 AM

To: Shawn Coyle

Subject: RE: Video Footage Request

Hi Shawn.

What kind of items have you been working on with you video surveillance provider?

Wednesday is not typically ideal as it is handler permit day. Let me know what your issues are and we can work on setting a date/time to look at the cameras.

Thanks!



Amanda Stonecipher
Special Investigator I
Enforcement Unit
Alcohol & Marijuana Control Office
1648 S. Cushman St., Ste 203
Fairbanks, AK 99701
Office (907) 451-2748
Cell (907) 987-6656
amanda.stonecipher@alaska.gov

From: Shawn Coyle <<u>shawn@gabco.xyz</u>>
Sent: Tuesday, September 18, 2018 4:30 PM

To: Stonecipher, Amanda M (CED) < amanda.stonecipher@alaska.gov>

Cc: Chiesa, Michael R (CED) < michael.chiesa@alaska.gov>

Subject: RE: Video Footage Request

Hello Amanda,

I'd like to make a time tomorrow to cover some of the items I've been working on with my video surveillance service provider, and I also completed the camera requirements and the main issue there was the DVT recorders. So if you all have time for an appointment I would greatly appreciate that.

Thanks Shawn

Email

(3AAC 306.805)

This form, all information provided and responses are public documents per Alaska Public Records Act AS 40.25

Date: 6/26/19 License #/Type: 10112 Limited Cultivation

Designated Licensee: AMCO Case#:

DBA: Great Alaskan Bud Company

Premises Address: 1905 Livengood Ave, Fairbanks, AK 99701 Mailing Address: 1905 Livengood Ave, Fairbanks, AK 99701

This is a notice to you as licensee that an alleged violation has occurred. If the Marijuana Control Board decides to act against your license, under the provisions of AS 44.62.330 - AS 44.62.630 (Administrative Procedures Act) you will receive an Accusation and Notice of your right to an Administrative Hearing.

Note: This is not an accusation or a criminal complaint.

As of 6/25/19, Great Alaskan Bud Company, 10112, Standard Cultivation, you were delinquent on your marijuana excise tax liability.

You have 30 days to resolve this matter with the Department of Revenue. If the delinquency is not resolved, an accusation will be brought to the Marijuana Control Board.

Your attention is directed to: AS 17.38.010(b)(2) legitimate, taxpaying business people, and not criminal actors, will conduct sales of marijuana; 3 AAC 306.480. Marijuana tax to be paid; 3 AAC 306.810. Suspension or revocation of license; AS 43.61.030(b). Marijuana cultivation facility fails to pay tax; AS 43.05.230(e) DOR can publish list of taxpayer(s) who failed to pay their taxes.; 15 AAC 61.020. License revocation and suspension.

3 AAC 306.805 provides that upon receipt of a Notice of Violation, a licensee may request to appear before the board and be heard regarding the Notice of Violation. The request must be made within ten days after receipt of the Notice. A licensee may respond, either orally or in writing, to the Notice.

IT IS RECOMMENDED THAT YOU RESPOND IN WRITING TO DOCUMENT YOUR RESPONSE FOR THE MARIJUANA CONTROL BOARD.

*Please send your response to the address below and include your Marijuana Establishment License Number in your response.

Alcohol & Marijuana Control Office ATTN: Enforcement 550 W. 7th Ave, Suite 1600 Anchorage, Alaska 99501 amco.enforcement@alaska.gov

Issuing Investigator: J. Hoelscher Received by:

SIGNATURE: SIGNATURE:

Delivered VIA: Email Date:

From: Shawn GreatAk

To: <u>Davies, Jason M (CED)</u>; <u>CED AMCO Enforcement (CED sponsored)</u>

Cc: McConnell, Erika B (CED); Hoelscher, James C (CED)

Subject: RE: NOV Delinquency in Tax 10112

Date: Friday, July 19, 2019 7:08:03 PM

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

<u>Informal Payment Agreement.pdf</u> <u>10112 - Great Alaskan Bud Company.pdf</u> <u>10112 - Great Alaskan Bud Company x2.pdf</u>

Hello Jason,

I read the NOV's and have set up a payment plan with the Dept. of Revenue Attached is the payment agreement. It covers all taxes and penalties.

Thank you, Shawn Coyle Lic.4a-10112

From: Davies, Jason M (CED) [mailto:jason.davies@alaska.gov]

Sent: Thursday, July 18, 2019 4:56 PM **To:** Shawn@greatalaskanbudcompany.com

Cc: McConnell, Erika B (CED); Hoelscher, James C (CED)

Subject: NOV Delinquency in Tax 10112

Hello-

Please see attached notice of violation. Please provide payment of delinquent tax or payment plan within 30 days of this notice of violation.

Thank you,



Jason M. Davies Criminal Justice Technician I AMCO Enforcement Alcohol & Marijuana Control Office

550 W. 7th Ave, Suite 1600 Anchorage, AK 99501 Office (907) 754-3410 jason.davies@alaska.gov Great Alaskan Bud Company standard cultivation lic.#10112 experienced an NOV incident last September 2018 in which we received further violations, they were all signed and responses made for each one there have been no other violations since that time

Great Alaskan Bud Company Retail #10112 Cameras NOV Case AM19000031

Shawn Coyle Scoyle 08-01-19

Great Alaskan Bud Company Retail #10112 Moldy Product NOV Case AB 18-001011

Great Alaskan Bud Company Retail #10112 Untested Product Transfer NOV Case AM19000035

Alcohol & Marijuana Control Office

License Number: 10112

License Status: Active-Operating

License Type: Standard Marijuana Cultivation Facility

Doing Business As: GREAT ALASKAN BUD COMPANY

Business License Number: 1031886

Designated Licensee: Shawn Coyle

Email Address: Shawn@greatalaskanbudcompany.com

Local Government: Fairbanks (City of)

Community Council:

Latitude, Longitude: 64.504900, -147.453700 **Physical Address:** 1905 Livengood Ave.

Fairbanks, AK 99701 UNITED STATES

Licensee #1

Type: Entity

Alaska Entity Number: 10030501

Alaska Entity Name: SP&C Enterprises LLC

Phone Number: 907-460-4383

Email Address: Shawn@greatalaskanbudcompa

ny.com

Mailing Address: 1905 Livengood Ave.

Fairbanks, AK 99701

UNITED STATES

Entity Official #1

Type: Individual

Name: Shawn Coyle
SSN:

Date of Birth:

Phone Number: 907-460-4383

Email Address: Shawn@greatalaskanbudcompa

ny.com

Mailing Address: 1905 Livengood Ave.

Fairbanks

UNITED STATES MINOR OUTL

YING ISLANDS

Note: No affiliates entered for this license.



Alaska Marijuana Control Board

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

Form MJ-20: Renewal Application Certifications

What is this form?

Licensee:

License Type:

Doing Business As:

This renewal application certifications form is required for all marijuana establishment license renewal 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. 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).

Section 1 - Establishment Information

License Number:

10112

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

Standard Marijuana Cultivation Facility

Enter information for the licensed establishment, as identified on the license application.

SP&C Enterprises LLC

Great Alaskan Bud Company

Premises Address:	1905 Livengood Ave					
City:	Fairbanks	State:	AK	ZIP:	99701	
	Section 2 – Indi	vidual Information	n			
Enter information for the	e individual licensee who is completing th	nis form.				
Name:	Shawn Coyle					
Title:	Owner					
Read each line below, a	Section 3 – Violend then sign your initials in the box to the	lations & Charges			Initials	
I certify that I have not b	een convicted of any criminal charge in t	he previous two calendar ye	ars.		480	
I certify that I have not c	ommitted any civil violation of AS 04, AS	17.38, or 3 AAC 306 in the p	revious two	calendar y	ears. SO	
I certify that a notice of v	violation has not been issued for this licen	nse.				
Sign your initials to the	following statement only if you are unab	ole to certify one or more of	the above	statements	: Initials	

I have attached a written explanation for why I cannot certify one or more of the above statements, which includes

the type of violation or offense, as required under 3 AAC 306.035(b).

[Form MJ-20] (rev 4/24/2019)

Page 1 of 2



Alaska Marijuana Control Board

Form MJ-20: Renewal 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 no person other than a licensee listed on my marijuana establishment license renewal application has a direct or indirect financial interest, as defined in 3 AAC 306.015(e)(1), in the business for which the marijuana establishment license has been issued.	7c
I certify that I meet the residency requirement under AS 43.23 or I have submitted a residency exception affidavit (MJ-20a) along with this application.	80
I certify that this establishment complies with any applicable health, fire, safety, or tax statute, ordinance, regulation, or other law in the state.	-8C
I certify that the license is operated in accordance with the operating plan currently approved by the Marijuana Control Board.	80
I certify that I am operating in compliance with the Alaska Department of Labor and Workforce Development's laws and requirements pertaining to employees.	80
I certify that I have not violated any restrictions pertaining to this particular license type, and that this license has not been operated in violation of a condition or restriction imposed by the Marijuana Control Board.	8
I certify that I understand that providing a false statement on this form, the online application, or any other form provided by or to AMCO is grounds for rejection or denial of this application or revocation of any license issued.	80
As an applicant for a marijuana establishment license renewal, I declare under penalty of unsworn falsification that I have re familiar with AS 17.38 and 3 AAC 306, and that this application, including all accompanying schedules and statements, is true and complete. I agree to provide all information required by the Marijuana Control Board in support of this application and that failure to do so by any deadline given to me by AMCO staff may result in additional fees or expiration of this license.	e, correct,
Signature of licensee Notary Public in and for the State of Ala	aska
Shawn Coyle Printed name of licensee My commission expires: 8/12/19	
Subscribed and sworn to before me this 12 day of August , 20	19.
STATE OF ALASKA	

STATE OF ALASKA
NOTARY PUBLIC
Joyce Roberts
My Commission Expres August 12, 2019

[Form MJ-20] (rev 4/24/2019)

License #_10112

Page 2 of 2