Greetings,

In Alaska, is the cannabinoid profile taken from the whole flower (bud) or after the bud has been tumbled and the kief removed?

If determined after tumbling so that testing reflects what actually goes into the package then labeling is correct.

However, if tested before tumbling then it will be inaccurate because it is not the same product that goes in the package.

Much of its potency accumulates on the leaves of the bud has been removed from the bud during the tumbling; to be used to make other products.

Thank you.

Leonard
From: CED AMCO REGS (CED sponsored)
To: teri@badgramm3r.com
Cc: Marijuana, CED ABC (CED sponsored)
Subject: RE: Today’s meeting
Date: Thursday, April 1, 2021 12:14:35 PM

Teri,

This email thread is being sent to the Marijuana Control Board’s inbox for the to review at their next regularly scheduled board meeting.

The curbside/window pick up was only effective through the governor’s emergency declaration, this was written into the emergency regulations. The curbside/window pick up is no longer active, whether that’s going to change in the future, we/AMCO don’t know.

You are welcome to provide information regarding your request at board meetings during public comment period. This means you need to monitor our website for notices of our meetings https://www.commerce.alaska.gov/web/amco/. The agenda should state whether public comment will be taken at the specific meeting.

You could also send your requests directly to marijuana@alaska.gov. The emails sent to this email address are compiled for the board to review at every regularly scheduled meeting.

Thank you

Jane P. Sawyer, Regulations Specialist
DCCED-Alcohol and Marijuana Control Office
550 W. 7th Avenue, Suite 1600
Anchorage, AK 99501
907-269-0490

From: Teri Zell <teri@badgramm3r.com>
Sent: Wednesday, March 31, 2021 3:52 PM
To: Marijuana Licensing (CED sponsored) <marijuana.licensing@alaska.gov>
Subject: FW: Today’s meeting

And if not, what is my next step to get this before the board? My customers want this back. I have a lot of handicap visitors, customers still not wanting to deal with the whole Covid thing...I sent in tons of informal customer responses we solicited, and have asked numerous times to have AMCO officers to come out and see what we have for a drive through. It is much safer for everyone and something I would like the Board to consider.

From: Teri Zell
Sent: Wednesday, March 31, 2021 3:45 PM
To: Marijuana Licensing (CED sponsored) <marijuana.licensing@alaska.gov>
Subject: RE: Today’s meeting
My understanding that it would be coming back up in today’s meeting? Is this a done deal or is there a possibility that this can become permanent. Not curbside, but actual drive up window. Thank you.

From: Marijuana Licensing (CED sponsored) <marijuana.licensing@alaska.gov>
Sent: Wednesday, March 31, 2021 3:31 PM
To: Teri Zell <teri@badgramm3r.com>
Cc: Marijuana Licensing (CED sponsored) <marijuana.licensing@alaska.gov>
Subject: RE: Today's meeting

Teri, can you be more specific as to what you are asking? The emergency regulation allowing for curbside/window pick up is no longer active. It became inactive the moment the emergency declaration from the governor was not renewed or extended.

Thank you

Jane P. Sawyer, Regulations Specialist
DCCED-Alcohol and Marijuana Control Office
550 W. 7th Avenue, Suite 1600
Anchorage, AK 99501
907-269-0350

From: Teri Zell [mailto:teri@badgramm3r.com]
Sent: Wednesday, March 31, 2021 2:17 PM
To: Davies, Jason M (CED) <jason.davies@alaska.gov>
Subject: Today's meeting

Am I missing something? I don’t see the Drive-Through issue on the agenda?
Thank you!

Teri Zell
Bad Gramm3r

^..^
From: Klinkhart, Glen Edward (CED) <glen.klinkhart@alaska.gov>
Sent: Monday, April 5, 2021 12:49 PM
To: Walter, Melissa D (CED) <melissa.walter@alaska.gov>
Subject: FW: Public comment

Melissa,

Could you please add this the next MCB Mailbox?

Thanks,

Klink

From: dollynda Phelps <jeffndol@yahoo.com>
Sent: Monday, April 5, 2021 10:38 AM
To: CED AMCO Enforcement (CED sponsored) <amco.enforcement@alaska.gov>; Klinkhart, Glen Edward (CED) <glen.klinkhart@alaska.gov>
Subject: Public comment

*Please forward this email to the Marijuana Control Board members

Hello,

As an owner of a Limited Cultivation facility and Standard cultivation facility I am all to familiar with the marijuana excise tax required to be paid monthly to the Department of Revenue. With the fluctuating prices of cannabis flower and lower per pound prices, some months are more challenging than others. My complaint today is the absolute lack of enforcement or consequences that are implemented when licensed cultivators continuously neglect this tax obligation.

3 AAC 306.480. Marijuana tax to be paid
A marijuana cultivation facility, including a standard marijuana cultivation facility and a limited marijuana cultivation facility, shall 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. (Eff. 2/21/2016, Register 217)
A huge problem is this: Cultivation facilities that do not pay regular excise tax can and are selling their product at a much lower price than the rest of us can compete with. This artificial market price is not sustainable, unless of course you remove the tax obligation. This is allowing businesses that are non-compliant to continue to pressure other cultivators to lower their prices, which will eventually force good business owners out of business. Now you're left with the non-compliant entities in this industry.

As a business that does good business, we make it a point to pay our tax obligation in a timely manner every month. In almost 5 years of operating, we have never been on AMCO's "naughty list" from the D.O.R. There are things we need, like new upgraded lights, watering systems, etc, but we pay our taxes first. So I ask, why aren't we just ignoring the excise tax like these other guys? There are no consequences, they keep getting renewed annually, I mean what's the deal? I have heard board members say "Oh well if we revoke their license, we won't ever collect the money." Well, the money isn't being collected now either. And these entities are hurting good business owners that DO pay the tax obligation, but we receive no protection from AMCO. One cultivator owed $670,607.23 as of January 21, 2021. As of March 18, 2021 they owe $719,338.00. What in the world!? It went UP $48,730.77. But hey, just let them keep cruising, why not. And I'm over here worried about getting a "fine" if my employee forgets their badge at home.

The Marijuana Control Board must do something about this. The situation is harming good businesses in this industry, and the state is at a loss as well. I have an idea, let's get rid of the guys that don't pay taxes and allow room for good business to thrive.

*If this was addressed at the last meeting in April, I was unable to hear the meeting as the ZOOM link was not functioning. I tried multiple times throughout the day. Thank you for your time and attention, have a great week.

Dollynda Phelps

907-252-8026
Hello,

Your email will be forwarded to the Marijuana Control Board. Emails get compiled for the board about three weeks before a regular meeting. If you wish to provide public comment during a regular board meeting, you may during the public comment period of such meeting. Meetings information is posted on our website here https://www.commerce.alaska.gov/web/amco/. The Public Notice should specify whether the board will be taking public comment at that meeting.

Thank you

Jane P. Sawyer, Regulations Specialist
DCCED-Alcohol and Marijuana Control Office
550 W. 7th Avenue, Suite 1600
Anchorage, AK 99501
907-269-0350

-----Original Message-----
From: Troy Clancy <troyclancy751@gmail.com>
Sent: Thursday, April 15, 2021 10:08 AM
To: CED AMCO REGS (CED sponsored) <amco.regs@alaska.gov>
Subject: Personal cultivation

I have been growing since legalization and think the limits on plants is unreasonable. I grow out doors so my season is short and I can not grow enough flower for the year with only six plants. Auto flowers is the only way I have been successful growing like this and my yields have never approached legal limits so I was wondering what it would take to change this rules. I know policy’s are made the board and commercial cultivators and think the needs of hobby farmers need to be addressed. Hope to get a reply and would like to approach the board at the next meeting!

Sent from my iPad
I would like the community to know that I, a resident in Chugiak, fully support the development of a marijuana establishment in Eagle River.

Jacquelyn Welge
-----Original Message-----
From: Gina Parks [mailto:Parksgj@outlook.com]
Sent: Monday, April 19, 2021 2:53 PM
To: Marijuana Licensing (CED sponsored) <marijuana.licensing@alaska.gov>
Subject: Marijuana shop proposed for Eagle River

The Eagle River CC is hosting a brief by Alice’s to bring marijuana shop to Eagle River.

I am adamantly opposed to any such establishment regardless of where they propose to set up shop. This includes the Eagle River and Chugiak area. There are more than enough shops in the surrounding areas (anchorage and the matsu).

Gina Parks
Eagle River Resident

Sent from my iPhone
-----Original Message-----
From: Renee Scott [mailto:reneescott907@yahoo.com]
Sent: Friday, April 23, 2021 6:01 PM
To: Marijuana Licensing (CED sponsored) <marijuana.licensing@alaska.gov>
Subject: Eagle River

To whom it may concern,
My husband and I own a home in Eagle River and are raising our children in this community. We chose Eagle River for many reasons. One of them being there are no pot shops out here.

I would ask that you keep it that way please.

Anchorage is a short drive and there are many shops to choose from in Anchorage. It is NOT needed in Eagle River.

Thank you for your time.

Sincerely,

Renee’ Scott
907-231-4740
Hello,

Your comment has been forwarded to the Marijuana Control Board's email which gets reviewed by the board at its regularly scheduled meeting. Comments to the board get posted on our website before the meeting.

Thank you

Jane P. Sawyer, Regulations Specialist
DCCED-Alcohol and Marijuana Control Office
550 W. 7th Avenue, Suite 1600
Anchorage, AK 99501
907-269-0350

-----Original Message-----
From: Tony Bell <1tbellak@gmail.com>
Sent: Friday, April 30, 2021 5:50 PM
To: Marijuana Licensing (CED sponsored) <marijuana.licensing@alaska.gov>
Subject: AMCO re: Alice’s MJ Store

My opinion is that Eagle River does not need one more source of mind altering, emotion destabilizing drug. Just because it is legal does not mean we have to have it in our community. Let Los Anchorage be the purveyor of marijuana.

Just a decades long voter, 21 year Eagle River resident and 51 year Alaska resident’s biased opinion.

Francis A. Bell
17333 Toakoana Dr.
Eagle River, AK
email at the top
Hello,

Your comment has been forwarded to the Board's email. It will be seen by the board and made public at their next regular meeting.

Sincerely,

Jane P. Sawyer, Regulations Specialist
DCCED-Alcohol and Marijuana Control Office
550 W. 7th Avenue, Suite 1600
Anchorage, AK 99501
907-269-0350

-----Original Message-----
From: Elisa Fleener <fleener@ak.net>
Sent: Saturday, May 15, 2021 9:41 AM
To: Marijuana Licensing (CED sponsored) <marijuana.licensing@alaska.gov>
Subject: Amco

Dear Amco:
My family has lived in Eagle River for 28 years. We live here because it’s a clean bedroom community. Therefore, we are contesting any marijuana shop that wants to have a retail store in Eagle River. There is already too many pot shops in Anchorage. We are asking as long time residents of Eagle River to not allow the licensing of any retail store that sells marijuana. Please keep our town as the sweet community it is.
Thank you,
Elisa and Brad Fleener

Sent from my iPhone
TO WHOM IT MAY CONCERN;

I am writing AMCO today because I believe that the cannabis that is being tested is not what actually goes into the package to be sold for consumption. My belief is largely because the regulations concerning this belief are ambiguous.

The reason for my belief is that after more than fifty years as a connoisseur of cannabis all of my knowledge tells me that the cannabis flower that is being packaged for sale is not the same percentage of THC as that is being tested.

If the flower is manicured prior to testing then what goes into the package is representative of what is tested and I am concerned for nothing.

If, however, the flower is manicured post testing then what goes into the package is not representative of what is tested and that is a real concern as this would be false labeling.

As it is now the regulations do not address this clearly.

This is best suggested by the fact that the concentrated products resulting from the manicured cannabis is testing at 80-90% THC content.

This is akin to skimming the cream off of whole milk. It is no longer whole milk. It is now skimmed milk.

However, since I have not been able to get any clarity on this subject matter from previous emails, text and phone calls with AMCO employees and the Attorney General’s office the Ombudsman suggested I bring my concerns up through this path way and request that the board discuss this at their next meeting.

If I have not made my concerns clearly please do not hesitate to contact me. PH 907 562-8904/EM lamblj@yahoo.com

Respectfully,

Leonard Lamb
Anchorage, AK 99508
From: Hoelscher, James C (CED)
To: Johnson, Steven M (CED)
Cc: CED AMCO Enforcement (CED sponsored); Klinkhart, Glen Edward (CED); Marijuana, CED ABC (CED sponsored)
Subject: RE: Cannabinoid Profile
Date: Tuesday, June 1, 2021 7:54:25 AM

Steve,

I brought this concern up to the board at the last meeting.

I will forward to the Director and to the marijuana email as well.

James

From: CED AMCO Enforcement (CED sponsored)
Sent: Tuesday, June 1, 2021 7:43 AM
To: Hoelscher, James C (CED) <james.hoelscher@alaska.gov>
Subject: FW: Cannabinoid Profile

Investigator Steven M. Johnson

From: leonard lamb [mailto:lamblj@yahoo.com]
To: CED AMCO Enforcement (CED sponsored) <amco.enforcement@alaska.gov>
Subject: Re: Cannabinoid Profile

TO WHOM IT MAY CONCERN;

I am writing AMCO today because I believe that the cannabis that is being tested is not what actually goes into the package to be sold for consumption. My belief is largely because the regulations concerning this belief are ambiguous.

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If I have not made my concerns clearly please do not hesitate to contact me. PH 907 562-8904/EM lamblj@yahoo.com

Respectfully,
Leonard Lamb
Anchorage, AK 99508

On Thursday, March 18, 2021, 09:52:30 AM AKDT, leonard lamb <lamblj@yahoo.com> wrote:

To Whom It May Concern;

It has come to my attention that there is possibly a problem with the current definitions concerning testing.

"This may vary from cultivator to cultivator. The current definitions do not define whether or not the representative sample is before or after the "manicure"."

I am concerned that many growers are submitting raw bud for testing but are then manicuring it before packaging it for sell and consumption.

A large percentage of the terpenes/thc/cbds/etc are found on the buds leaves as white crystals. If a cultivator submits raw bud for testing and then manicures for packing it then this would be akin to adding water to the beer before bottling it.

Not only would this be false advertising it would also explain why what is shown as high grade cannabis has less punch than Mexican marijuana back in the sixties.
Therefore, given this information, I would like to request an investigation into this matter and to do what is necessary to eliminate the possibility of false advertising.

Sincerely,

Leonard Lamb
Anchorage, Ak 99508

----- Forwarded Message ----- 
From: leonard lamb <lamblj@yahoo.com>
To: Bankowski, Joe (CED) <joe.bankowski@alaska.gov>
Sent: Thursday, March 18, 2021, 09:30:05 AM AKDT
Subject: Re: Cannabinoid Profile

Thank you.

Can you tell me to whom I would express my concerns.

Leonard

On Wednesday, March 17, 2021, 09:51:43 PM AKDT, Bankowski, Joe (CED) <joe.bankowski@alaska.gov> wrote:

Leonard,

This may vary from cultivator to cultivator. The current definitions do not define whether or not the representative sample is before or after the “manicure”.

If you feel that the product you are consuming does not reflect the advertised potency than I would certainly encourage you to file a complaint if you feel that is appropriate.

----- Forwarded Message ----- 
From: leonardlamb@gmail.com [mailto:leonardlamb@gmail.com]
Sent: Monday, March 15, 2021 4:03 PM
To: Davies, Jason M (CED) <jason.davies@alaska.gov>
Subject: Re: Cannabinoid Profile
No problem.

However, I am not complaining about one specific purchase.

I am inquiring about the process which I have been speaking of. I have been partaking of cannabis since the sixties and though marijuana is touted today as being of higher potency, myself and my friends find that marijuana purchased here is not appear to be anywhere near the potency it was back then.

Simply put if tested raw and then manicured for packaging then the label is not representative of the product inside.

Again, my question is the cannabis tested prior to manicuring or after?

Depending on the answer to that will provide me with the information whether to file a formal complaint or not.

Please advise.

Leonard

On Monday, March 15, 2021, 03:52:35 PM AKDT, Davies, Jason M (CED) <jason.davies@alaska.gov> wrote:

Hello,

You are correct. Tests are collected from each harvest batch package that has been uniformly dried and cured. My apologies. I do take every question seriously. If you have seen any labeling that you feel is incorrect on a package please provide the sample and AMCO Enforcement will investigate.

Regards,

Jason M Davies – Criminal Justice Tech II
Hmmm. That's not exactly what I read.

(1) collect a representative sample for testing from each harvest batch package that has been uniformly dried and cured.

Dried and cured are not the same as manicured. Dried and cured most likely refers to the level of temp/humidity, etc.

And if tested prior to manicuring then it doesn't have the same test data as raw buds dried, cured and not manicured.

Thus, labeling may not be correct.

As a consumer I have a vested interest in whether Alaskan cannabis is being properly labeled to reflect the contents that I am paying for.

I ask you to take my request seriously and if you are not sure please pass my question on to who may.

Thank you.

Leonard
Thank you for the info Jason.

So it is tested prior trimming?

And then it is cleaned and most of the trichomes removed then packaged?

Is this correct?

Leonard

On Mon, Mar 15, 2021, 1:55 PM Davies, Jason M (CED) <jason.davies@alaska.gov> wrote:

Hello-

Please refer to 3 AAC 306.455

3 AAC 306.455. Required laboratory testing

(a) A marijuana cultivation facility shall provide samples from each harvest batch package of marijuana produced at the facility to a marijuana testing facility and may not sell or transport any marijuana, except as provided for in (c) of this section, until all laboratory testing required under 3 AAC 306.645 has been completed.

(b) To comply with (a) of this section, a marijuana cultivation facility shall

(1) collect a representative sample for testing from each harvest batch package
that has been uniformly dried and cured, in an amount as set out in the following table:

<table>
<thead>
<tr>
<th>Harvest Batch</th>
<th>Number of 1g sub-samples to make up required sample</th>
</tr>
</thead>
<tbody>
<tr>
<td>Package Size (pounds)</td>
<td>4</td>
</tr>
</tbody>
</table>

(2) designate an individual responsible for collecting each sample; that individual shall
(A) prepare a signed statement showing that each sample is representative of the harvest batch package;
(B) provide the signed statement to the marijuana testing facility; and
(C) maintain a copy as a business record under 3 AAC 306.755; and

(3) transport the samples to the marijuana testing facility's licensed premises in compliance with 3 AAC 306.750.

(c) A marijuana cultivation facility shall segregate the harvest batch package from which the testing sample was selected until the marijuana testing facility reports the results from its
tests. During this period of segregation, the marijuana cultivation facility that provided the sample shall maintain the harvest batch package in a secure, cool, and dry location to prevent the marijuana from becoming contaminated or losing its efficacy. The marijuana cultivation facility that provided the sample may not sell or transport any marijuana from the segregated harvest batch package until the marijuana testing facility has completed its testing, and provided those results, in writing, to the marijuana cultivation facility that provided the sample, except that a marijuana cultivation facility may transfer untested marijuana to a licensed marijuana concentrate or marijuana product manufacturing facility to be used to make carbon dioxide- or solvent-based extract. After processing, the carbon dioxide- or solvent-based extract must pass all required tests. The marijuana cultivation facility shall maintain the testing results as part of its business books and records.

Jason M Davies – Criminal Justice Tech II

AMCO/ENFORCEMENT

jason.davies@alaska.gov

907-754-3410
Greetings,

In Alaska, is the cannabinoid profile taken from the whole flower (bud) or after the bud has been tumbled and the kief removed?

If determined after tumbling so that testing reflects what actually goes into the package then labeling is correct.

However, if tested before tumbling then it will be inaccurate because it is not the same product that goes in the package.

Much of its potency accumulates on the leaves of the bud has been removed from the bud during the tumbling; to be used to make other products.

Thank you.

Leonard
Marijuana Control Board Members;

I am writing in regards to the renewal of Juneau’s Green Market/ISG license #12313. The person that is trying to renew this license (Aaron Bean) claims he is sole owner, when in fact there has been no change of officials ever submitted to the State of Alaska (the filing of a biennial report is simply not how it is done). Elizabeth Romanoski is still listed on the state website as the owner and I will be copying her with this correspondence as well. Also of interest is that on the MJ-20 filled out by Mr. Bean as POA for Ms. Romanoski in July of 2020, Elizabeth was still the owner according to him. On 1/25/2021 he declares on the biennial report that he is 100% owner. If that is truly the case, then the MJ-20 needs to be updated to reflect that the first box on page 2 is not correct (Bean still has Green Leaf and has an application in your queue for a facility on Prince of Wales Island). Many of you may not be aware of Mr. Bean’s business history in the marijuana industry as I don’t believe any of you were on board in the beginning so I will try to assist.

Please find attached AMCO meeting minutes from 10/17/18 for the renewal of Green Leaf Cultivation Facility (Aaron Bean, Owner) that was tabled until December. The meeting minutes for 12/21/18 are also attached and reflect that his cultivation license 10066 was postponed (and sometime thereafter surrendered) and his retail license 10067 was not renewed. Please also find attached a recorded lien by the Alaska Department of Revenue against Green Leaf in the amount of $68,490.81 and two claims of tax liens against ISG by the Department of Labor ($2,802.78 and $3,041.61). Also attached are the corporate entity details from the state of Alaska website. The court records reflect that he has a default judgment owed to Connor Nelson in the amount of $148,166.50, one owed to the City of Sitka in the amount of $39,612.67 and one to the City of Juneau.

I’ve attended your meetings via telephone starting in January of this year hoping to testify, however at the January meeting you allowed him to postpone it until March. I called in for that meeting and it was again postponed and taken up in May. No public testimony was allowed then and in May it went straight to executive session and again no public testimony. It appears that he is “good to go” so to speak, however I hope that I will be afforded the right to speak against it if it is on your upcoming agenda.

It appears that Mr. Bean targets people that have the means to help him along and makes deals and when people start asking for the repayments that were promised he starts a new business (a search of the corporate officials shows that he has at least 7 corporations). When a lawsuit was initiated against Green Leaf, Inc., he formed WCC, Inc. which is now in litigation with RainForest Farms. He appears to have taken over ISG, Inc. and I don’t believe that he has any intentions of being a reputable business person.

I look forward to addressing you later this month and thank you for your time and please do not hesitate to contact me if you have questions.
Mark Springer states that he thinks there’s a big difference between a pre-roll and a vape cartridge for a number of reasons.

Loren Jones states that this is a marijuana concentrate manufacturing facility, and the Board does not usually approve products (for concentrate manufacturers). He asks whether this manufacturer would need to obtain a marijuana product manufacturing license.
Erika McConnell states that she will need to do some research on this for consistency.

Jeff Ankerfelt moves to postpone this matter this until the December meeting.
Nick Miller seconds the motion.
Motion to postpone carries unanimously.

Brandon Emmett rejoins the meeting.

C. License #11605: Stoned Salmon Farms 11:42am TAB 75
Licensee: Always Redeye, LLC
License Type: Standard Marijuana Cultivation Facility
Premises Address: 2005 Anka Street
Juneau, AK 99801
Local Government: City & Borough of Juneau

Brandon Emmett moves to approve the operating plan changes for license #11605 with delegation pending review from DEC, and giving the director the authority to remove from the applicant’s requested list those chemicals and fertilizers determined by DEC not to meet the criteria for use on marijuana.
Nick Miller seconds the motion.

Casey Wilkins, licensee, identifies herself for the record and states that she has already heard back from DEC and will need to remove some products.

Motion carries unanimously.

● LUNCH 11:44am

● LICENSE RENEWAL APPLICATIONS

B. Miscellaneous Issues

1. License #10066: Green Leaf 1:00pm TAB 64
Licensee: Green Leaf, Inc.
License Type: Standard Marijuana Cultivation Facility
Premises Address: 4614 Halibut Point Road, C-2, C-3, C-4
Sitka, AK 99835
Local Government: City & Borough of Sitka
Mark Springer states that he is given to understand that the individuals related to this matter are in court.

Erika McConnell states that she believes that they are out of court but that Jana Weltzin may be able to provide additional information.

Jana Weltzin states that they are no longer in court but that she is not handling the litigation portion of this matter.

Erika McConnell states that on Monday, Aaron Bean requested that consideration of the renewal applications for 10066 and 10067 take place in executive session, which would be authorized under AS 44.62.310(c)(2) which she reads for the record.

Jana Weltzin states that executive session may not be necessary but that she leaves the determination to the applicant.

An unidentified man states that it is his preference to conduct the discussion of this matter as privately as possible due to the ongoing litigation.

Jana Weltzin asks that the same action taken with Fat Tops be taken, and that the application be tabled until the matters of litigation are settled.

Erika McConnell states that these renewals have not been deemed complete because they have not provided a lease that contains the required language. She says that the landlord has filed an objection and that she agrees with postponement regarding license due to the pending civil litigation. She states that a temporary license has been issued.

Sarah Oates states that the AMCO office has heard from Department of Revenue that Mr. Bean is current on his payment plan for taxes.

Brandon Emmett moves to table the discussion of license number 10066 and 10067 until December. Nick Miller seconds the motion.

Erika McConnell references Ms. Nelson being present and that she is part owner of the property but not an individual who is currently in litigation.

Mark Springer states that Ms. Nelson will be heard.

Harriet Milks suggests that the chair ask Ms. Nelson if her testimony will have content that could prejudice people against the individual who has an application before the board.

Valarie Nelson asks if the board would like to question her or if she can state why she is present. She promises to attempt to not say anything that would disparage Mr. Beans reputation.

Brandon Emmett moves to go into executive session to hear from Valarie Nelson.
Nick Miller seconds the motion.
Mark Springer states that Ms. Milks and the director would also remain.

Harriet Milks asks if Ms. Nelson’s testimony that would be heard in executive session would be
information that the board would not act on at this time, and asks the board to clarify if the
testimony to be heard would need to be re-stated in December, and if so if it would be appropriate to
hear Ms. Nelson at the later consideration of this matter.

Mark Springer explains to Ms. Nelson that the applications have been issued temporary licenses
pending renewals which may not be deemed complete due to the matter under litigation and that it
is not necessarily in the best interest of the state to take action at this time.

Mark Springer asks the board to finalize the motion to table the applications to December.
All in favor.
None opposed.
Motion to table the discussion until December carries unanimously.

Mark Springer asks Ms. Nelson to provide a basic idea of what she would like to speak to the board
about.

Harriet Milks states that Ms. Nelson should explain only why her testimony should be heard now,
rather than in December and that if the board is not hearing from Mr. Bean they may want to wait
to hear her testimony in December so that it can be heard in proximity with the other testimony.

Mark Springer states that it is very unlikely that anything that the Board could hear in executive
session would be a basis on which the Board could act and asks Ms. Nelson to consider the value of
testifying at this time, particularly because there is no further action on these licenses for
consideration at this time.

Valarie Nelson states that she has spent a substantial amount of money and time to deliver her
materials to the appropriate channels. She says that it is pretty obvious that there have been some
ex parte communications and that she believes that Mr. Emmett saw her photographing him getting
in a vehicle with Mr. Bean’s attorney (Jana Weltzin) yesterday and that is why he does not want her
to testify. She goes on to state that she has vital information and is a property owner with her
husband Conner Nelson and not a party to the litigation.

Brandon Emmett states that if the board is going to continue to hear this testimony they must go
into executive session or table the matter to December.

Harriet Milks says that it is clear to her that Ms. Nelson is clearly a party of interest in the matter at
hand and she can provide her documents to AMCO staff to be included in the board packet for
December for the board to hear from everyone in executive session.

Mark Springer states that he agrees and since the Board is not going to be considering the renewal
applications at this time, Ms. Nelson’s testimony would make more sense to be heard in December
and that her protest be provided to the Director so that it could be concluded so that it would be in
closer proximity to the boards consideration of the matter. He states that he understands that it is a
financial burden on Ms. Nelson but that there are times when the board must table a matter and
that the board was not avoiding hearing her but it doesn’t make sense to hear something at this time regarding a matter that would be considered in December.

Sarah Oates states that the objection to the applications was submitted on October 9th but that the objection was not included in the board packet because it was not received by close of business on September 28 so she instructed the Nelson’s attorneys to provide the documents to the board and that the documents would not need to be resubmitted to be included in the December packets.

Mark Springer confirms that the above information makes sense to Ms. Nelson.

Valarie Nelson confirms that it does make sense and asks if the board is finished with her at this time.

Mark Springer clarifies that her concerns will be considered in December.

Valarie Nelson states that she has a financial interest in the matter as a property owner and that she will be back in December when this matter is considered.

Brandon Emmett withdraws his motion for executive session.

2. License #10067: Green Leaf  
Licensee: Green Leaf, Inc.  
License Type: Retail Marijuana Store  
Premises Address: 4612 Halibut Point Road, Sitka, AK 99835  
Local Government: City & Borough of Sitka  
For Consideration: Renewal lacking lease with board-required language

*Action taken with previous tab – tabled until the December meeting.*

**OPERATING PLAN CHANGES**

D. License #12254: Lady Gray Gourmet Medibles 1:16pm  
Licensee: Lady Gray, LLC  
License Type: Marijuana Product Manufacturing Facility  
Premises Address: 36322 Pine Street, Suite 1, Soldotna, AK 99669  
Local Government: Kenai Peninsula Borough

Jana Weltzin, legal counsel, and Tasha Grossl, licensee, identify themselves for the record.

Erika McConnell provides an overview of the application regarding the temporarily approved products and those that did not receive temporary approval.

Jana Weltzin provides an overview of the application regarding the temporarily approved products and those that did not receive temporary approval.
Mark Springer states that the fundamental component of the objection is not obviated by the transfer. The individuals would still be subject to the settlement of the debt and approving the transfer would not affect the claims.

Jana Weltzin states that the promissory note was between Bella Luna and ISG. Mark Springer states that it is claimed that there is a contract with Burrows and if that is true, she [Jessie Johnson] has a legal right to pursue this matter through other means.

**Loren Jones moves to approve the transfer of controlling interest for licenses 12311, 12313 and 12315 with delegation.**
**Brandon Emmett seconds the motion.**
**Loren Jones votes Yes.**
**Brandon Emmett votes Yes.**
**Mark Springer votes Yes.**
**Motion carries.**

Jana Weltzin asks about filing a change of officials for these licenses.
Erika McConnell states that the matter may be considered once the delegation is resolved.

<table>
<thead>
<tr>
<th>License #12313:</th>
<th>Juneau's Green Market</th>
</tr>
</thead>
<tbody>
<tr>
<td>Licensee:</td>
<td>ISG, Inc.</td>
</tr>
<tr>
<td>License Type:</td>
<td>Retail Marijuana Store</td>
</tr>
<tr>
<td>Premises Address:</td>
<td>263 Marine Way</td>
</tr>
<tr>
<td></td>
<td>Juneau, AK 99801</td>
</tr>
<tr>
<td>Local Governments:</td>
<td>City &amp; Borough of Juneau</td>
</tr>
<tr>
<td>For Consideration:</td>
<td>Tabled at October 2018 meeting; transfer of controlling interest from Paul Burrows (100%) to Elizabeth Romanoski (100%); delegated September 2017 pending DEC approval</td>
</tr>
</tbody>
</table>

Considered above.

<table>
<thead>
<tr>
<th>License #12315:</th>
<th>Evergreen Extracts</th>
</tr>
</thead>
<tbody>
<tr>
<td>Licensee:</td>
<td>ISG, Inc.</td>
</tr>
<tr>
<td>License Type:</td>
<td>Marijuana Product Manufacturing Facility</td>
</tr>
<tr>
<td>Premises Address:</td>
<td>5011 Short Street, Suite 2</td>
</tr>
<tr>
<td></td>
<td>Juneau, AK 99801</td>
</tr>
<tr>
<td>Local Governments:</td>
<td>City &amp; Borough of Juneau</td>
</tr>
<tr>
<td>For Consideration:</td>
<td>Tabled at October 2018 meeting; transfer of controlling interest from Paul Burrows (100%) to Elizabeth Romanoski (100%); delegated September 2017 pending DEC approval</td>
</tr>
</tbody>
</table>

Considered above.

Break called.
Return 2:54 pm.

Loren Jones states that the Mayor of Skagway and her parent were struck and killed by vehicle in DC. Mark Springer states that they will be remembered.

**C. Executive Session Per AS 44.62.310(c)(2)**

Marijuana Control Board Meeting Minutes: December 20, 2018
Loren Jones states that all executive session items should be held until tomorrow (21st) so that all executive session items can be considered at the same time or at the end of the day today for convenience.

Mark Springer states that the licensee for Greenleaf will be present tomorrow, Fat Tops is not present in the room at this time. On the 21st, The Green Store Connection will be considered at 9:00, and then the Executive session items may be considered afterward.

Loren Jones suggests that the Executive Session could be taken up at 11:00am on the 21st.

Mark Springer agrees. No opposition. Executive session items 1-4 will be taken up at 11:00am on December 21st.

D. Licenses in “Pending Inspection” Status for Over Six Months

1. License #10014: The Naked Herbalist
   Licensee: Peggy S France and Miles S France
   License Type: Limited Marijuana Cultivation Facility
   Premises Address: 47841 South Crop Circle
                     Willow, AK 99688
   Local Government: Matanuska-Susitna Borough
   Approved by MCB: October 28, 2016
   License Issued: January 24, 2017

Mark Springer asks if The Naked Herbalist is present. Not present.
Erika McConnel states that this license has been in pending inspection status for almost two years. Loren Jones moves to have staff tell the Naked Herbalist that if they do not open soon or show up to the next meeting to explain why the license has not come out of pending inspection status yet or submit in writing an explanation, the board may take action against their license and application.

Brandon Emmett seconds the motion.

None opposed. Motion carries.

E. Licenses in “Delegated” Status for Approximately One Year

1. License #10048: Tok Heavenly Cannabis, LLC
   Licensee: Tok Heavenly Cannabis, LLC
   License Type: Standard Marijuana Cultivation Facility
   Premises Address: MP 1308 Alaska Highway
                     Tok, AK 99780
   Local Government: No local government
   Approved By MCB: July 12, 2017
   Pending: Fire Marshal approval; licensee was not present at August meeting

Consideration of item 1 tabled to December 21st due to applicants not being available until the 21st.

2. License #11350: Hardworking Hippies
   Licensee: Nathan D Penrod and Preston S Penrod

Marijuana Control Board Meeting Minutes: December 20, 2018
Applicant answers board questions regarding premises, Bristol Bay Buds (separate outfit), children (none), and experience.

None opposed. Motion carries.

Erika McConnell thanks Mr. Kase for attending in person from Dillingham.

EXECUTIVE SESSION- TABLED FROM DECEMBER 20th

Valarie Nelson, present in person, would like to present facts regarding the executive session; states that she is part owner in the property Green Leaf (licenses 10066 and 10067) rents from.

Mark Springer asks if the matter should be considered in executive session or open session.

Erika McConnell states that the testimony on both sides can be a matter of reputation and that all testimony should be taken in executive session.

Harriet Milks confirms that all testimony should be heard in executive session.

Mark Springer entertains a motion to go into executive session under AS 44.62.310(c)(2).

For the matters regarding licenses 10066 and 1006, the board, AMCO staff, counsel, licensee, licensee’s counsel, and Valarie Nelson as the property owner and objector will be present.

Brandon Emmett so moves.
Nick Miller seconds.
Brandon Emmett, Nick Miller, Mark Springer vote Yes.
Loren Jones abstains.
Motion carries.

A. Executive Session Per AS 44.62.310(c)(2)

a. License #10066: Green Leaf
   Licensee: Green Leaf, Inc.
   License Type: Standard Marijuana Cultivation Facility
   Premises Address: 4614 Halibut Point Road, C-2, C-3, C-4
   Sitka, AK 99835
   Local Government: City & Borough of Sitka
   For Consideration: Tabled at October 2018 meeting; renewal lacking lease with board-required language; delinquent in the payment of taxes due; notice of violation received; objection received

b. License #10067: Green Leaf
   Licensee: Green Leaf, Inc.
   License Type: Retail Marijuana Store
   Premises Address: 4612 Halibut Point Road
   Sitka, AK 99835
   Local Government: City & Borough of Sitka
   For Consideration: Tabled at October 2018 meeting; renewal lacking lease with board-required language; objection received

c. License #11138: Fat Tops, LLC
Jones moves to come out of executive session.
Brandon Emmett seconds the motion.
None opposed. Motion carries.

In the matter of renewal for licenses 10066 & 10067:

Loren Jones motion that for 10066, Standard cultivation facility, action is postponed until after litigation is complete. If no information is provided before February it will come before the board again at that time.
Brandon Emmett seconds the motion.

Mark Springer states that this is due to pending legal action regarding these licenses.

Nick Miller votes Yes.
Loren Jones votes Yes.
Brandon Emmett votes Yes.
Mark Springer votes Yes.
Motion carries.

Loren Jones, in the matter of 10067, moves that the board not renew the retail store license.
Brandon Emmett seconds the motion.

Harriet Milks clarifies that the board does not need to explain their reasoning for the record, only the action needs to be on the record.

Nick Miller votes Yes.
Loren Jones votes Yes.
Brandon Emmett votes Yes.
Mark Springer votes Yes.
License 10067 is not renewed.

In the matter of licenses 11138 & 11140.

Marijuana Control Board Meeting Minutes: December 21, 2018
Recorder's Office - Document Display

Document: 2019-000032-0

District: 101 - Juneau
Document Year: 2019  Number: 000032  Suffix: 0
Date and Time Recorded: 01/04/2019 09:31 AM
Pages: 2
Index: TL - TAX LIEN  See Index Codes
Description: ALASKA DEPARTMENT OF REVENUE TAX LIEN
Amount: $68,490.81

Parties

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<tr>
<td>Grantee</td>
<td>ALASKA STATE OF</td>
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All information has been displayed.

Documents are entered in nonsequential batches. Temporary document number gaps may exist in current data.

If you identify a possible indexing error (typo, reversed names, etc) or can not locate the record you are trying to find please Contact Us

All documents are provided as a public service for your convenience. Updates and corrections occur on a daily basis; however, the State of Alaska shall not incur any liability for errors or omissions with respect to the information provided on this web site.
Recorded's Office - Document Display

Document: 2021-001431-0

District: 101 - Juneau
Document Year: 2021 Number: 001431 Suffix: 0
Date and Time Recorded: 03/09/2021 08:50 AM
Pages: 1
Index: TL - TAX LIEN
Description: CLAIM OF TAX LIEN
Amount: $2,802.78

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<tr>
<td>Grantee</td>
<td>EMPLOYMENT AND TRAINING SERVICES DIVISION OF</td>
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Documents are entered in nonsequential batches. Temporary document number gaps may exist in current data.

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Recorder's Office - Document Display

Document: 2021-002440-0

District: 101 - Juneau
Document Year: 2021 Number: 002440 Suffix: 0
Date and Time Recorded: 04/22/2021 11:06 AM
Pages: 1
Index: TL - TAX LIEN
Description: CLAIM OF TAX LIEN
Amount: $3,041.61

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<tr>
<td>Grantee</td>
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Recorder's Office Home Page | UCC Central Home Page | Dept.of Natural Resources Home Page

COPYRIGHT © STATE OF ALASKA - DEPARTMENT OF NATURAL RESOURCES - EMAIL THE WEBMASTER
Registered Mailing Address: PO BOX 21974, JUNEAU, AK 99802

Agent Name: MIKE SCARBERT

Registered Agent

Entity Physical Address: 263 MARINE WAY, JUNEAU, AK 99801

Entity Mailing Address: 263 MARINE WAY, JUNEAU, AK 99801

Next Biennial Report Due: 1/2/2023
Home State: ALASKA
Duration/Expiration: Perpetual
AK Formed Date: 2/13/2011
Status: Good Standing
Entity #: 10051362
Entity Type: Business Corporation

(Name(s))

ENTITY DETAILS


CORPORATIONS, BUSINESSES & PROFESSIONAL LICENSING
Department of Commerce, Community and Economic Development
Division of Corporations, Business and Professional Licensing

6/4/2021
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<td>2/1/2017</td>
<td>Creation Filing</td>
</tr>
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<td>12/05/2018</td>
<td>Biennial Report</td>
<td>12/07/2018</td>
<td>Change of Officials</td>
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<td>12/05/2018</td>
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<td>3/07/2019</td>
<td>Agent Change</td>
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<td>6/29/2020</td>
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<td>Change of Officials</td>
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<td>1/12/2021</td>
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<td>Creation Filing</td>
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**Filed Documents**

- Biennial Report
- Agent Change
- Agent Resignation
- Change of Officials
- Initial Filing
- Creation Filing

**Officials**

- **Name**: Aaron Bean
- **AK Entity #:** 99802

**Address**

Registered Physical Address: 263 Marine Way, Juneau, AK 99802

Division of Corporations, Business and Professional Licensing
Notice of Change of Officials

Domestic Business Corporation (AS 10.06)

- This Notice of Change of Officials form is only for Domestic Business Corporations and is used to report changes between biennial reporting periods in: officers, directors, alien affiliates, and shareholders.
- This Notice of Change of Officials will not be filed if the entity's biennial report is not current. To verify the entity's biennial report due date, go online to www.Corporations.Alaska.Gov and select, Search Corporations Database
- Standard processing time for complete and correct filings submitted to this office is approximately 10-15 business days. All filings are reviewed in the date order they are received.
- The information you submit is a public record and will be posted on the State's website.

1. Important:

   Each Domestic Business Corporation is required to notify this office when there is a change of officials.
   — AS 10.06.813

   Failure to meet this requirement may result in involuntary dissolution of the entity's authority to transact business in the State of Alaska.
   — AS 10.06.633(5)(7)

   The Domestic Business Corporation is to keep and make available the records of the official(s) changes.
   — AS 10.06.430

2. Fee:

   $25 Nonrefundable Filing Fee (CORF)

   Mail this form and the non-refundable $25 filing fee in U.S. dollars to the letterhead address. Make the check or money order payable to the State of Alaska, or use the attached credit card payment form.

3. Entity Information:

   Entity Name: ISG, INC.

   Alaska Entity Number: 10051352

08-408 Rev 07/25/17 D-BusCorp Change of Officials 1 of 2
4. **REMOVE from Record:**

   The following officials (officers, directors, shareholders, and alien affiliates) will be completely removed from the record as a result of this filing. If necessary, use the following SUPPLEMENT page.

   Name: Paul Burrows
   Name: 
   Name: 
   Name: CBPL

   If an official is not being removed from record, then list them in Item #5 below (with their current information).

5. **ALL Current Officials:**

   The following is a complete list of ALL remaining and new officials who will be on record as a result of this filing.

   Domestic Business Corporations must have a President, Secretary, Treasurer, and at least one Director. The President and the Secretary cannot be the same person unless the President is 100% shareholder. The entity must also provide all shareholders who own 5% or more of the issued shares, and all alien affiliates.

   AS 10.06.453 and 10.06.483

   List ALL officials and their current information to be on record.
   BOLD fields are required.

<table>
<thead>
<tr>
<th>FULL LEGAL NAME</th>
<th>COMPLETE MAILING ADDRESS</th>
<th>% Owned</th>
<th>Shareholder</th>
<th>President</th>
<th>Vice-President</th>
<th>Secretary</th>
<th>Treasurer</th>
<th>Director</th>
<th>Assistant Secretary</th>
<th>Assistant Treasurer</th>
<th>Alien Affiliate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Elizabeth Romanoski</td>
<td>2375 Jordan Ave #10</td>
<td>100</td>
<td></td>
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</tr>
</tbody>
</table>

6. **Required Signature:**

   The Notice of Change of Officials must be signed by the President or Vice-President of the corporation. Persons who sign documents filed with the commissioner that are known to the person to be false in material respects are guilty of a class A misdemeanor.

   Signature: [Signature]  
   Date: 2/22/18

   Printed Name: Paul Burrows

   Title of Authorized Signer: [ ] President  [ ] Vice-President
The State of Alaska
Department of Commerce, Community and Economic Development
Division of Corporations, Business and Professional Licensing

Corporations Section
State Office Building, 333 Willoughby Avenue, 9th Floor
PO Box 110806, Juneau, AK 99811-0806
Phone: (907) 465-2550 · Fax: (907) 465-2974
Email: corporations@alaska.gov
Website: Corporations.Alaska.Gov

Fee Waived due to COVID-19

Statement of Change
Domestic Business Corporation (AS 10.06)

- This Statement of Change form for Registered Agents or Registered Agent Address Changes is only for Domestic Business Corporations.
- The Statement of Change will not be filed if the official signing this form does not match an official on record for this entity and/or if your entity's biennial report is not current. To verify your entity information on record, go online to Corporations.Alaska.Gov, Search Corporations Database
- Standard processing time for complete and correct filings submitted to this office is approximately 10-15 business days. All filings are reviewed in the date order they are received.
- The information you submit is a public record and will be posted on the State's website.

1. Important:

AS 10.06.150-.175

Per AS 10.06.150, each Domestic Business Corporation shall (must) continuously (without interruption) maintain in this state (Alaska) a registered agent AND a registered office (with an Alaskan physical location and an Alaskan mailing address) for the purpose of a registered agent's statutory requirements to receive service of processes, notices, or demands required or permitted by law to be served upon the corporation.

Failure to meet registered agent requirements could result in involuntary dissolution of the entity's authority to transact business in the State of Alaska. — AS 10.06.633(a)(2),(3)

For more registered agent information go to Corporations.Alaska.Gov, Registered Agents FAQs.

2. Fee:

☐ $25 Nonrefundable Filing Fee (CORF) 3 AAC 16.030(b)

Mail this form and the non-refundable $25 filing fee in U.S. dollars to the letterhead address. Make the check or money order payable to the State of Alaska, or use the attached credit card payment form.

3. Entity Information on Record with the State:

AS 10.06.165(a)(1)

Entity Name: ISG Inc.
Alaska Entity Number: 10051352

08-409 Rev 7/1/16 D Bus Corp Statement of Change 1 of 2
4. PREVIOUS Registered Agent Information on Record with the State: AS 10.06.165(a)(2), (4)

<table>
<thead>
<tr>
<th>PreVIOUS Registered Agent Name:</th>
<th>Jana Weltzin</th>
</tr>
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<tbody>
<tr>
<td>RECEIVED</td>
<td>Juneau</td>
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<tr>
<td>JUN 26 2020</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>PREVIOUS Registered Agent Addresses:</th>
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</thead>
<tbody>
<tr>
<td>PHYSICAL Address: 901 Photo Avenue</td>
</tr>
<tr>
<td>City: Anchorage</td>
</tr>
</tbody>
</table>

| MAILING Address: 901 Photo Avenue |
| City: Anchorage | State: AK (mandatory) | ZIP Code: 99503 |

5. NEW Registered Agent Information to be Updated with the State: AS 10.06.165(a)(3), (5)

<table>
<thead>
<tr>
<th>NEW Registered Agent Name:</th>
<th>Mike J Scarcelli</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Registered agent cannot be the entity listed in Item 3 on Page 1 and cannot be an LLC.)</td>
<td></td>
</tr>
</tbody>
</table>

If the new Registered Agent is an entity, provide its entity number: 

<table>
<thead>
<tr>
<th>NEW Registered Agent Addresses:</th>
</tr>
</thead>
<tbody>
<tr>
<td>PHYSICAL Address: 263 Marine Way</td>
</tr>
<tr>
<td>City: Juneau</td>
</tr>
</tbody>
</table>

| MAILING Address: PO BOX 21974 |
| City: Juneau | State: AK (mandatory) | ZIP Code: 99802 |

6. Authorization per Alaska Statute: AS 10.06.165(a)(6)

The registered agent change was authorized by a resolution duly adopted by the board of directors of this corporation. Per AS 10.06.430, the domestic business corporation is to keep and make available the record of the resolution.

7. Required Signature: AS 10.06.165(a)

The Statement of Change must be signed by the corporate president or vice president currently on record. Persons who sign documents filed with the commissioner that are known to the person to be false in material respects are guilty of a class A misdemeanor.

<table>
<thead>
<tr>
<th>Signature:</th>
<th>Date: June 17th 2020</th>
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<table>
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<tr>
<th>Printed Name:</th>
<th>Elizabeth Romanoski</th>
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</thead>
</table>

<table>
<thead>
<tr>
<th>Title of Authorized Signer:</th>
<th>President — or — Vice-President</th>
</tr>
</thead>
</table>
Domestic Business Corporation
2021 Biennial Report
For the period ending December 31, 2020

Due Date: This report along with its fees are due by January 2, 2021

Fees: If postmarked before February 2, 2021, the fee is $100.00.
If postmarked on or after February 2, 2021 then this report is delinquent and the fee is $137.50.

Entity Name: ISG, Inc.
Entity Number: 10051352
Home Country: UNITED STATES
Home State/Prov.: ALASKA
Physical Address: 263 Marine Way, JUNEAU, AK 99801
Mailing Address: 263 Marine Way, JUNEAU, AK 99801

Registered Agent information cannot be changed on this form. Per Alaska Statutes, to update or change the Registered Agent information this entity must submit the Statement of Change form for this entity type along with its filing fee.

Name: MIKE SCARCELLI
Physical Address: 263 MARINE WAY, JUNEAU, AK 99802
Mailing Address: PO BOX 21974, JUNEAU, AK 99802

Officials: The following is a complete list of officials who will be on record as a result of this filing.

- Provide all officials and required information. Use only the titles provided.
- Mandatory Officers (3) and Directors (1), who must be individuals: this entity must have a President, Secretary, and Treasurer. The President and Secretary cannot be the same person unless the President is 100% Shareholder. This entity must have at least one (1) Director. Provide all the individuals who are directors.
- Shareholders: the entity must provide all Shareholders who own 5% or more of the Issued Shares. Shareholders may be an individual or another entity.
- Alien Affiliates: the entity must provide all Alien Affiliates (non-U.S.), which may be an individual or another entity.

<table>
<thead>
<tr>
<th>Full Legal Name</th>
<th>Complete Mailing Address</th>
<th>% Owned</th>
<th>Alien Affiliate</th>
<th>Assistant President</th>
<th>Secretary</th>
<th>Assistant Director</th>
<th>Treasurer</th>
<th>President</th>
<th>Secretary</th>
<th>Shareholder</th>
<th>Treasurer</th>
<th>Vice President</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aaron Bean</td>
<td>263 Marine Way, Juneau, AK 99802</td>
<td>100</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td>X</td>
<td></td>
</tr>
</tbody>
</table>

If necessary, attach a list of additional officers on a separate 8.5 X 11 sheet of paper.

Purpose: Cultivate misc. crops, manufacture products, wholesale and retail sales, and any other lawful purpose.

NAICS Code: 111998 - ALL OTHER MISCELLANEOUS CROP FARMING

New NAICS Code (optional):
**Issued Shares:** The entity must provide the number of Issued Shares

- Do not leave Issued Shares blank.
- If there are Shareholders then you must provide a number of Issued Shares. Do not exceed the number of Authorized Shares.
- If there are no Issued Shares (and no Shareholders) then provide "0" or "zero" or "none".
- To change Class, Series, Authorized Shares, or Par Value submit an amendment.

<table>
<thead>
<tr>
<th>Class</th>
<th>Series</th>
<th>Authorized Shares</th>
<th>Par Value</th>
<th>Number of Issued Shares</th>
</tr>
</thead>
<tbody>
<tr>
<td>Common</td>
<td></td>
<td>10000</td>
<td>0.01000</td>
<td>10000</td>
</tr>
</tbody>
</table>

*Mandatory. Do not leave blank.*

This form is for use by the named entity only. Only persons who are authorized by the above Official(s) of the named entity may make changes to it. If you proceed to make changes to this form or any information on it, you will be certifying under penalty of perjury that you are authorized to make those changes, and that everything on the form is true and correct. In addition, persons who file documents with the commissioner that are known to the person to be false in material respects are guilty of a class A misdemeanor. Continuation means you have read this and understand it.

**Name:** Aaron Bean