



### Massachusetts Cannabis Control Commission

### Marijuana Product Manufacturer

General Information:	
License Number:	MP282004
Original Issued Date:	10/21/2021
Issued Date:	10/13/2022
Expiration Date:	10/21/2023

### ABOUT THE MARIJUANA ESTABLISHMENT

 Business Legal Name: Neamat, LLC

 Phone Number: 401-743-0111
 Email Address: jsahagian@cox.net

 Business Address 1: 290 Millville Rd.
 Business Address 2:

 Business City: Narragansett
 Business State: RI
 Business Zip Code: 02882

 Mailing Address 1: 248 South Pier Road
 Mailing Address 2:

 Mailing City: Narragansett
 Mailing State: RI
 Mailing Zip Code: 02882

### CERTIFIED DISADVANTAGED BUSINESS ENTERPRISES (DBES)

Certified Disadvantaged Business Enterprises (DBEs): Woman-Owned Business

### **PRIORITY APPLICANT**

Priority Applicant: no Priority Applicant Type: Not a Priority Applicant Economic Empowerment Applicant Certification Number: RMD Priority Certification Number:

### **RMD INFORMATION**

Name of RMD:

Department of Public Health RMD Registration Number:

Operational and Registration Status:

To your knowledge, is the existing RMD certificate of registration in good standing?:

If no, describe the circumstances below:

### PERSONS WITH DIRECT OR INDIRECT AUTHORITY Person with Direct or Indirect Authority 1

Percentage Of Ownership: 51	Percentage Of Control: 51
Role: Owner / Partner	Other Role:
First Name: Grace	Last Name: Sahagian Suffix:
Gender: Female	User Defined Gender

Date generated: 02/01/2023

What is this person's race or ethnicity?: Middle Eastern or North African (Lebanese, Iranian, Egyptian, Syrian, Moroccan, Algerian)

Specify Race or Ethnicity:

Person with Direct or Indirect Autho	rity 2				
Percentage Of Ownership: 49	Percentage Of Co	ntrol: 49			
Role: Owner / Partner	Other Role:				
First Name: John	Last Name: Sahag	jian	Suffix:		
Gender: Male	Use	r Defined	Gender:		
What is this person's race or ethnici	ty?: White (German, I	rish, Engl	ish, Italian, Polish, French)		
Specify Race or Ethnicity:					
ENTITIES WITH DIRECT OR INDIREC No records found	CT AUTHORITY				
CLOSE ASSOCIATES AND MEMBER No records found	S				
CAPITAL RESOURCES - INDIVIDUAL Individual Contributing Capital 1	.S				
First Name: John	Last Name: Sahagiar	Suffix	:		
Types of Capital: Monetary/Equity	Other Type of Capita	l: Total V	Value of the Capital Provided: \$100000	Percentage of Initial Capital	:100
Capital Attestation: Yes					
CAPITAL RESOURCES - ENTITIES No records found					
BUSINESS INTERESTS IN OTHER ST No records found	TATES OR COUNTRIES	3			
DISCLOSURE OF INDIVIDUAL INTER Individual 1	ESTS				
First Name: Grace	Last Name: Sahagia	n	Suffix:		
Marijuana Establishment Name: Ne	amat LLC Busi	ness Typ	e: Marijuana Cultivator		
Marijuana Establishment City: Uxbr	idge Mari	juana Est	ablishment State: MA		
Individual 2					
First Name: John	Last Name: Sahagiar	ı	Suffix:		
Marijuana Establishment Name: Ne	amat LLC Busi	ness Type	e: Marijuana Cultivator		
Marijuana Establishment City: Uxbr	idge Mari	juana Est	ablishment State: MA		
Individual 3					
First Name: John	Last Name: Sah	agian	Suffix:		
Marijuana Establishment Name: Ba	re Naked Greens	Busines	s Type: Marijuana Cultivator		
Marijuana Establishment City: Uxbr	idge	Marijua	na Establishment State: MA		
Individual 4					
First Name: John	Last Name: Sah	agian	Suffix:		
Marijuana Establishment Name: Ba			s Type: Marijuana Product Manufacture		
Marijuana Establishment City: Uxbr			na Establishment State:		

### MARIJUANA ESTABLISHMENT PROPERTY DETAILS

Establishment Address 1: 290 Millville Road

**Establishment Address 2:** 

Establishment City: Uxbridge

Establishment Zip Code: 01569

Approximate square footage of the Establishment: 1000 How many abutters does this property have?: 7

Have all property abutters have been notified of the intent to open a Marijuana Establishment at this address?: Yes

### HOST COMMUNITY INFORMATION

Host Community Documentation:

Document Category	Document Name	Туре	ID	Upload Date
Certification of Host Community Agreement	Neamat - HCA Certification .pdf	pdf	5ff2604d79776c07d15e7361	01/03/2021
Plan to Remain Compliant with Local Zoning	Neamat zoning .pdf	pdf	5ff2606a16d57608051fb2aa	01/03/2021
Community Outreach Meeting Documentation	HCA Documentation.pdf	pdf	5ff260999597d30802d2be6c	01/03/2021

### Total amount of financial benefits accruing to the municipality as a result of the host community agreement. If the total amount is zero, please enter zero and provide documentation explaining this number.: \$1550.3

### PLAN FOR POSITIVE IMPACT

Plan to Positively Impact Areas of Disproportionate Impact:

Document Category	Document Name	Туре	ID	Upload Date
Plan for Positive Impact	Plan for Positive Impact - Neamat (3).pdf	pdf	60d11d4b629ad9037af1b0ad	06/21/2021

### ADDITIONAL INFORMATION NOTIFICATION

Notification:

Articles of Organization	Articles of organizatio	n -	pdf	5ff276bb60fc2607ca6ad0ff	01/03/2
Document Category	Document Name		Туре	ID	Upload Date
MASSACHUSETTS BUSINESS REGISTRATION Required Business Documentation:					
ENTITY BACKGROUND CHECK INFORMATION No records found					
Background Question: no					
RMD Association: Not associated with an RMD					
First Name: John	Last Name: Sahagian	Suffix:			
Role:	Other Role:				
Individual Background Information 2					
Background Question: no					
RMD Association: Not associated with an RMD					
First Name: Grace	Last Name: Sahagian	Suffix:			
Role:	Other Role:				
INDIVIDUAL BACKGROUND INFORMATION Individual Background Information 1					

	Neamat.pdf			
Bylaws	Neamat bylaws.pdf	pdf	5ff27745eb00b107e454477f	01/03/2021
Department of Revenue - Certificate of Good	COGS tax neamat.pdf	pdf	60db40b41159b60338d4b579	06/29/2021
standing				
Secretary of Commonwealth - Certificate of	COGS Secretary of State -	pdf	60db40e1629ad9037af1d0b2	06/29/2021
Good Standing	Neamat.pdf			
Secretary of Commonwealth - Certificate of	OpenFileDialogCert of Good	pdf	60db4ce1aa87100331f61946	06/29/2021
Good Standing	Standing.pdf			
Certificates of Good Standing:				
Document Category	Document Name	Туре	ID	Upload
				Date
Department of Unemployment Assistance -	Neamat Unemployment CGS	pdf	62ed5627b027db0009506b0b	08/05/2022
Certificate of Good standing	8-5-22.pdf			
Department of Revenue - Certificate of Good	MA Tax Connect CGS	pdf	62f28b92b027db0009547f43	08/09/2022
standing	8-9-22.pdf			
Secretary of Commonwealth - Certificate of	Sec of State CGS 8-2022.pdf	pdf	62f3cbc97deb3b0009ffceeb	08/10/2022
Good Standing				

### Massachusetts Business Identification Number: 001404674

Doing-Business-As Name:

**DBA Registration City:** 

### **BUSINESS PLAN**

Business Plan Documentation:

Document Category	Document Name	Туре	ID	Upload Date
Plan for Liability Insurance	Neamat - Policy for Obtaining Liability Insurance.pdf	pdf	5ff2778b841ecf07f32aa954	01/03/2021
Business Plan	Executive Summary Neamat 8.11.22.pdf	pdf	630b807cd239e20007e0f9f4	08/28/2022
Proposed Timeline	Time Line 9.20.22 .pdf	pdf	6331a80a76c66600080f0131	09/26/2022

### OPERATING POLICIES AND PROCEDURES

### Policies and Procedures Documentation:

Document Category	Document Name	Туре	ID	Upload Date
Types of products Manufactured.	Types of Products (5).pdf	pdf	6046eaa68d09dc35cbc0d338	03/08/2021
Method used to produce products	SOP PRODUCTION METHODS (1).pdf	pdf	6046eb0c40676f35abee1c0f	03/08/2021
Restricting Access to age 21 and older	SOP RESTRICTING ACCESS TO AGE 21 AND OLDER (Cultivation).pdf	pdf	6046efd493441135c0c32d24	03/08/2021
Security plan	Security Policy and Procedures (Neamat).docx.pdf	pdf	6046f0bec997b43574a1b62d	03/08/2021
Storage of marijuana	SOP STORAGE PROCEDURES (Cultivation) (1).pdf	pdf	6047954b4e7ce735949ceba2	03/09/2021
Transportation of marijuana	SOP TRANSPORTATION MANIFEST AND	pdf	6047958b79e02335ddb6122e	03/09/2021

	SECURITY (8).pdf			
Inventory procedures	SOP INVENTORY PROCEDURES (cultivation only).pdf	pdf	604795d6c997b43574a1b717	03/09/2021
Record Keeping procedures	SOP RECORD KEEPING PROCEDURES (Cultivation Only) (2).pdf	pdf	6047975d79e02335ddb61247	03/09/2021
Maintaining of financial records	SOP MAINTAINING OF FINANCIAL RECORDS (10).pdf	pdf	6047978475f93835952eff9c	03/09/2021
Diversity plan	Diversity Plan (Neamat) (1).pdf	pdf	6047981101124c35d20a20b2	03/09/2021
Qualifications and training	SOP QUALIFICATIONS AND TRAINING (Cultivation) (1).pdf	pdf	604798499a694b3583a73339	03/09/2021
Safety Plan for Manufacturing	Safety Plan - MIPS (2).pdf	pdf	604799a84e7ce735949cebd5	03/09/2021
Prevention of diversion	SOP ANTI-DIVERSION POLICIES .pdf	pdf	60479dfc8d09dc35cbc0d473	03/09/2021
Energy Compliance Plan	Neamat Energy and Environmental Compliance.pdf	pdf	605e2bf089d65207913ab4d5	03/26/2021
Plan to Obtain Marijuana	Neamat Plan for Obtaining Marijuana.pdf	pdf	60db578223f3f9033f37349c	06/29/2021
Sample of unique identifying marks used for branding	Neamat Unique Identifying Mark.pdf	pdf	60db580884f3fe0296c3f13f	06/29/2021
Prevention of diversion	SOP Diversion.pdf	pdf	62f402e67deb3b0009007eb2	08/10/2022
Transportation of marijuana	SOP Transfers and Sales.pdf	pdf	62f403721e960b0009fb236c	08/10/2022
Transportation of marijuana	SOP Transportation.pdf	pdf	62f403937deb3b000900806d	08/10/2022
Quality control and testing	Segregation and Disposal of Outdated Damaged Deteriorated Mislabled or Contaminated Products.pdf	pdf	62f4051d7deb3b0009008502	08/10/2022
Quality control and testing	Product Recall Process.pdf	pdf	62f405411e960b0009fb2943	08/10/2022

### **ATTESTATIONS**

I certify that no additional entities or individuals meeting the requirement set forth in 935 CMR 500.101(1)(b)(1) or 935 CMR 500.101(2)(c)(1) have been omitted by the applicant from any marijuana establishment application(s) for licensure submitted to the Cannabis Control Commission.: | Agree

I understand that the regulations stated above require an applicant for licensure to list all executives, managers, persons or entities having direct or indirect authority over the management, policies, security operations or cultivation operations of the Marijuana Establishment; close associates and members of the applicant, if any; and a list of all persons or entities contributing 10% or more of the initial capital to operate the Marijuana Establishment including capital that is in the form of land or buildings.: | Agree

I certify that any entities who are required to be listed by the regulations above do not include any omitted individuals, who by themselves, would be required to be listed individually in any marijuana establishment application(s) for licensure submitted to the Cannabis Control Commission.: | Agree

### Notification:

I certify that any changes in ownership or control, location, or name will be made pursuant to a separate process, as required under 935 CMR 500.104(1), and none of those changes have occurred in this application.: | Agree

I certify that to the best knowledge of any of the individuals listed within this application, there are no background events that have arisen since the issuance of the establishment's final license that would raise suitability issues in accordance with 935 CMR 500.801.: I Agree

I certify that all information contained within this renewal application is complete and true.: I Agree

### Notification:

### **COMPLIANCE WITH POSITIVE IMPACT PLAN** Progress or Success Goal 1

Description of Progress or Success: No progress as we are only in our provisional license stage.

### **COMPLIANCE WITH DIVERSITY PLAN** Diversity Progress or Success 1

Description of Progress or Success: No change as we are only in our Provisional license stage.

### PRODUCT MANUFACTURER SPECIFIC REQUIREMENTS Item 1

Label Picture:

Document Category	Document Name	Туре	ID	Upload Date
	Attest No products.pdf	pdf	62fa52861e960b0009ffadf5	08/15/2022

Name of Item: No Product- See attached

Item Type: Non-Edible MIP

Item Description: We do not have our final license yet, so we cannot make products. Please see the owner attestation to this attached.

### HOURS OF OPERATION

Monday From: 7:00 AM	Monday To: 8:00 PM
Tuesday From: 7:00 AM	Tuesday To: 8:00 PM
Wednesday From: 7:00 AM	Wednesday To: 8:00 PM
Thursday From: 7:00 AM	Thursday To: 8:00 PM
Friday From: 7:00 AM	Friday To: 8:00 PM
Saturday From: 7:00 AM	Saturday To: 8:00 PM
Sunday From: 7:00 AM	Sunday To: 8:00 PM



COMMONWEALTH OF MASSACHUSETTS

# Host Community Agreement Certification Form

The applicant and contracting authority for the host community must complete each section of this form before uploading it to the application. Failure to complete a section will result in the application being deemed incomplete. Instructions to the applicant and/or municipality appear in italics. Please note that submission of information that is "misleading, incorrect, false, or fraudulent" is grounds for denial of an application for a license pursuant to 935 CMR 500.400(1).

Applicant gin, (insert name) certify as an authorized representative of (insert name of applicant) that the applicant has executed a host (insert name of host community) pursuant community agreement with Uxbridge, MA (insert date). to G.L.c. 94G § 3(d) on Sandary 16,2020

Signature of Authorized Representative of Applicant

**Host Community** 

I, <u>Stew A-Sette</u>, (insert name) certify that I am the contracting authority or have been duly authorized by the contracting authority for <u> $\mu \kappa \beta ridge$ , MA (insert name name of host community) to certify that the applicant and <u> $\mu \kappa \beta ridge$ , MA (insert name of host community) has executed a host community agreement pursuant to G.L.c. 94G § 3(d) on <u>Danuary</u>  $\mu(\mu, 2020)$  (insert date).</u></u>



Signature of Contracting Authority or Authorized Representative of Host Community

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### Plan to address local Bylaws

8....

Neamat, LLC proposed outdoor cultivation facility at 290 Millville Road and 0 South Main Street, Uxbridge, MA 01569, is located in the Industrial Zone A zoning district where outdoor adult-use marijuana cultivation use is permitted under the Town of Uxbridge's zoning bylaws. The establishment is allowed at the premises by right according to the towns zoning bylaws and does not require a Special Permit for the use. Furthermore, the town has entered into a Community Host Agreement with the business to allow for marijuana cultivation on the

premises. Please see attachment for a copy of the town's marijuana zoning bylaws.

The proposed facility is outside of the state's Buffer Zone and is greater than 500 feet away from the nearest pre-existing public or private school providing education in kindergarten or any other grades 1 - 12.

Once the company receives its Provisional License from the Cannabis Control Commission, Neamat, LLC will start constructing the garden. The company expects to have Provisional License approval by May of 2020 and expects to have the garden ready by June of 2020.

Neamat, LLC will work cooperatively with the local officials in Uxbridge to ensure compliance with all local codes and zoning bylaws.



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TUESDAY, MAY 14, 2019 – 7:00 P.M. VALLEY CHAPEL AUDITORIUM

## SPRING ANNUAL TOWN MEETING MINUTES



### 14 HUNTER ROAD UXBRIDGE, MASSACHUSETTS

Pursuant to the foregoing Warrant, the inhabitants of the Town of Uxbridge, qualified to vote in the Town elections and in Town affairs, met at the Valley Chapel Auditorium, in Precinct 1, in said Uxbridge, and transacted the following business on May 14, 2019:

Moderator Charles "Ed" Maharay called the Spring Town Meeting to order at 7:00pm, declaring the presence of a quorum (50 required, 137 voters present). Rules for conducting business and taking votes of the meeting were announced. The Town has purchased an electronic voting system and all Town Meeting votes will be taken by electronic vote.

The Department of Local Services (DLS) has determined free cash and retained earnings will not be certified until all annual audits are complete.

The current balance in Stabilization in advance of any transfer in or out is \$2,649,041. The balance in Stabilization at the end of the Town Meeting will be \$2,513,041.

A motion was made that action on Articles 2, 4-11 and 14 be taken out of order and taken up at a continuation of this meeting set for June 18, 2019 at 7pm at Valley Chapel Auditorium, 14 Hunter Rd, Uxbridge Massachusetts

The motion was seconded Moderator declares a Simple majority vote, motion carries, Yes-95, No-16

\* \* \*

## ARTICLE 1: BILLS OF PRIOR FISCAL YEAR

To see if the Town will vote pursuant to M.G.L. c.44, §64 to raise and appropriate and/or transfer from available funds such sums of money necessary for the purpose of paying outstanding bills from prior fiscal years, or take any other action related thereto.

SPONSOR: Town Manager

**COMMENTARY**: This article seeks authorization to pay prior years' bills; which is required pursuant to M.G.L. c.44, §64.

MOTION: Move that the Town appropriate the sum of <u>\$1,778.50</u> to pay the following unpaid bills of previous fiscal years and to meet said appropriation, transfer the sums as follows:

FY 2019 SPRING ANNUAL TOWN MEETING MINUTES

### **Table of Dimensional Requirements**

		Setback	s Princi	pal Use		ks Deta or Acce Use		Fron			ght
Zone	Minimum Lot Size Sq. Ft.	Front <sup>1</sup> (feet)	Side (feet)	Rear (feet)	Front <sup>2</sup> (feet)	Side (feet)	Rear (feet)	Interior Lot (feet)	Corner Lot (feet)	Maximum Height (feet)	Maximum Number of Stories
R-A	2000 <sup>3</sup>	30	25	30	65	5	5	125	140	35	. 2.5
R-B	43,560 (1Acre)	30	25	30	65	5	5	185	200	35	2.5
R-C	43,560 (1Acre)	40	30	Lesser of 40 ft. or 25% of lot depth, if at least 30 ft.	75	10	10	200	200	35	2.5
A	87,120 (2 Acres)	40	30	Lesser of 40 ft. or 25% of lot depth if at least 30 ft.	75	10	10	300	300	35	2.5
	15,000	30	25	30	65	5	5	125	140	45	3
B	30,000	30	30	20	30	30	20	175	200	45	3
I-A I-B	30,000	30	30	20	30	30	20	175	200	45	<u>] 3</u>

<sup>1</sup> In the case of a corner lot, the frontage requirement applies on either street.

<sup>2</sup> See Footnote 1 (above).

<sup>3</sup> Plus for an Apartment House, 8,000 square feet per additional unit over one (1) up to four (4) apartment units per lot

Vote required for passage: Requires a 2/3rds majority per M.G.L. c.40A §5 THE FINANCE COMMITTEE RECOMMENDATION: Favorable action (5-0-1) THE BOARD OF SELECTMEN RECOMMENDATION: Favorable Action (4-0-1) THE PLANNING BOARD RECOMMENDATON: Favorable Action (5-0-0)

The motion was seconded Moderator declares a 2/3rds majority vote, motion carries, Yes-109, No-5

## ARTICLE 32: CITIZEN'S PETITION: MARIJUANA ZONING CHANGE

To see if the Town will vote to change a specific portion of the amended zoning by-law, which permits marijuana establishments in zone Industrial B (IB) but not in zone Industrial A (IA). ONLY to include cultivation, testing, research, and product manufacturing for this zone, IA. Not to include retail distribution or treatment centers for Zone IA

and to see if the Town will vote to change accordingly, the amended Zoning Bylaws "Table of Use Regulations" for zone IA to reflect ONLY the uses describe above as in the same definitions namely; cultivation, testing, research, and product manufacturing of marijuana.

FY 2019 SPRING ANNUAL TOWN MEETING MINUTES

PAGE 39

### **SPONSOR:** Citizen's Petition

COMMENTARY: Citizen's petition articles are voted upon as written.

MOTION: I move the Town Vote to allow the cultivation, testing, research and product manufacturing of marijuana and marijuana products, but not the retail sale of marijuana or medical marijuana treatment centers, within the Industrial A Zoning District by amending its Zoning Bylaws (Chapter 400) by inserting the following entries in Paragraph D. Commercial Uses of the Table of Use Regulations in the Appendix to said Bylaws.

### <u>USE</u>

### DISTRICTS

1-B R-A R-B R-C B I-A А

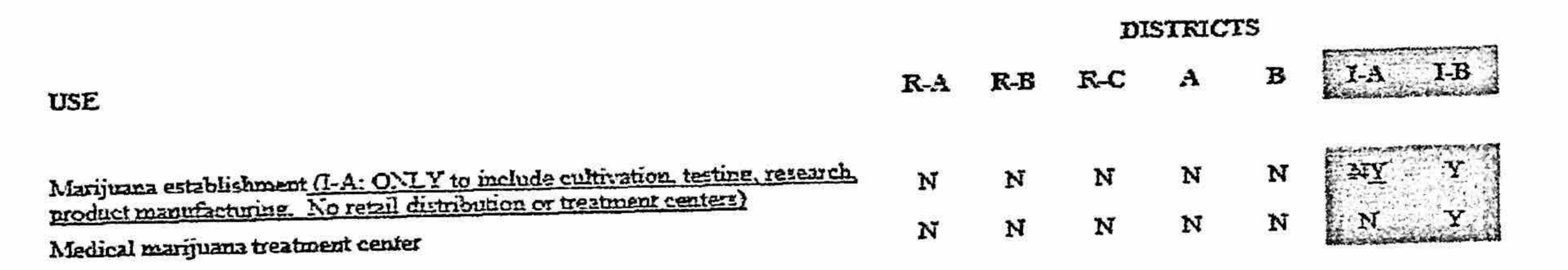
Marijuana cultivator	N	Ν	N	N	N	Y	Y
Marijuana product manufacturer	N	Ν	N	N	N	Y	Y
Marijuana research facility	Ν	Ν	N	N	N	Y	Y
Marijuana testing facility	Ν	N	N	Ν	N	Y	Y

Vote required for passage: Requires a 2/3rds majority per M.G.L. c.40A §5

### FINANCE COMMITTEE RECOMMENDATION: Favorable Action (4-2-0) **BOARD OF SELECTMEN RECOMMENDATION: Favorable Action (4-1-0)** PLANNING BOARD RECOMMENDATION: Favorable Action as amended (5-0-0) See attached amended table. (ATTACHMENT E)

The motion was seconded Moderator declares a 2/3rds majority vote, motion carries, Yes-86, No-27

> Appendix A **Table of Use Regulations**



FY 2019 SPRING ANNUAL TOWN MEETING MINUTES

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PAGE 40

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# **Community Outreach Meeting Attestation Form**

The applicant must complete each section of this form and initial each page before uploading it to the application. Failure to complete a section will result in the application being deemed incomplete. Instructions to the applicant appear in italics. Please note that submission of information that is "misleading, incorrect, false, or fraudulent" is grounds for denial of an application for a license pursuant to 935 CMR 500.400(1).

I, <u>fine figure</u> (insert name) attest as an authorized representative of <u>Name figure</u> (insert name of applicant) that the applicant has complied with the requirements of 935 CMR 500 and the guidance for licensed applicants on community outreach, as detailed below.

- 1. The Community Outreach Meeting was held on \_\_\_\_\_\_ 2/10/2026 (insert date).
- 2. A copy of a notice of the time, place, and subject matter of the meeting, including the proposed address of the Marijuana Establishment, was published in a newspaper of general circulation in the city or town on <u>(27/3020</u> (insert date), which was at least seven calendar days prior to the meeting. A copy of the newspaper notice is attached as Attachment A (please clearly label the newspaper notice in the upper right hand corner as Attachment A and upload it as part of this document).
- 3. A copy of the meeting notice was also filed on <u>*(2(2020)*</u> (insert date) with the city or town clerk, the planning board, the contracting authority for the municipality, and local licensing authority for the adult use of marijuana, if applicable. A copy of the municipal notice is attached as Attachment B (please clearly label the municipal notice in the upper right-hand corner as Attachment B and upload it as part of this document).
- 4. Notice of the time, place and subject matter of the meeting, including the proposed address of the Marijuana Establishment, was mailed on <u>//22/2020</u> (insert date), which was at least seven calendar days prior to the community outreach meeting to abutters of the proposed address of the Marijuana Establishment, and residents within 300 feet of the property line of the petitioner as they appear on the most recent applicable tax list, notwithstanding that the land of any such owner is located in another city or town. A copy of one of the notices sent to abutters and parties of interest as described in this section is attached as Attachment C (please clearly label the municipal notice in the upper right hand corner as Attachment C and upload it as part of this document; please only include a copy of one notice and please black out the name and the address of the addressee).

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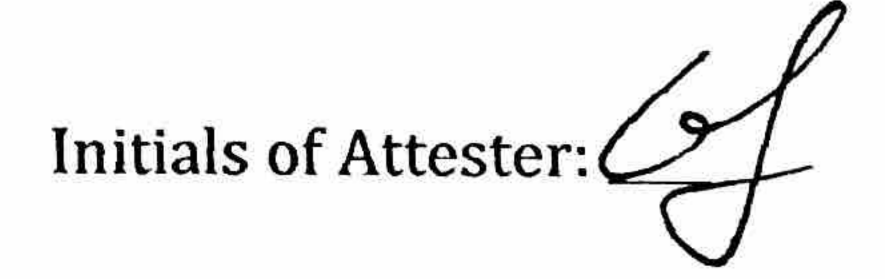
- 5. Information was presented at the community outreach meeting including:
  - a. The type(s) of Marijuana Establishment to be located at the proposed address;
  - b. Information adequate to demonstrate that the location will be maintained securely;
  - c. Steps to be taken by the Marijuana Establishment to prevent diversion to minors;
  - d. A plan by the Marijuana Establishment to positively impact the community; and
  - e. Information adequate to demonstrate that the location will not constitute a nuisance as

defined by law.

6. Community members were permitted to ask questions and receive answers from representatives of the Marijuana Establishment.



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Pricing

Blind Box

ayment Amount \$63.75

\$0.00

Proofs 0

Cost	\$63.75
# Inserts	

30

\$0.00

BUB	GRAM & GAZETTE
	egram.com
Order	Confirmation
Customer BARE NAKED GREENS	Payor Customer BARE NAKED GREENS
Customer Account 1000015945	Payor Account 1000015945
Customer Address 248 SOUTH PIER ROAD NARRAGANSETT RI 02882 USA	Payor Address 248 SOUTH PIER ROAD NARRAGANSETT RI 02882 USA Custome
Customer Phone 401-743-0111	Payor Phone 401-743-0111 None
Ad Order Notes	Materials Promo Type
Net Amount \$63.75 \$0.00	Total Amount     Payment Method       \$63.75     Credit Card - AmEx:6007
Ad Size : 1.0 X 1.2500" <none></none>	Production Method Production Notes AdBooker
Ad Attributes No	teleased Pick Up Affidavits 0
otice treach ent is Town Street a Cul- Testing rijuana nocat- There ques-	
Placement/Classification Sort Text	Run Dates
1Legal Notices - CLS	1/27/2020
CA OUTREACH N	
1Legal Notices - CLS HCA OUTREACH NOTICE	1/2/1/2020, 1/28/2020, 1/29/2020, 1/30/2020, 1/31/2020, 2/1/2020, 2/2/2020, 2/3/2020, 2/4/2020, 2/5/2020, 2/6/2020, 2/11/2020, 2/8/2020, 2/13/2020, 2/14/2020, 2/15/2020, 2/16/2020, 2/17/2020, 2/18/2020, 2/19/2020,

Į Š	<u>Sales Rep.</u> tgivins	<u>Order Taker</u> tgivins	Order Source Rep	Invoice Text	Tear Sheets 0	Ad Number Ad Type 0000430707-01 1Legal	External Ad Number	WYSIWYG Content Uxbridge, MA - Public Meeting No Notice is hereby given that a Community Out Meeting for a proposed Manipuna Establishme	scheduled for February 10, 2020 at 6 pm at Hall Lower Meeting Room 21 South Main & Uxbridge, MA 01569. The proposed Marijuana Uxbridge, MA 01569. The proposed Marijuana itvation. Marijuana Product Manufacturing. T and Research and Development and Mari Trunsportation business is anticipated to be ed at 290 Millville Road Uxbridge, MA 01569. will be an opportunity for the public to ask tions. January 27,	Product Information Run Schedule Invoice Text 1WTG::Full Run	HCA OUTREACH NOTICE 1Legals P2W::Full Run	HCA OUTREACH NOTICE	
<b>A</b>   O	ທີ ສະ			]!						l			

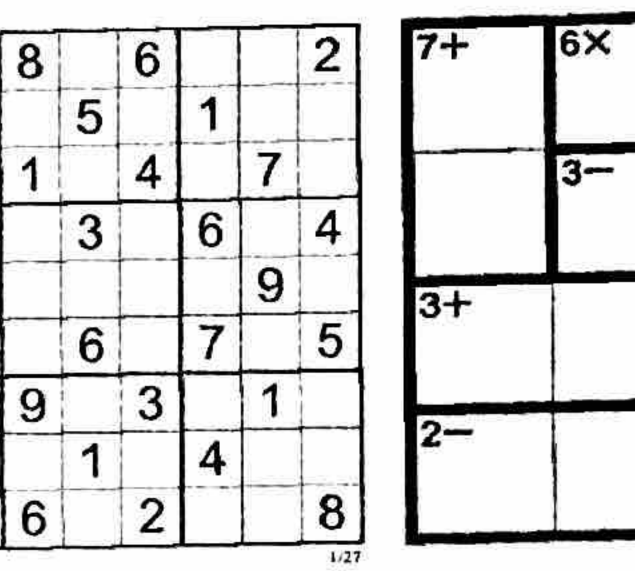
3/16/2020 1:05:28PM

TELEGRAM & GAZETTE | telegram.com Monday, January 27, 2020 09

LEGAL NOTICES LEGAL NOTICES LEGAL NOTICES NOTICE OF MONIGAGES SALE OF REAL ESTATE NOTICE OF MORIGAGEL'S SALE OF HEAL ESTATE (SEAL) COMMONIAL THOF MASSACHUSETTS LAND COURT DEPARTMENT OF THE TRUL COURT Premises S0 Cranberry Meadow Road, Charlion. By virtue and in execution of the Power of Side contained in a certain mortgage dated March 28, 2018 given by Southbridge RE LLC to Daniel W Massachusetts 20 SM 000084 By virtue and in execution of the Power of Sale Drake V, and Sandee L. Drake, Trustees of the Daniel W. Drake V and Sandee L. Drake 2006 Rev contained in a certain mongage given by fugene ORDER OF NOTICE F Martin to Soveregn Bank, said mortgage dated ocable Thist as to an undivided 258.672.78/660,000 interest Performance Strat July 2, 2003, and recorded in the Worcester County (Worcester District) Registry of Dreds, in Book 30684 at Page 162 and now held by Santander egies, Inc., a Novada corporation, Douglas J. Mor-Juan A. Mendez and Ana L. Mendez gan, President, as to an undivided too.000/660,000 interest, Charles A Temple IV. Bank N.A. Likia Sovereign Bank successor by and to all persons entitled to the benefit of the merger to Santander Bark, N.A. for breach of the Trustee of the Charles A. Temple IV Trust, as to an Servicemembers CMI Relief Act, 50 U S.C.C. 50 § conditions in said mortgage and for the purpose of undivided 135,463,9/660,000 interest, Paulette E. 3901 (et seq) loroctosing the same, will be sold at Public Auction Kuhn, Trustee of the Paulette E Kahn Trust dated on February 4, 2020 at 2100 PM Local Time upon Winnington Savings Fund Society, FSB, as October 6, 1998, as to an undivided Tractes of Stanucich Mortgage Loan Trust & 60 309 27/660,000 intervist, Ann Rosso, an unmorthe premises, all and singular the premises descrined woman, as to an undivided 37,246 57/660,000 bed in said mortgage, to wit. interest, left Layton, a single man, as to an undi-vided 35,000/060,000 Interest, and Rohald claiming to have an interest in a Mortgage covor ing real property in Worcester, numbered 17 Butter DOHBIT A Derhacopian and Christina Schwimer, Trustocs of speet given by wan A. Mender and Ana L. The land located on the southeasterly side of Mendez to ABN AMRO Mortgage Group, Inc., dated the Ronald Derhacopian and Christina Schwimer October 31, 2003, and recorded in Worcester Using Trust, dated July 1, 2008, as to an undivided Cranberry Meedow Road in Charlton, Worcester County, Massachusetts being shown as lot "1" on 38,307 AS 660,000 interest, said mortgage record-County (Worcester District) Registry of Doods in Book 32125, Page 339, and now held by Plaintiff by a "Plan of Land in Charlton, MA owned by G. Kened in the Worcester County South District Registry of Doods in Book 58686, Page 290, as affected by a | dall Nytin" by Donald A Para Land Surveyor, Inc., Assignment, had filed with this court a complaint dated July 29, 1999, which is recorded in the Worportial relate moorded in the Worcester County for determination of Defendants' Servicemembers cester District Registry of Deeds at Plan Book 746, South District Registry of Deeds in Book 60232, Plan 7, bounded and described as follows: Page 191, and which mortgage the undersigned is the present holder, for breach of the conditions of If you now are, or recently have been, in the active Browning at a point located at comer of stone said mortgage and for the purpose of foreclosing. military service of the United States of America. walls on the southeasterly side of said Cranberry 318 Main Street, Southbridge, Massachusetts will then you may be entitled to the benefits of the Meadow Road, at the northwesterly comer of said be sold at Public Auction on the 20th day of Feb-Servicementioers Chil Rebet Act If you object to a parcel, and all the southwesterly comer of land now or formerly of James L. Chilford, Trustee, foreclosure of the above mentioned property on runny, 2020 at 11 00 A.M. at 318 Main Street. that basis, then you or your attorney must file a southbeitige, massachuraetts, on and sargular the premotes described in said mortgage. written appearance and answer in this court at THENCE S. 72" 53' 18" E., along a stone wall and along land now or formerly of said tames L. Citi-tord, Trustee, 205.63 feet to an iron pin at a corner Three Pemberton Square, Boston, MA 02108 on or before March 02, 2020 or you may lose the To wit. opportunity to challenge the foreclosure on the Property Address: 318 Main Street, South of stone walls ground of noncompliance with the Act. THENCE S 16° 00' 35" E, along a stone wall and along land now or formerty of the heirs of Hebert bridge, MA 01550 Witness, Gordon H. Piper, Chiel Justice of this Court on January 15, 2020 Capen, 275 00 feet to a point on a stone wall PROPERTY DESCRIPTION. THENCE N 63" 40" 00" W. along remaining land of Property 1 - 318 Main Street, Southbridge, MA Attest. G. Kendali Nyin and Lot 2 as shown on said Plan, respectively, 428 47 feet to a point on a stone wall the land in southbridge, Worcester County, Mas-sachusetts with the buildings thereon, and we'll Deborah J Patterson located on the southeasterly side of said Cranberry Recorder known as the whatford and Eles Block Estate, shu-MODOON ROOD; January 27, 2020 THENCE N 39" 18" 05" E. along a scone wall and ated on Main Spect, bounded and described as along the southeasterly side of Cranberry Meadow Road, 175.00 left to a corner of stone walls that is (SEAL) COMMONWEALTH OF MASSACHUSETTS ID'IOWS DEPARTMENT OF THE TRIAL COURT BEGINNUNG at an iron pin in a stone in the souther ly end of the houndation wall of said Block's west the point of beginning. wall, said pan being six (6) inches east from the CONTAINING an area of 1.381 acres. 20 SM 000126 westerly face of the brick wall ut the center line thereof (said wall being 12 inches thick), THENCE northerly by the center line of said wall BLING the some premises conveyed to me by deed ORDER OF NOTICE of Io-Ann Martin dated March 3, 2002 and recordas originally built by lond now or formerly of the mas r Murphy 133 7 feet to a bound. ed in Worcester District Registry of Deeds, Book TO: Antonio Rodrigues Lucas 26526, Page 217. THENCE easterly 55 5 feet on land now or formerand to all persons entitled to the benefit of the ly of Julie Budrense and Malvina Gaumond to a SUBIECT to the following restrictions and appur Servicemembers Chai Relet Act. 50 U.S.C.C. 50 § shone bound in the ground.

HHuchment DEAR ANNIE An unmerry Christmas don't get to see them much. from me on Christmas Day I'm not sure why you couldn't Dear Annie: I visited my son and that she doesn't want open the gifts they made for and his family overseas for them to get too wound up two weeks in December this you either. If they were made before Christmas. I also did year but left on Dec. 17, so I for you, then you should be not get to open the gifts they wasn't there for Christmas. able to open them anytime made for me while I was with Because I seldom get to give and express your gratitude them. I appealed to my son them birthday or Christmas to your grandchildren. Share and his wife several times to gifts in person, I spent a lot of with your son and daughterreconsider but didn't press time, thought and money on in-law how much it means the issue because it would gifts for my three grandchilto you to open gifts face to have caused tension for the face. Perhaps they aren't big dren and was very excited to rest of my visit. give these gifts and to enjoy gift - givers and don't under-Was this rude of them, or their excitement. I felt (and stand the importance for you. am I overreacting? - Sad and still feel) very sad, frustrated And the next time you visit Somewhat Angry Granny and burt when my daughterthem all, just say that you are Dear Sad Granny: I'm not in-law refused to let the bringing your grandchildren sure if it was rude of the children open their gifts until presents - no special occaparents so much as it was Christmas Day. sion required. controlling. Part of the joy The reasons she gave were in giving gifts is to see the that the children - ages 3, Send your questions for reaction of the people you 6 and 9, bright and well-Annie Lane to dearanlove. This is especially true adjusted - would wonder nie@creators.com. if they live overseas and you why they didn't get a gift

Servicemembers Civil Relet Act, 50 U.S.C.C. 50 § 3901 Wt set0	stone bound in the ground: THENCE, southerly on land now or formerly of	SUBILICT to the following restrictions and appull tenant rights as to the granted premises, herein-		_		07-02					
Freedom Mortgage Corporation	Taimblin Estate (formerly of Larkin Aminoown) 135 8 text to a stone bound in the driveway,	after also called "lot"	SUD	OK	U						
claiming to have an interest in a Mortgage cover	THENCE westerly by Main Street about 56 feet to the point of beginning.	1 The lot shall not be used for other than residen- tial purposes. No building shall	27.0773.143	Same	2			2			
ing real property in Workester, numbered 27 Coun- ty Street, given by Antonio Radingues Lucas to	TOGETHER with all the nehts, privileges and appur	be erected placed or maintained on the lot other than one detached single family dwefing, not to					1	~			0
Mortrage Electronic Registration Systems Inc. 25	tenances thereto belonging, inclusive of the right to use that portion of the driveway which is on	every bun and one that studies in notalit and while	11	9 9		8		6			2
nominae for Stearns Lendras LLC, dated June 2,	Land of seed Yamitin Estate and hereby reserving	a menument of a two-statied private gavage and use	1.7			U	L				
2017 and recorded in Worcester County tworces	to the hers and inspirit of Daniel D. Clemence and	antrance in which chail not lace the stress.		222.200	~	2 - 17	-		4		
ter Destricts Registry of Deeds in Book 57203, Page 299, has hied with this court a complaint for deter	of Larkin Ammidown their right to use that portion	2 NO dwelling shall be permitted that contains a dwelting area, exclusive of arty			2	1 11	5	1			1 b (
mination of Dekindant's Servicemembers status.	of said driveway which is on the tract hereby con- veyed as a common driveway as now and hereto	private garage or open porches, of less than 1,600		K	-	(d)	~		1.0		
[1997년 1997년 - 일문 전 전 전 전 전 전 전 전 전 전 전 전 전 전 전 전 전 전	fore used	COLUCE FOR		A		4		1		7	6 D.V.
If you now are, or recently have been, in the active military service of the United States of America,	the used have in the enveloped potential of the tract	3. No nozous or offensive activity shall be carried on upon the lot, nor shall the lot		19		15 6		4	1	1	
then you may be enabled to the benefits of the	the said tract is the solutherly portion of the tract converyed by said Daniel D. Clomence to Daniel D.	he used the dumbing nichtsh of for any other put	200	1		. 2	<u> </u>				
Servicemembers Civil Relief Act. If you object to a	whatford and Expridge 5. Ellis by a deco dated	POSE Which may become a nursarion, that it store the	-7		A		2		6		4
loreclosure of the above-mentioned property of that basis, then you or your attorney must the a	Antil14, 1864, recorded with Worcester District	kept in a clean and sanitary condition. Other activities which shall be considered to be noticus or of-	16		9		3		U	1 7	-7
written apportance and answer in this court at	Registry of Deeds in Book 682, Page 400 For granter's title see deed dated 04/25/2014 and	fensive activity, are as tollows:								10 27	
Three Pemberton Souare, Boston, MA 02108	recorded with Southern Worcester County Registry			6			0 1			9	9 U U
on or before March 2, 2020 or you may lose the	of Dearts on 04/25/2014 in Book 52251, PORC 232	a Keeping of any animal other than domestic ani-		0							
apportunity to challenge the foreclasure on the ground of noncompliance with the Act.		mats, such as dogs or cats b. Display of merchandise which is being offered					-				-
20 - El an anne 29 estator - Arethanis Heren Charles	Property 2 - 113 Cross Street, Southandge, MA	In the providing value sales, so carco, with the	4	1 8	2		6		1	1 1	5
Micness, Gordon H Piper, Chiel Justice of this	01550	shall not be held on the for more dual one week	- <b></b>	1	5		U U		327.1		
Court on January 16, 2020. Attest	The land in Southbridge, Worcester County, Mas sachusetts, with the buildings thereon and all privi-	c. Storage or keeping of unregistered vehicles out	0.0	-	5	-		0		1	
1.2.1.009.1.1	leges and appurtenances thereto belonging situat	skie of a variast	1	15		9	8 6	3		8 D. O	1
Deborah / Patterson	ed on the assterly side of cross street bounded	d Storage of boats, recreational vehicles or com-	1	L V		<u> </u>	-				
Recorder January 27, 2020	and described as follows	mercial vehicles outside of a garage or visible from the street			0		A		A		
and the second se	BEGINNING at the northwesterly corner of land new or formerly of loseph Langials.	e use at electronic equipment which interferes		2	8				4		
NOTICE OF MORTGAGEE'S SALE OF REAL ESTATE	THENCE eastern by said Langions land, 150 reer to	with television of radio reception of adulters									
By virtue and in execution of the Power of Sale	a stone bound at land now or loimeny or loseph	I Maintenance of any disthesibile, dish antenna, rubbish barruts or propane bottles within view	2	8 I I		6		2		8 (	81
contained in a certain morticide given by Aldo B	Paulhus THENCE southerly by said Paulhus land, 10 feet to	I have any abatting dweens of the solution	10	1	1 3	0		4		8 V	
Contez Myrria E. Contez to Wells Fargo Bank, N.A., dated January 12, 2006 and recorded in the Wor	a pin in the ground at land now or formerty of	I T ANY ACTIVITY OF NODEY CARTIES OF B MUCKUY OF 1									1/27
cester County (Morcester District) Registry of	LAVADO	monthly basis which shall disturb or tend to dis-	Diffict	ity Lev	(c) *						
Deads in Book 38204. Page 84, of which mongage	THENCE westerly by Lavalic land. 17 feet to a pin in the pround,	h. Febure to remove from any lot rubble, boulders									
he undersigned is the present holder, by assign	THENCE southerly in Lavalle land, 42 feet to a	or stumps								120	
ment from	store monument at land now or formerry or unic	4. No signs shall be displayed to public view on the lot except profession sign of not	Sudo	ku is :	a num	ber-r	lacin	a DUZ	zle ba	ased (	ona
Wells Fargo Bank, N.A. to Wilmington Savings Fund	Planto, THENCE westerly by Plante land 130 feet to a	more than one source loot, one sign of fixe more	2000	NG 13 1	N. 18					Thor	high
Society FSB D.11/A Christiana Trust, Not Individual	stone monument at Cross Street	than five soughe feet achieves and premises for	9x9 g	rid w	th se	veral	given	num	jers.	meu	object
ly but as Trustee for Preturn Mortgage Acquisition Trust, recorded on May 10, 2016, in Book No.	THENCE northerly by Cross Street 60 feet to a	sale or rent, or by a builder during construction	is to p	and	the n	umbe	rs 1 t	n 9 in	the e	moty	r
55306, al Page 266		and sale of a dwelling.	15 10 1	June	ene n	annoc					4
	For grantor's title see deed dated 0/ 02/2014 and recorded with Southern Worcester County Registry	The description of the property that appears in	squa	res so	that	each	row,	eacn	colum	in an	t)
withington Savings Rund Society FSB 0/B/A Chris- bana Trust, Not individually but as Trustoe for	of Deeds on 04/25/2014 [sic] on 07/00/2014 in	the mortgage to be foreclosed shall control in the	each	202 h	OV CO	ntain	s the	same	num	her or	niv
Preturn Mortstage Acquisition Trust to Witnington	A	event of a typographical error in this publication	each	272 0	UN CO	incain.		-			
Savings Fund Society, FSB as Owner Inuside of the	i are and areans to much of the above described	For Mortgagors' Title see Geed dated March 3,	once.	. The	difficu	ilty le	velo	t the p	uzzie	e incr	eases
Residential Credit Opportunities Trust V-B, record	I land at was related and descripted from the	2002, and recorded in Book 26526 at Page 21/	from								
ed on January 17, 2019, in Book No 59945, at Page 115	mortgaph by visue of the Parbar Macase processing	with the Worcester County (Worcester District)	irom	MONG	ay tu	June	wy.				
전철 일 전 <sup>19 2</sup> 전 - 19 2 - 19 2 - 19 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	113 Cross Street, Southbindge, MA 01550 dated March 11, 2019 and recorded in the Worcester	Registry of Deeds.									
for breach of the conditions of said montgage and	The same the state of Destruction of the second state of the second	TERMS OF SALE' Said premises will be sold and									
for the purpose of foreclosing, the same will be sold at Public Auction at 1:00 PM on February 17.		LISTNEVET SUCKELL IN WE WEIT OFFICE THE SECOND									
2020 on the mortgaged premises located at yo-y/	the second of a discourse with the second second	paid taxes, tax titles, municipal tions and assess- ments, it any, which take precedence over the said									
LAXWOOD SITTLEY WORDSTREE, WORDSDRE COUNTY.	tion in this notice and the Mortgage the descrip	mortgage above described.		and be	Sr Curd	laku i	Von	Ken a	0002	r on F	35
Massachusetts, all and singular the prentises de	tion in the Mortzage stal powern. The Morgagee		AURA	rers in	טוב ונ	IUNU C	A Men	Ken a	pped		
scribed in said mortgage.	reserves the right to postpone the sale to a later	FIVE THOUSAND (\$5,000.00) Dollars of the pur- chase price must be paid by a certified check.							_		
TO WIT.	date by public proclamation at the time and date appointed for the sale and to further postpone at	hank masurer's or casher's check at the time and									
The land and building or buildings thereon located	any adjourned sale date by sublic proclamation at	name of the sale by the purchaser. The balance of 1									
at 95-97 Loxwood Street, Worcester, Worcester, County Massachusetts and turther described as	the time and date appointed for the adjourned sale	the purchase price shall be paid in cash, certified check, bank treasurer's or casher's check within	BRI	DGI	2						
infrant the Lord with the building of buildings	Galle i tert the standing of the standing of the standing of	sorty (60) days after the date of sale		131 B()-	-10						
thereon located at 95-97 Longood Suce, Worus	strictions, easements, covenants, liens or claims in	ALC TRACK AND THE ADDRESS OF A DECEMPTOR AND A					2	2 38	100	20 0	<b>a</b> 58
ter Worcester County, Massachusetts, being part of Lot 158 on plan of Durwood Park recorded in	the esture of lights improvements public assess	Other terms to be announced at the sale	Q. M	V DPOI	ular n	artne	r and	I play	/ 0.	. In a	teams (
the wavester District Resistly of Deeds # Mon	ments, any and all unpaid taxes, tax titles, tax litens, water and server bens and any other munici-	DENULTI O INCLUSION IN									d up SP
Print 115 Plant 54 BOTE THE SETTE DETINAS CUT	nal accessments or liens and rights of any tenants	270 Formington Avenue			ransf						
veyed to the herein named undividual(s) by dead	THE REAL PROPERTY OF THE PARTY OF THE AVEL OF THE PARTY O	ramagaan or woode	no tr	nmn	openi	nn Si	uch th	hat	H	FART	S A-8, D
recorded with Woxoester District Registry of Deeds	Diss 30 tol ou ans that when he account an account out	Alternative Santary we share the						1			



KENKEN

KenKen is a number puzzle that involves a bit of logic and a bit of simple math.

2:

Rules: Monday through Wednesday, each row and each column must contain the numbers 1 through 4 without repeating. Thursday through Sunday, each row and column must contain the numbers 1 through 6. The numbers within heavily outlined boxes, called cages, must combine using the given operation (in any order) to produce the target number in the top-left corner. Freebies: Fill in single-box cages with the number in the top-left corner.

partner and I play Q. In a teams game last week, I picked up SPADES Q-8-7-4, fers over a oneloui ount c

Q. Our expert opponents had this uncontested auction in a duplicate event lately: one

and parties in possession. If there be any, or exist recorded with Woxcester District Registry of Deeds ing encumbrances of record which are in force and in Book 31177, Page 90.

For mortgegor's(s') title see dood recorded with Worcester County (Worcester District) Registry of Deeds in Book 311//, Page 90

These premises will be sold and conveyed subect to and with the benefit of all rights, rights of way restrictions, easements, covenants, liens or dams in the nature of kens, improvements, public i assessments, any and ad unpaid takes, tax https, tax liens, water and sewer liens and any other municipal assessments or sens or existing encum brances of record which are in force and are appli cable, having priority over said mortgage, whether or not reference to such restrictions, easements. improvements, tiens or encumbrances is made in the deed

### TERMS OF SALE

A deposit of Five Thousand (\$5,000.00) Dollars by certified or bank check will be required to be paid by the purchaser at the time and place of Other terms, if any, to be announced at the sale sale The balance is to be paid by certified or bank check at Hannon Law Offices. P.C., 150 Colifornia St., Newton, Massachusetts 02458, or by mail to P.O. Box 610389 Newton Highlands Massachu setts 02461 0389, writting tharty (30) days from the date of sale. Deed will be provided to purchaser for recording upon receipt in full of the purchase price. The description of the premises contained in said mortgage shall control in the event of an er-ror in this publication.

### Other terms, if any, to be announced at the sale.

WILMENGTON SAVINGS FUND SOCIETY, FSB, AS OWNER TRUSTEE OF THE RESIDENTIAL CREDIT OF. PORTUNITIES TRUST V-B present holder of said mongage

By its Attorneys, HARMON LAW OFFICES, P.C. 150 California St. Newton, MA 02458 6171558-0500 2012060734 January 20, 27, Fooniary 03, 2020

### Webster Conservation Commission Fublic Hearing Notice

in accordance with M G.V. Ch. 31 Sec. 40, as amended - The Wetland, Protyclig: Act, a public hearing will be held on a Notice of intent filed by Michael Steimach for building and addition to and existing dwelling at o hut frossing in Webster. MA. The public head is to be held on Monday February 3, 2020 at 600 minately 5.30 p.m. in the Selectmen's Meeting and Floor, Town Hall, 350 Main St. Webre MA. Any person interested in this application of forshing to be heard should appear at the unit and place designated.

For the ster Conservation Commission will be an opportunity for the public to ask quesv Overholt, Conservation Agent tions. 1/27/2020



are applicable, having priority over said mortgage, Present Holder of the Mortgage (860) 677 2868 whether or not reference to such restrictions, easements, improvements, liens or incumbrances is made in the deed. The successful bidder will puty all costs of recording the foreclosure doed and any (SEAL) other foreclosure documents including, without COMMONWEALTH OF MASSACHUSETTS LAND COURT DEPARTMENT OF THE TRIAL COURT 19 SM 005907 limitation, all state and county excise stamp fees, and shall also be responsible for any Tide V inspec tion and repair requirements ORDER OF NOTICE Terms of sale: A deposit of ten thousand dollars (\$10,000,00) by certified or bank check will be requined to be paid by the purchaser at the time and Huong S. Ho a/k/a Houng S. Ho place of sale by contified of bank check. The ball ruan A Ho ance is to be paid by certified or bank check to Boket, Braverman & Barbadoro, P.C. 300 Crown Culony Drive, Suite 500, Quincy, MA 02169 within

300 Crown Colony Drive, Suite 500

and to all persons entitled to the benefit of the Servicemembers Civil Rebet Act, 50 U.S.C. C. 50 thaty 1301 days from the date of sale. Deed will be \$3901 (ct scq) provided to putchaser for recording upon receipt in full of the purchase price in the event of an er-Nationstar Montgage LLC d/b/a Mr. Cooper for in this publication, the description of the premises contained in said inortisage shall control.

claiming to have an interest in a Mortgage cover ing real property in Worcester, numbered 12 Pine Hill Road, given by Huong S. Ho A/K/A Houng S. Ho and Tuan A. Ho to Mortgage Electronic Registra-tion Systems Inc. as mortgagee, acting solely as a nominee for One West Bank, FSB, dated October 1. Daniel W. Drake V., and Sandee 1. Drake. Trustees of the Daniel W. Drake V. and Sandee L. Drake 2006 Revocable Trust, as to an undivided 2013, and recorded in Worcester County (Worces-ter District) Registry of fleeds in Book 51682, Pope 101, and now held by the Plaintiff by assignment, has/have filed with this court a compliant for de-258,672,78/660,000 interest. Performance Strat egies, inc., a Novada corporation, Douglas J. Mor gan, President, as to an undivided 100,000/660,000 interest, Charles A. Temple IV, termination of Defendant's/Defendants' Trustee of the Charles A. Temple IV Trust, as to an Servicemembers status

Attorney for Santander Bank, N.A.

Ukra Sovereign Barb

undivided 135,463,9/660,000 interest, Paulotte E Kahn, Trustee of the Paulette E. Kahn Trust dated October 6, 1998, as to an undrivided 60,309 27/660,000 interest, Ann Rosso, an usinar ried woman as to undrivided 32 788 51/660,000 interest, fold Cayton, a single man as to arrend mod 35.000/660,000 interest, and Ronald If you now are, or recently have been, in the active mattary service of the United States of America, then you may be entitled to the benefits of the Survicemembers Civil Relief Act. If you object to a torectosure of the above mentioned property on that basis then you or your attorney must file a Department and Christina Schwimer, Trustees of within appearance and answer in this court at Three Benderton Square, Boston, MA 02108 on or Roruta perhaceptan and Christina Schwimer Thist dated hay 4, 2008, as to an Inchrided portunity to chatenge the foreclosure on the ground of mercompliance with the Act. 38,307,58(660,000 interest Present holder of said murtgage Baker, Braverman & Barbadoro, P.C. witness, Gordon H. Piper, Chief Justice of this

Court on January 8, 2020. QUINCY, MA 02169 Deboligh J. Patterson January 27, February 03, 10, 2020 19-036090 / FC0 January 27, 2020 Uxbridge, MA - Public Meeting Notice: (SEAL) COMMONWEALTH OF MASSACHUSETTS AND COURT Notice is noreby given that a Community Outreach DEPARTMENT OF THE TRUAL COURT Meeting for a proposed Marguana Establishment is schoduled for February 10, 2020 at a pm at Town 20 M 000124 Hall Lower Meeting Room 21 South Main Street Uxbridge, MA 01569. The proposed Marguana Cul-ORDER OF NOTICE tivation, Manuana Product Manufacturing, Testing and Research and Development and Marguana O Karen T. Nephew and Ryan M. Nephew transportation business is anticipated to be locat ed at 290 Milhalle Road Uxbridge, MA 01569. There and to all persons entitled to the benefit of the Servicementation Civil Robel Act, 50 U.S.C.C. 50 5 3901 (et seq) January 27, 2020

### Freedom Mortgage Corporation

claimate of have an interest in a Mortgage cover-ing reactoroperty in Meriti Grafton (Grafton), numing rea 43 Creeper Ald Road, given by karen 1 Noticew and Ryan M. Nephew to Mortgage Elec-

no-trump opening, such that two spades shows clubs, and two no-trump shows diamonds. January 13, 20, 27, 2020 We do not currently have a meaning for the spare bid of three clubs. What would you recommend?

> would you choose? A. Some partnerships play three

clubs as showing both minors, either forcing to game or invitational. Since all single-suited club hands go through two spades, the most useful alternative meaning is to use the bid as five-card Stayman. This can help you find your 5-3 fits. See with a big source of tricks, I can bridgebum.com/puppet\_stayreconsider; hopefully, it will not man.php for more details. be too late to cash out.

### HOROSCOPES

CANCER (June 21-July 22): Put in Happy Birthday: Preparation and organization will be essential the time, and reap the rewards. Don't be shy if you have an idea this year. Getting everything in or think you can solve a problem; order will help ease stress and encourage positive change. The speak up. Your input will cause less you have to feel responsible some controversy, but in the for, the better. An emotional end, it will lead to personal gain. change should go along with LEO (July 23-Aug. 22): Put a clearing the clutter from your limit on your generosity. If you life. Getting tangled up in overspend, you will be left short someone's affairs will lead to when it comes time to pay your bills. Clear thinking should take confusion, uncertainty, anger and disengaging from relationprecedence over impulsive ships. Your numbers are 7, 12, action. Handle a challenge with 18, 26, 31, 34, 46. ARIES (March 21-April 19): Fulfill any promises made, and get on with your day. Stay focused on responsibilities, tying up loose ends and helping someone in need. The more you do, the better you will feel. Personal growth will change your life. TAURUS (April 20-May 20): It's up to you to bring about change. Attest Stop waiting and start doing. Deborah I. Patterson Update your look, and search Recorder January 27, 2020 for new ways to use your skills. Offer solutions, and be willing to lend a helping hand. Something good will transpire. GEMINI (May 21-June 20): Put more thought into job responsibilities. Don't count on someone to do the work for you. Expect someone to try to tempt you to do something that is indulgent or that could upset someone you love. Be firm and say no.

HEARTS A-8, DIAMONDS K-J-9-2, CLUBS 8-6-3. My partner opened one club, and my righthand-opponent overcalled two hearts - weak. I doubled, and the next hand jumped to four hearts. I doubled on the way out and was left to find a lead. What

A. With the balance of power and strength in every suit, I would seek to limit declarer's ruffing potential with the trump ace and another trump. I would then wait for my side-suit tricks to come in. Of course, if dummy comes down

spade - three spades - four clubs - four diamonds - four spades. The two new-suit bids at the four-level were cue-bids. Would you lead from ace-doubleton heart or a club from the queen-jack?

A. It seems that declarer has denied a heart control, and dummy is relatively unlikely to have one either. That being the case, your partner is likely to hold the heart king. Your best plan is to lead the heart ace and another heart, angling for a ruff. Of course, honor sequences make for attractive leads, but you must listen to the auction.

the way you approach a lifestyle change. Personal improvement is on the rise.

SAGITTARIUS (Nov. 22-Dec. 21): Be careful how you handle

friends and relatives. Offer sound solutions if asked for your Input. Don't engage in gossip or listen to someone who is offering a speculative point of view. Truth and facts matter.

### CAPRICORN (Dec. 22-Jan. 19);

Review projects, and see if there is any value in revisiting an old idea or plan. Getting together with someone you haven't seen in a while will be a reminder of things you used to love doing. Romance is favored. AQUARIUS (Jan. 20-Feb. 18): Think and do. Following through with your plans will keep you occupied. Don't worry about the changes someone is making. Accept inevitable change, and carry on doing your own thing. Question motives if someone is too complimentary or generous. PISCES (Feb. 19-March 20): Help a cause. Reach out to someone from your past. A chance to address a matter that was left undone will encourage you to move forward. A change should be made for the right reason, not out of anger or revenge. Birthday Baby: You are talented, suspicious and aggressive. You

are engaging and idealistic.



### care.

VIRGO (Aug. 23-Sept. 22): A change will lift your spirits and encourage you to participate more in your community. Networking events will allow you to show off your skills and bring about positive change. A partnership looks promising. Choose patience over aggression. LIBRA (Sept. 23-Oct. 22): Take your time, think matters through and take a wait-andsee approach regarding what's going on around you. Don't get upset over the changes someone makes. Choose to take a pass instead of offering criticism or complaints.

SCORPIO (Oct. 23-Nov. 21): A change of scenery will lift your spirits. Chill out, and enjoy the process of preparing for something that looks promising. Show affection, and be innovative in

Attachment B

POSTED UXB TOWN CLERK -2020 JAN 21 AM9:30

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January 22, 2020

- 11

Dear Neighbor;

Notice is hereby given that a Community Outreach Meeting for a proposed Marijuana Establishment is scheduled for February 10, 2020 at 6 pm at Town Hall Lower Meeting Room 21 South Main Street Uxbridge, MA 01569. The proposed Marijuana Cultivation, Marijuana Product Manufacturing, Testing and Research and Development and Marijuana Transportation business is anticipated to be located at 290 Millville Road and 0 S Main St Uxbridge, MA 01569. There will be an opportunity for the public to ask questions.

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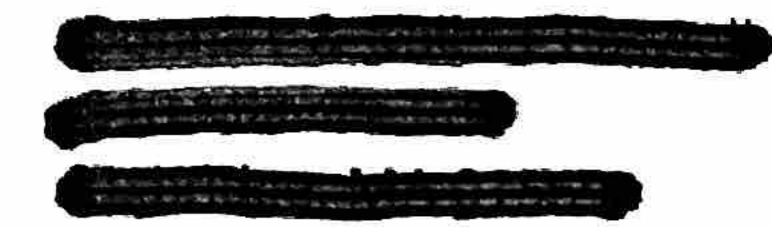
Sincerely,

Grace Sahagian Neamat, LLC President

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### January 21, 2020



Dear Neighbor;

Notice is hereby given that a Community Outreach Meeting for a proposed Marijuana Establishment is scheduled for February 10, 2020 at 6 pm at Town Hall Lower Meeting Room 21 South Main Street Uxbridge, MA 01569. The proposed Marijuana Cultivation, Marijuana Product Manufacturing, Testing and Research and Development and Marijuana Transportation business is anticipated to be located at 290 Millville Road and 0 S Main St Uxbridge, MA 01569. There will be an opportunity for the public to ask questions.

Sincerely, · •!! 1-

Grace Sahagian Neamat, LLC President





### HC Costs request Neamat

1 message

jsahagian@cox.net <jsahagian@cox.net> To: Ellen Welch <EWelch@uxbridge-ma.gov> Cc: Laurie Jacob <ljacob@neamat.co> Mon, Jul 25, 2022 at 3:22 PM

Hi Ellen,

I am requesting records of any costs imposed on the Town of Uxbridge that are reasonably related to the operation of Neamat LLC an operating, marijuana cultivation (ME) at 290 Millville Rd. This is in accordance with M.G.L. c. 94G, § 3(d), any cost to a city or town imposed by the operation of a ME or MTC shall be documented and considered a public record as defined by M.G.L. c. 4, § 7, cl. 26. Documentation shall include the request and the substantive response from the city or town that includes the actual and anticipated expenses resulting from the operation.

I hope that there is not too much involved in this request. If I should be making this request of someone else in Town management please let me know at you convenience.

FYI - the CCC request is based on:

"Per the Guidance on Licensure, The establishment must provide proof that they contacted the host community requesting "the records of any costs imposed on the city or town that are reasonably related to the operation of the ME or MTC. The licensee's request shall state that, in accordance with M.G.L. c. 94G, § 3(d), any cost to a city or town imposed by the operation of a ME or MTC shall be documented and considered a public record as defined by M.G.L. c. 4, § 7, cl. 26. Documentation shall include the request and the substantive response from the city or town that includes the actual and anticipated expenses resulting from the operation. If the city or town does not submit a substantive response, the licensee shall provide an attestation to that effect."

Thanks,

John Sahagian

Neamat LLC

290 Millville Rd

Uxbridge, MA 01569

### 401/743-0111



227 Union Street Suite 606 New Bedford, MA 02740

www.mtclawyers.com

August 9, 2022

John Sahagian Neamat LLC 290 Millville Rd Uxbridge, MA 01569

### Re: Neamat LLC Request

Dear Mr. Sahagian:

On behalf of the Town of Uxbridge, I write in response to your request for records for actual and anticipated costs incurred by the Town that are reasonably related to the operation of Neamat LLC.

Pursuant to M.G.L. c. 94G, §3(d), a "community impact fee shall be reasonably related to the costs imposed upon the municipality by the operation of the marijuana establishment or medical marijuana treatment center ..." ("Town Costs"). Pursuant to your Host Community Agreement with the Town, the Parties acknowledge the difficulty in computing actual Town Costs and agreed to an impact fee schedule in lieu of attempting to determine actual Town Costs incurred. You acknowledge in the Agreement that the Town will incur additional expenses and impacts upon its road system, law enforcement, inspectional services, permitting services, administrative services, public health services and education in addition to potential additional unforeseen impacts upon the Town. Accordingly, the impacts of operation are impracticable to ascertain and assess as impacts may result in budgetary increases though not separately identified, and Town is under no obligation to use the payments in any particular manner or for any particular purpose.

Impact Fees are expressly included as "other municipal charges" pursuant to M.G.L. c. 40, § 57 and go into the general municipal fund. Therefore, the funding is or will be used for the following known and unknown potential and actual impacts to the Town and its residents related to or indirectly resulting from the development and operation of the Project as follows: (i) increased use of Town services; (ii) increased use of Town infrastructure; (iii) the need for additional Town infrastructure, employees and equipment; (iv) increased traffic and traffic congestion; (v) increased air, noise, water and light pollution; (vi) issues related to public health, safety, welfare and addictive behavior; (vii) loss of Town revenue from displacement of current businesses; (viii) issues related to education and housing; (ix) issues relating to the quality of life; (x) reduced use of Town parking facilities as a consequence of additional parking being made available at the Project; and (xi) costs related to mitigating other impacts to the Town and its residents.

Very truly yours,

Elizabeth Lydon, Esq. Town Counsel

Cc: Steve Sette, Town Manager

Newburyport Office 30 Green Street Newburyport, MA 01950

Millis Office 730 Main Street, Suite 1F Millis, MA 02054 Phone/Fax 508.376.8400

### Neamat, LLC - Plan for Positive Impact

**Measurable Goal:** Neamat, LLC will complete at least two (2) annual beach or city clean-up events in communities that were disproportionately affected by marijuana laws.

**Metric:** At the end of the year, Neamat, LLC will count the number of beach and city clean-ups performed in communities that were disproportionately affected by marijuana laws to make sure that at least 2 clean-ups were performed.

**Program:** We feel it's important to go to these communities that were disproportionately affected by cannabis laws and do our part to physically revitalize the areas. To do this, Neamat, LLC plans to organize a bi-annual beach or city clean-up whereby our employees, along with volunteers, will spend an afternoon cleaning trash from public spaces. Each year we will organize a beach clean-up in the Fall and a city clean up in the Spring. We expect to have at least 50 volunteers to show up, 10 from Neamat and 40 from volunteers. The clean up will last 5 hours and will comprise a total of 250 volunteer hours (50 by Neamat Employees) bi-annually or 500 hours (100 by Neamat Employees) annually.

Once operational, our General Manager will choose the dates of the clean-ups at least two months in advance. Over the course of these two months, our General Manager or a staff member will post an advertisement in the Worcester Telegram and Gazette. The post in each newspaper will only contain information relating to the beach or city clean-up and will not contain anything related to marijuana or the nature of the business of Neamat, LLC. Our General Manager or a representative from the company will document the event so that we have a record to present to the Cannabis Control Commission upon license review with the Cannabis

Control Commission. These events will be documented and reviewed one year after receipt of provisional license and will occur every year thereafter.

The municipalities chosen were selected from the CCC's list of communities that were disproportionately affected by marijuana laws. For the city clean ups, we plan on selecting a neglected public park and for our beach clean ups we will select the most neglected public beach in the city. We will determine which beach or park is most neglected by sending one of our employees to the areas of disproportionate impact two months in advance of the clean up to scout which location is in most need. Our yearly schedule will be as follows:

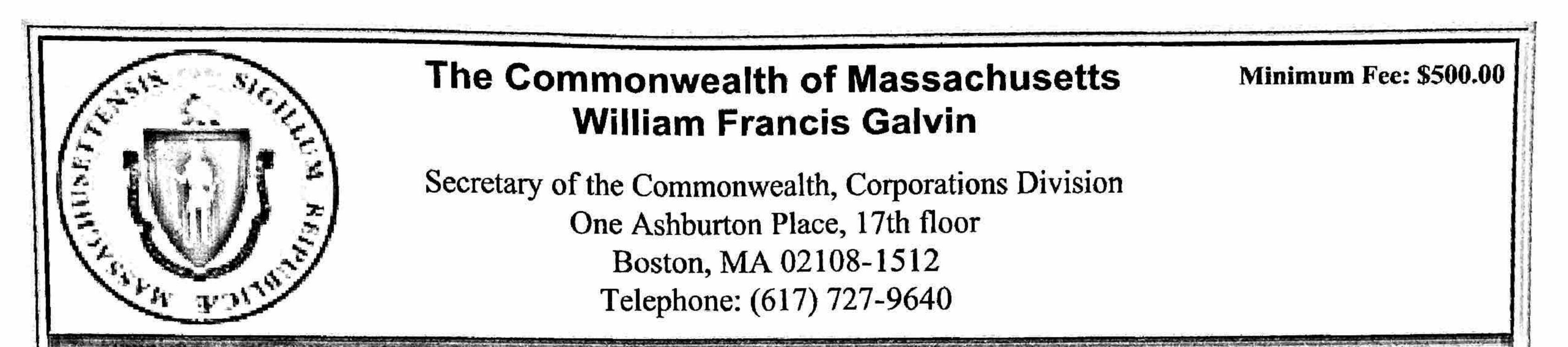
Year 1 - Brockton (City clean up) and Lynn (Beach clean up)

- Year 2 Walpole (City clean up) and Revere (Beach clean up)
- Year 3 Randolph (City clean up) and Fall River (Beach clean up)
- Year 4 Quincy (City clean up) and New Bedford (Beach clean up)
- Year 5 Fitchburg (City clean up) and Chelsea (Beach clean up)

### Attestation:

- 1. Neamat, LLC acknowledges and is aware, and will adhere to, the requirements set forth in 935 CMR 500.105(4) which provides the permitted and prohibited advertising, branding, marketing, and sponsorship practices of every Marijuana Establishment; and
- 2. Any actions taken, or programs instituted, will not violate the Commission's regulations with respect to limitations on ownership or control or other applicable state laws.

# MA SOC Filing Number: 201929645370 Date: 2/25/2020 4:17:00 PM



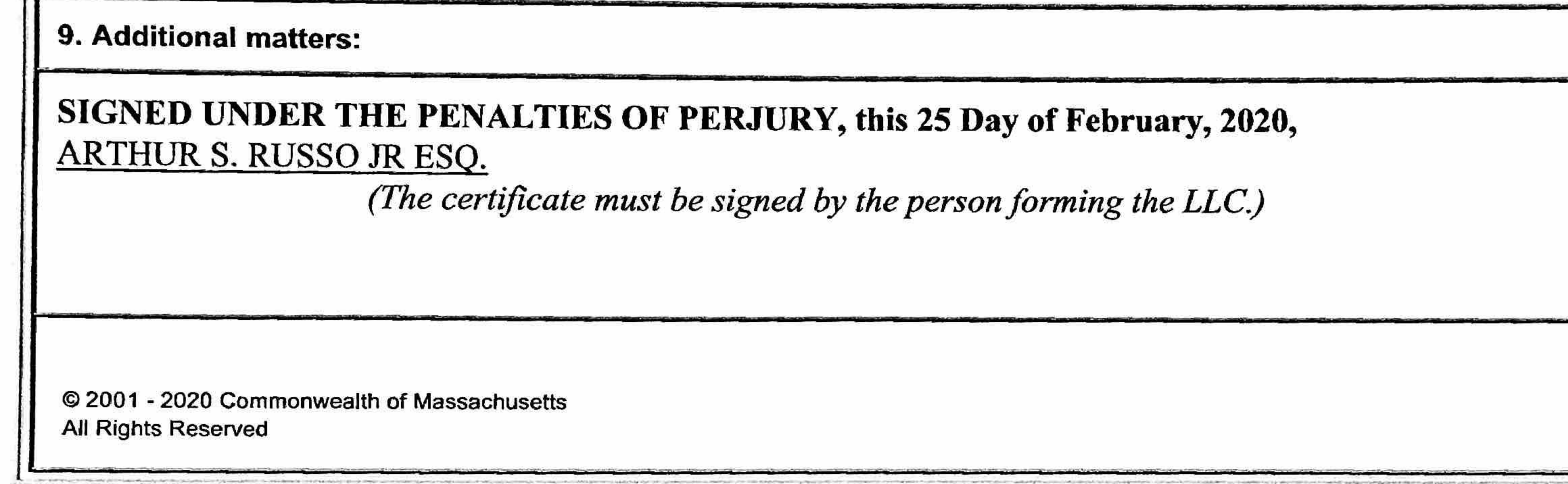
	nber: <u>001404674</u>			
1. The exact name	e of the limited liability con	pany is: <u>NEAMA</u>	<u>F, LLC</u>	
2a. Location of its				
No. and Street: City or Town:	<u>248 SOUTH PIER RO</u> NARRAGANSETT	<u>DAD</u> State: <u>RI</u>	Zip: <u>02882</u>	Country: USA
2b. Street address	s of the office in the Comm	onwealth at which t	he records will be	maintained:
	<u>61 PAYSON STREE</u> <u>ATTLEBORO</u>	<u>ET</u> State: <u>MA</u>	Zip: <u>02703</u>	Country: USA
City or Town: 3. The general cha	ATTLEBORO aracter of business, and if t	State: MA		
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service, the service MANUFACTUR 4. The latest date 5. Name and addr	ATTLEBORO aracter of business, and if the ce to be rendered: ING of dissolution, if specified: ess of the Resident Agent:	State: <u>MA</u> the limited liability of		

### 6. The name and business address of each manager, if any:

Title	Individual Name	Address (no PO Box)
	First, Middle, Last, Suffix	Address, City or Town, State, Zip Code
MANAGER	GRACE SAHAGIAN	248 SOUTH PIER ROAD NARRAGANSETT, RI 02882 USA
The name and business	address of the person(s) in addition	n to the manager(s), authorized to execute
documents to be filed with nanagers.	the Corporations Division, and at le	east one person shall be named if there are

8. The name and business address of the person(s) authorized to execute, acknowledge, deliver and record any recordable instrument purporting to affect an interest in real property:

Title	Individual Name First, Middle, Last, Suffix	Address, City or Town, State, Zip Code
REAL PROPERTY	GRACE SAHAGIAN	248 SOUTH PIER ROAD NARRAGANSETT, RI 02882 USA



# MA SOC Filing Number: 201929645370 Date: 2/25/2020 4:17:00 PM

### THE COMMONWEALTH OF MASSACHUSETTS

I hereby certify that, upon examination of this document, duly submitted to me, it appears

that the provisions of the General Laws relative to corporations have been complied with,

and I hereby approve said articles; and the filing fee having been paid, said articles are

deemed to have been filed with me on:

February 25, 2020 04:17 PM

Stelian train Dallies

### WILLIAM FRANCIS GALVIN

Secretary of the Commonwealth

**Operating Agreement** 

NEAMAT, LLC a Massachusetts Limited Liability Company

THIS OPERATING AGREEMENT of Neamat, LLC (the "Company") is entered into as of the date set forth on the signature page of this Agreement by each of the Members listed on Exhibit A of this Agreement.

A. The Members have formed the Company as a Massachusetts limited liability company under the Massachusetts Limited Liability Company Act. The purpose of the Company is to conduct any lawful business for which limited liability companies may be organized under the laws of the commonwealth of Massachusetts. The Members hereby adopt and approve the articles of organization of the Company filed with the Massachusetts State Secretary.

B. The Members enter into this Agreement to provide for the governance of the Company and the conduct of its business, and to specify their relative rights and obligations.

### **ARTICLE 1: DEFINITIONS**

Capitalized terms used in this Agreement have the meanings specified in this Article 1 or elsewhere in this Agreement and if not so specified, have the meanings set forth in the Massachusetts Limited Liability Company Act.

"Agreement" means this Operating Agreement of the Company, as may be amended from time to time.

"Capital Account" means, with respect to any Member, an account consisting of such Member's Capital Contribution, (1) increased by such Member's allocated share of income and gain, (2) decreased by such Member's share of losses and deductions, (3) decreased by any distributions made by the Company to such Member, and (4) otherwise adjusted as required in accordance with applicable tax laws. "Capital Contribution" means, with respect to any Member, the total value of (1) cash and the fair market value of property other than cash and (2) services that are contributed and/or agreed to be contributed to the Company by such Member, as listed on Exhibit A, as may be updated from time to time according to the terms of this Agreement.

"Exhibit" means a document attached to this Agreement labeled as "Exhibit A," "Exhibit B," and so forth, as such document may be amended, updated, or replaced from time to time according to the terms of this Agreement.

"Member" means each Person who acquires Membership Interest pursuant to this Agreement. The Members are listed on Exhibit A, as may be updated from time to time according to the terms of this Agreement. Each Member has the rights and obligations specified in this Agreement.

"Membership Interest" means the entire ownership interest of a Member in the Company at any particular time, including the right to any and all benefits to which a Member may be entitled as provided in this Agreement and under the Massachusetts Limited Liability Company Act, together with the obligations of the Member to comply with all of the terms and provisions of this Agreement.

"Ownership Interest" means the Percentage Interest or Units, as applicable, based on the manner in which relative ownership of the Company is divided.

"Percentage Interest" means the percentage of ownership in the Company that, with respect to each Member, entitles the Member to a Membership Interest and is expressed as either:

A. If ownership in the Company is expressed in terms of percentage, the percentage set forth opposite the name of each Member on Exhibit A, as may be adjusted from time to time pursuant to this Agreement; or

B. If ownership in the Company is expressed in Units, the ratio, expressed as a percentage, of:

-2-

(1) the number of Units owned by the Member (expressed as "MU" in the equation below) divided by (2) the total number of Units owned by all of the Members of the Company (expressed as "TU" in the equation below). Percentage Interest =  $\frac{MU}{TU}$ 

"Person" means an individual (natural person), partnership, limited partnership, trust, estate, association, corporation, limited liability company, or other entity, whether domestic or foreign.

"Units" mean, if ownership in the Company is expressed in Units, units of ownership in the Company, that, with respect to each Member, entitles the Member to a Membership Interest which, if applicable, is expressed as the number of Units set forth opposite the name of each Member on Exhibit A, as may be adjusted from time to time pursuant to this Agreement.

### ARTICLE 2: CAPITAL CONTRIBUTIONS, ADDITIONAL MEMBERS, CAPITAL ACCOUNTS AND LIMITED LIABILITY

2.1 Initial Capital Contributions. The names of all Members and each of their respective addresses, initial Capital Contributions, and Ownership Interests must be set forth on Exhibit A. Each Member has made or agrees to make the initial Capital Contribution set forth next to such Member's name on Exhibit A to become a Member of the Company.

2.2 Subsequent Capital Contributions. Members are not obligated to make additional Capital Contributions unless unanimously agreed by all the Members. If subsequent Capital Contributions are unanimously agreed by all the Members in a consent in writing, the Members may make such additional Capital Contributions on a pro rata basis in accordance with each Member's respective Percentage Interest or as otherwise unanimously agreed by the Members.

### 2.3 Additional Members.

A. With the exception of a transfer of interest (1) governed by Article 7 of this Agreement or (2) otherwise expressly authorized by this Agreement, additional Persons may become Members of the Company and be issued additional Ownership Interests only if approved by and on terms determined by a unanimous written agreement signed by all of the existing Members.

-3-

B. Before a Person may be admitted as a Member of the Company, that Person must sign and deliver to the Company the documents and instruments, in the form and containing the information required by the Company, that the Members deem necessary or desirable. Membership Interests of new Members will be allocated according to the terms of this Agreement.

2.4 Capital Accounts. Individual Capital Accounts must be maintained for each Member, unless (a) there is only one Member of the Company and (b) the Company is exempt according to applicable tax laws. Capital Accounts must be maintained in accordance with all applicable tax laws.

2.5 Interest. No interest will be paid by the Company or otherwise on Capital Contributions or on the balance of a Member's Capital Account.

2.6 Limited Liability; No Authority. A Member will not be bound by, or be personally liable for, the expenses, liabilities, debts, contracts, or obligations of the Company, except as otherwise provided in this Agreement or as required by the Massachusetts Limited Liability Company Act. Unless expressly provided in this Agreement, no Member, acting alone, has any authority to undertake or assume any obligation, debt, or responsibility, or otherwise act on behalf of, the Company or any other Member.

## ARTICLE 3: ALLOCATIONS AND DISTRIBUTIONS

3.1 Allocations. Unless otherwise agreed to by the unanimous consent of the Members any income, gain, loss, deduction, or credit of the Company will be allocated for accounting and tax purposes on a pro rata basis in proportion to the respective Percentage Interest held by each Member and in compliance with applicable tax laws.

3.2 **Distributions.** The Company will have the right to make distributions of cash and property to the Members on a pro rata basis in proportion to the respective Percentage Interest held by each Member. The timing and amount of distributions will be determined by the Members in accordance with the Massachusetts Limited Liability Company Act.

3.3 Limitations on Distributions. The Company must not make a distribution to a Member if, after giving effect to the distribution:

A. The Company would be unable to pay its debts as they become due in the usual course of business; or

-4-

B. The fair value of the Company's total assets would be less than the sum of its total liabilities plus the amount that would be needed, if the Company were to be dissolved at the time of the distribution, to satisfy the preferential rights upon dissolution of Members, if any, whose preferential rights are superior to those of the Members receiving the distribution.

## **ARTICLE 4: MANAGEMENT**

### 4.1 Management.

A. Generally. Subject to the terms of this Agreement and the Massachusetts Limited Liability Company Act, the business and affairs of the Company will be managed by the Members.

B. Approval and Action. Unless greater or other authorization is required pursuant to this Agreement or under the Massachusetts Limited Liability Company Act for the Company to engage in an activity or transaction, all activities or transactions must be approved by the Members, to constitute the act of the Company or serve to bind the Company. With such approval, the signature of any Members authorized to sign on behalf of the Company is sufficient to bind the Company with respect to the matter or matters so approved. Without such approval, no Members acting alone may bind the Company to any agreement with or obligation to any third party or represent or claim to have the ability to so bind the Company.

C. Certain Decisions Requiring Greater Authorization. Notwithstanding clause B above, the following matters require unanimous approval of the Members in a consent in writing to constitute an act of the Company:

 A material change in the purposes or the nature of the Company's business;

- (ii) With the exception of a transfer of interest governed by Article 7 of this Agreement, the admission of a new Member or a change in any Member's Membership Interest, Ownership Interest, Percentage Interest, or Voting Interest in any manner other than in accordance with this Agreement;
- (iii) The merger of the Company with any other entity or the sale of all or substantially all of the Company's assets; and

-5-

## (iv) The amendment of this Agreement.

4.2 Officers. The Members are authorized to appoint one or more officers from time to time. The officers will have the titles, the authority, exercise the powers, and perform the duties that the Members determine from time to time. Each officer will continue to perform and hold office until such time as (a) the officer's successor is chosen and appointed by the Members; or (b) the officer is dismissed or terminated by the Members, which termination will be subject to applicable law and, if an effective employment agreement exists between the officer and the Company, the employment agreement. Subject to applicable law and the employment agreement (if any), each officer will serve at the direction of Members, and may be terminated, at any time and for any reason, by the Members.

### ARTICLE 5: ACCOUNTS AND ACCOUNTING

5.1 Accounts. The Company must maintain complete accounting records of the Company's business, including a full and accurate record of each Company transaction. The records must be kept at the Company's principal executive office and must be open to inspection and copying by Members during normal business hours upon reasonable notice by the Members wishing to inspect or copy the records or their authorized representatives, for purposes reasonably related to the Membership Interest of such Members. The costs of inspection and copying will be borne by the respective Member.

5.2 Records. The Members will keep or cause the Company to keep the following business records.

 An up to date list of the Members, each of their respective full legal names, last known business or residence address, Capital Contributions, the amount and terms of any agreed upon future Capital Contributions, and Ownership Interests, and Voting

Interests;

- (ii) A copy of the Company's federal, state, and local tax information and income tax returns and reports, if any, for the six most recent taxable years;
- (iii) A copy of the articles of organization of the Company, as may be amended from time to time ("Articles of Organization"); and

-6-

(iv) An original signed copy, which may include counterpart signatures, of this Agreement, and any amendments to this Agreement, signed by all then-current Members.

5.3 Income Tax Returns. Within 45 days after the end of each taxable year, the Company will use its best efforts to send each of the Members all information necessary for the Members to complete their federal and state tax information, returns, and reports and a copy of the Company's federal, state, and local tax information or income tax returns and reports for such year.

5.4 Subchapter S Election. The Company may, upon unanimous consent of the Members, elect to be treated for income tax purposes as an S Corporation. This designation may be changed as permitted under the Internal Revenue Code Section 1362(d) and applicable Regulations.

5.5 Tax Matters Member. Anytime the Company is required to designate or select a tax matters partner or partnership representative, pursuant to Section 6223 of the Internal Revenue Code and any regulations issued by the Internal Revenue Service, the Members must designate one of the Members as the tax matters partner or partnership representative of the Company and keep such designation in effect at all times.

5.6 **Banking**. All funds of the Company must be deposited in one or more bank accounts in the name of the Company with one or more recognized financial institutions. The Members are authorized to establish such accounts and complete, sign, and deliver any banking resolutions reasonably required by the respective financial institutions in order to establish an account.

### ARTICLE 6: MEMBERSHIP – VOTING AND MEETINGS

6.1 Members and Voting Rights. The Members have the right and power to

vote on all matters with respect to which the Articles of Organization, this Agreement, or the Massachusetts Limited Liability Company Act requires or permits. Unless otherwise stated in this Agreement (for example, in Section 4.1(c)) or required under the Massachusetts Limited Liability Company Act, the vote of the Members holding at least a majority of the Voting Interest of the Company is required to approve or carry out an action.

6.2 Meetings of Members. Annual, regular, or special meetings of the Members are not required but may be held at such time and place as the Members deem

-7-

necessary or desirable for the reasonable management of the Company. A written notice setting forth the date, time, and location of a meeting must be sent within a reasonable period of time before the date of the meeting to each Member entitled to vote at the meeting. A Member may waive notice of a meeting by sending a signed waiver to the Company's principal executive office or as otherwise provided in the Massachusetts Limited Liability Company Act. In any instance in which the approval of the Members is required under this Agreement, such approval may be obtained in any manner permitted by the Massachusetts Limited Liability Company Act, including by conference call or similar communications equipment. Any action that could be taken at a meeting may be approved by a consent in writing that describes the action to be taken and is signed by Members holding the minimum Voting Interest required to approve the action. If any action is taken without a meeting and without unanimous written consent of the Members, notice of such action must be sent to each Member that did not consent to the action.

## ARTICLE 7: WITHDRAWAL AND TRANSFERS OF MEMBERSHIP INTERESTS

7.1 Withdrawal. Members may withdraw from the Company prior to the

dissolution and winding up of the Company (a) by transferring or assigning all of their respective Membership Interests pursuant to Section 7.2 below, or (b) if all of the Members unanimously agree in a written consent. Subject to the provisions of Article 3, a Member that withdraws pursuant to this Section 7.1 will be entitled to a distribution from the Company in an amount equal to such Member's Capital Account.

7.2 Restrictions on Transfer; Admission of Transferee. A Member may transfer Membership Interests to any other Person without the consent of any other Member. A person may acquire Membership Interests directly from the Company upon the written consent of all Members. A Person that acquires Membership Interests in accordance with this Section 7.2 will be admitted as a Member of the Company only after the requirements of Section 2.3(b) are complied with in full.

## **ARTICLE 8: DISSOLUTION**

8.1 Dissolution. The Company will be dissolved upon the first to occur of the following events:

 The vote of the Members holding at least a majority of the Voting Interest of the Company to dissolve the Company;

-8-

## Entry of a decree of judicial dissolution under Section 44 of the Massachusetts Limited Liability Company Act;

(iii) At any time that there are no Members, unless and provided that the Company is not otherwise required to be dissolved and wound

up, within 90 days after the occurrence of the event that terminated the continued membership of the last remaining Member, the legal representative of the last remaining Member agrees in writing to continue the Company and (i) to become a Member; or (ii) to the extent that the last remaining Member assigned its interest in the Company, to cause the Member's assignee to become a Member of the Company, effective as of the occurrence of the event that terminated the continued membership of the last remaining Member;

(iv) The sale or transfer of all or substantially all of the Company's assets;

(v) A merger or consolidation of the Company with one or more

entities in which the Company is not the surviving entity.

8.2 No Automatic Dissolution Upon Certain Events. Unless otherwise set forth in this Agreement or required by applicable law, the death, incapacity, disassociation, bankruptcy, or withdrawal of a Member will not automatically cause a dissolution of the Company.

### **ARTICLE 9: INDEMNIFICATION**

9.1 Indemnification. The Company has the power to defend, indemnify, and hold harmless any Person who was or is a party, or who is threatened to be made a party, to any Proceeding (as that term is defined below) by reason of the fact that such Person was or is a Member, officer, employee, representative, or other agent of the Company, or was or is serving at the request of the Company as a director, Governor, officer, employee, representative or other agent of another limited liability company, corporation, partnership, joint venture, trust, or other enterprise (each such Person is referred to as a "Company Agent"), against Expenses (as that term is defined below), judgments, fines, settlements, and other amounts (collectively, "Damages") to the maximum extent now or hereafter permitted under Massachusetts law. "Proceeding," as used in this Article 9, means any threatened, pending, or completed action, proceeding, individual claim or matter within a proceeding, whether civil, criminal,

-9-

administrative, or investigative. "Expenses," as used in this Article 9, includes, without limitation, court costs, reasonable attorney and expert fees, and any expenses incurred relating to establishing a right to indemnification, if any, under this Article 9.

9.2 Mandatory. The Company must defend, indemnify and hold harmless a Company Agent in connection with a Proceeding in which such Company Agent is involved if, and to the extent, Massachusetts law requires that a limited liability company indemnify a Company Agent in connection with a Proceeding.

9.3 Expenses Paid by the Company Prior to Final Disposition. Expenses of each Company Agent indemnified or held harmless under this Agreement that are actually and reasonably incurred in connection with the defense or settlement of a Proceeding may be paid by the Company in advance of the final disposition of a Proceeding if authorized by a vote of the Members that are not seeking indemnification holding a majority of the Voting Interests (excluding the Voting Interest of the Company Agent seeking indemnification). Before the Company makes any such payment of Expenses, the Company Agent seeking indemnification must deliver a written undertaking to the Company stating that such Company Agent will repay the applicable Expenses to the Company unless it is ultimately determined that the Company Agent is entitled or required to be indemnified and held harmless by the Company (as set forth in Sections 9.1 or 9.2 above or as otherwise required by applicable law).

## ARTICLE 10: GENERAL PROVISIONS

10.1 Notice. (a) Any notices (including requests, demands, or other communications) to be sent by one party to another party in connection with this Agreement must be in writing and delivered personally, by reputable overnight courier, or by certified mail (or equivalent service offered by the postal service from time to time) to the following addresses or as otherwise notified in accordance with this Section: (i) if to the Company, notices must be sent to the Company's principal executive office; and (ii) if to a Member, notices must be sent to the Member's last known address for notice on record. (b) Any party to this Agreement may change its notice address by sending written notice of such change to the Company in the manner specified above. Notice will be deemed to have been duly given as follows: (i) upon delivery, if delivered personally or by reputable overnight carrier or (ii) five days after the date of posting if sent by certified mail.

10.2 Entire Agreement; Amendment. This Agreement along with the Articles of Organization (together, the "Organizational Documents"), constitute the entire

-10-

agreement among the Members and replace and supersede all prior written and oral understandings and agreements with respect to the subject matter of this Agreement, except as otherwise required by the Massachusetts Limited Liability Company Act. There are no representations, agreements, arrangements, or undertakings, oral or written, between or among the Members relating to the subject matter of this Agreement that are not fully expressed in the Organizational Documents. This Agreement may not be modified or amended in any respect, except in a writing signed by all of the Members, except as otherwise required or permitted by the Massachusetts Limited Liability Company Act.

10.3 Governing Law; Severability. This Agreement will be construed and enforced in accordance with the laws of the commonwealth of Massachusetts. If any provision of this Agreement is held to be unenforceable by a court of competent jurisdiction for any reason whatsoever, (i) the validity, legality, and enforceability of the remaining provisions of this Agreement (including without limitation, all portions of any provisions containing any such unenforceable provision that are not themselves unenforceable) will not in any way be affected or impaired thereby, and (ii) to the fullest extent possible, the unenforceable provision will be deemed modified and replaced by a provision that approximates the intent and economic effect of the unenforceable provision and the Agreement will be deemed amended accordingly.

10.4 Further Action. Each Member agrees to perform all further acts and execute, acknowledge, and deliver any documents which may be reasonably necessary, appropriate, or desirable to carry out the provisions of this Agreement.

10.5 No Third Party Beneficiary. This Agreement is made solely for the benefit of the parties to this Agreement and their respective permitted successors and assigns, and no other Person or entity will have or acquire any right by virtue of this Agreement. This Agreement will be binding on and inure to the benefit of the parties and their heirs, personal representatives, and permitted successors and assigns.

10.6 Incorporation by Reference. The recitals and each appendix, exhibit, schedule, and other document attached to or referred to in this Agreement are hereby incorporated into this Agreement by reference.

10.7 **Counterparts.** This Agreement may be executed in any number of counterparts with the same effect as if all of the Members signed the same copy. All counterparts will be construed together and will constitute one agreement.

[Remainder Intentionally Left Blank.]

-11-

IN WITNESS WHEREOF, the parties have executed or caused to be executed this Operating Agreement and do each hereby represent and warrant that their respective signatory, whose signature appears below, has been and is, on the date of this Agreement, duly authorized to execute this Agreement.

Dated:



Title: Manager

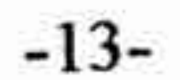


The Members of the Company and their respective addresses, Capital Contributions, and Ownership Interests are set forth below. The Members agree to keep this Exhibit A current and updated in accordance with the terms of this Agreement, including, but not limited to, Sections 2.1, 2.3, 2.4, 7.1, 7.2, and 10.1.

Members	Capital	Percentage
	Contribution	Interest
Grace Sahagian		51%
Address:		
248 South Pier Rd.		
Narragansett, RI, 02882		

John Sahagian Address: 248 South Pier Rd. Narragansett, RI 02882

29.2%





Commonwealth of Massachusetts Department of Revenue Geoffrey E. Snyder, Commissioner

mass.gov/dor

Letter ID: L0186437440 Notice Date: May 26, 2021 Case ID: 0-001-188-592



### **CERTIFICATE OF GOOD STANDING AND/OR TAX COMPLIANCE**

NEAMAT LLC 290 MILLVILLE RD UXBRIDGE MA 01569-1674

### Why did I receive this notice?

The Commissioner of Revenue certifies that, as of the date of this certificate, NEAMAT LLC is in compliance with its tax obligations under Chapter 62C of the Massachusetts General Laws.

This certificate doesn't certify that the taxpayer is compliant in taxes such as unemployment insurance administered by agencies other than the Department of Revenue, or taxes under any other provisions of law.

This is not a waiver of lien issued under Chapter 62C, section 52 of the Massachusetts General Laws.

What if I have questions?

If you have questions, call us at (617) 887-6400 or toll-free in Massachusetts at (800) 392-6089, Monday through Friday, 9:00 a.m. to 4:00 p.m..

Visit us online!

Visit mass.gov/dor to learn more about Massachusetts tax laws and DOR policies and procedures, including your Taxpayer Bill of Rights, and MassTaxConnect for easy access to your account:

- Review or update your account
- Contact us using e-message
- Sign up for e-billing to save paper
- Make payments or set up autopay

Land W. Gfor

Edward W. Coyle, Jr., Chief

### **Collections Bureau**

all

William Francis Galvin Secretary of the Commonwealth

The Commonwealth of Massachusetts Secretary of the Commonwealth State House, Boston, Massachusetts 02133

May 25, 2021

## TO WHOM IT MAY CONCERN:

I hereby certify that a certificate of organization of a Limited Liability Company was filed in this office by

NEAMAT, LLC

in accordance with the provisions of Massachusetts General Laws Chapter 156C on February 25, 2020.

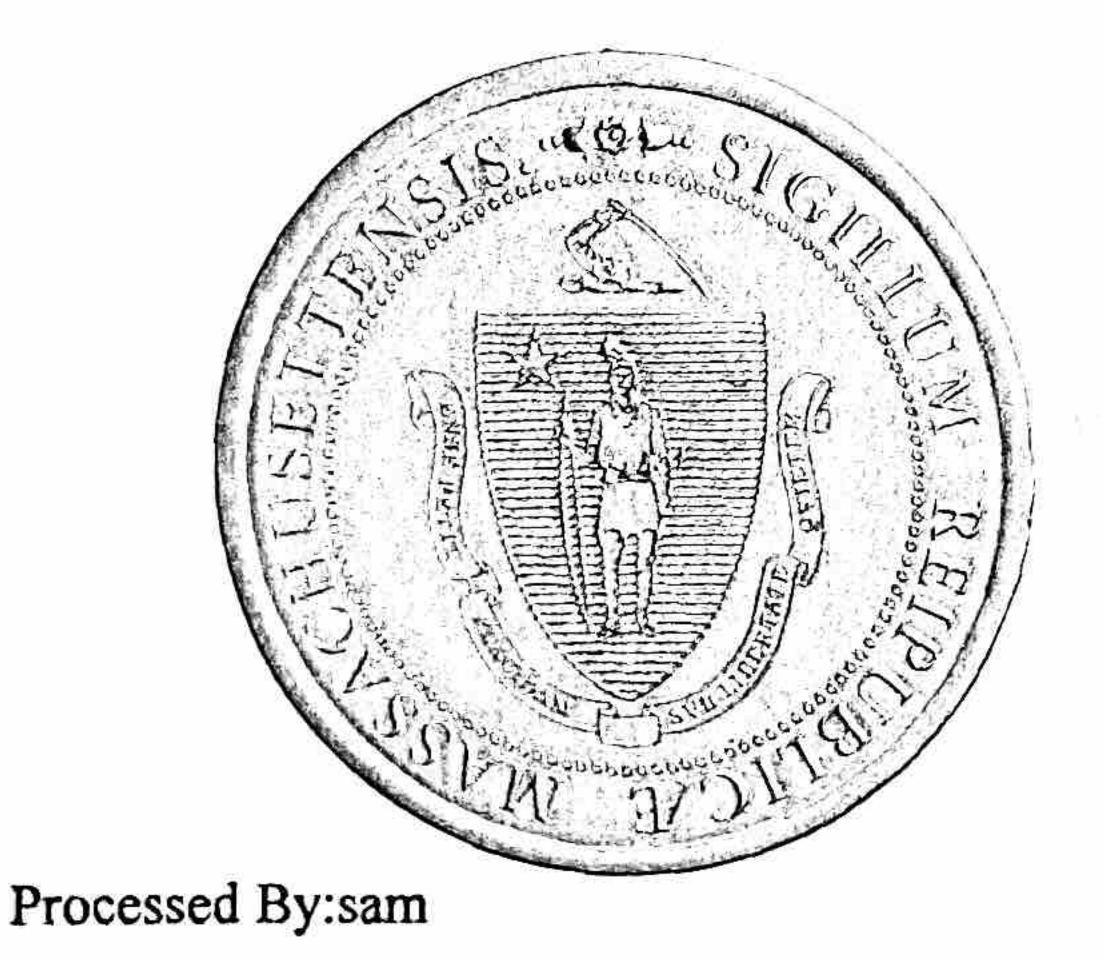
I further certify that said Limited Liability Company has filed all annual reports due and paid all fees with respect to such reports; that said Limited Liability Company has not filed a certificate of cancellation; that there are no proceedings presently pending under the Massachusetts General Laws Chapter 156C, § 70 for said Limited Liability Company's dissolution; and that said Limited Liability Company is in good standing with this office.

## I also certify that the names of all managers listed in the most recent filing are: GRACE SAHAGIAN

I further certify, the names of all persons authorized to execute documents filed with this office and listed in the most recent filing are: GRACE SAHAGIAN, ARTHUR S RUSSO JR

The names of all persons authorized to act with respect to real property listed in the most recent filing are: GRACE SAHAGIAN

# In testimony of which,



I have hereunto affixed the

Great Seal of the Commonwealth

on the date first above written.

in Menin Galun

Secretary of the Commonwealth



THE COMMONWEALTH OF MASSACHUSETTS EXECUTIVE OFFICE OF LABOR AND WORKFORCE DEVELOPMENT DEPARTMENT OF UNEMPLOYMENT ASSISTANCE Charles D. Baker



354923321

Rosalin Acosta SECRETARY

Richard A. Jeffers DIRECTOR

Neamat LLC 290 MILLVILLE RD UXBRIDGE, MA 01569-1674

GOVERNOR

Karyn E. Polito

LT. GOVERNOR

EAN: 22188396 June 16, 2021

Certificate Id:48718

The Department of Unemployment Assistance certifies that as of 6/16/2021 ,Neamat LLC is current in all its obligations relating to contributions, payments in lieu of contributions, and the employer medical assistance contribution established in G.L.c.149,§189.

This certificate expires in 30 days from the date of issuance.

Richard A. Jeffers, Director

Department of Unemployment Assistance

#### Plan for Obtaining Liability Insurance

Neamat, LLC (the "**Company**") will work with an insurance broker licensed in the Commonwealth of Massachusetts to obtain insurance that meets or exceeds the requirements set forth in 935 CMR 500.105 (10).

Pursuant to 935 CMR 500.105(10) the Company shall obtain and maintain general liability insurance coverage for no less than \$1,000,000 per occurrence and \$2,000,000 in aggregate, annually, and product liability insurance coverage for no less than \$1,000,000 per occurrence and \$2,000,000 in aggregate, annually, or such amount as otherwise approved by the Commission. The deductible for each policy shall be no higher than \$5,000 per occurrence.

Pursuant to 935 CMR 500.105(10)(b) if the Company is unable to obtain minimum liability insurance coverage as required by 935 CMR 500.105(10)(a) the Company will place in escrow (the "**Liability Insurance Escrow Account**") a sum of no less than Two Hundred and Fifty Thousand and 00/100 (\$250,000.00) or such other amount approved by the Commission, to be expended for coverage of liabilities. If the Company is unable to obtain minimum liability insurance coverage as required by 935 CMR 500.105(10)(a) the Company will properly document such inability through written records that will be retained in accordance with the Company's Record Retention Policy (incorporated herein by reference). If the Liability Insurance Escrow Account is used to cover such liabilities, it will be replenished within ten (10) business days of such expenditure.

The Company will submit reports documenting compliance with 935 CMR 500.105(10) in a manner and form determined by the Commission pursuant to 935 CMR 500.000.

This policy may also be referred to by the Company as the "Liability Insurance Policy".

### **Executive Summary**

Neamat, LLC is a licensed outdoor cultivation business with the Massachusetts, Cannabis Control Commission with a Provisional License for Product Manufacturing in Uxbridge, MA. For the Product Manufacturing License Neamat has received from Enforcement all conditions met, on the PPLI for the Product Manufacturing license as of May 31<sup>st</sup> 2022 and awaits public hearing, final license review from the CCC. The company has entered into a lease agreement on a property at 290 Millville Ave., Uxbridge, MA 01569 and has entered into a Host Community Agreement with the Town of Uxbridge.

As an operating cultivator we have not yet been able to offer whole cannabis flower due to failed testing. We have grown and are currently growing a wide range of flower strains, from which we will produce concentrates and edibles. The company will enter into wholesale supply agreements with multiple retail vendors throughout the state. Neamat, LLC is led by CEO Grace Sahagian. The company is well capitalized and has sufficient financial resources to successfully develop an adult-use cultivation, processing, and product manufacturing business. The management team has years of operational experience, which will allow the company to remain compliant in this highly regulated industry.

#### Our mission:

To provide high quality cannabis to customers with products they can trust. Our brand will be built on the core values of care, product quality, and responsibility.

Vision: Be one of the top-named outdoor cultivators and extracted products operators in Massachusetts.

Management: Our owner and his team have many years of management experience and have developed SOP's that will allow the company to grow while remaining complaint and without compromising quality standards.

Products & Services Aside from producing dried cannabis and concentrates, which are our core products, Neamat, LLC will sell a wide range of additional cannabis infused products such as edibles and topicals. All products will be pre-packaged prior to being shipped to the dispensary in child-resistant, opaque, and re-sealable containers.

Flower – Sold in 1.0, 3.5, 7.0, 14.0, 28.0 gram units
Pre rolls – Sold in .5 and 1.0 gram units
Edibles – Sold in 5mg units. Packaged in 5 and 10 packs.
Concentrates – Concentrates will include distillate, wax, live rosin, hash, mints, and capsules.
Each will be sold in .5 gram and 1.0 gram units.
Vaporizer Cartridges – Cartridges will be sold in 500mg and 250 mg units.

Financial Position Neamat, LLC will be funded by one of it's owners, John Sahagian. Mr. Sahagian has ownership in multiple businesses throughout Massachusetts and Rhode Island including his core business, private lending. His success in owning and running these businesses is allowing him to self-fund this new venture in the Massachusetts adult-use cannabis industry. Any actions taken, or programs instituted, will not violate the Commission's regulations with respect to limitations on ownership or control or other applicable state laws.

Market Overview According to the report by Arcview Market Research and BDS Analytics: "The Road Map to a \$57 Billion Worldwide Market"1, spending on legal cannabis worldwide is expected to hit \$57 billion by 2027. The recreational cannabis market will cover about 67% of the spending while medical cannabis will take up the remaining 33%. Massachusetts voters approved Question 4, the initiative to legalize the recreational use of cannabis and first retail cannabis business was opened in Massachusetts in November 2018. As of December 2019, there are over 461 pending applications, including 193 retailer, 137 cultivator, 101 manufacturer, 15 microbusiness, 7 transporter and 7 testing licenses. As of January 2020, total cannabis sales have amounted to \$458,335,971 according to figures released by the Cannabis Control Commission. It is expected over 700,000 customers potentially interested in using of a recreational cannabis and adult-use cannabis market in Massachusetts is projected to become a \$1 billion industry by the end of 2020.

Neamat, LLC acknowledges and is aware, and will adhere to, the requirements set forth in 935 CMR 500.105(4), which provides the permitted and prohibited advertising, branding, marketing, and sponsorship practices of every Marijuana Establishment. Operating Plan Neamat, LLC operating plan is centered around a set of standard operating procedures and a focus on continual process improvement. All new staff will be required to pass the state's Responsible Vendor Training Program as well as our in-house training program. Our properly trained staff will work to produce the highest quality cannabis flowers, concentrates, edibles and topicals.

#### **Standard Operating Procedure**

#### **RESTRICTING ACCESS TO AGE 21 AND OLDER**

#### 1. Purpose

The purpose of this SOP is to provide guidance to employees on the overall restriction of access to persons age 21 and older protocols at the facility and the responsibility of employees working there.

#### 2. Scope

The scope of this SOP is for anyone working in the facility or for the company. Proper access to the facility is a paramount concern for our employees, our staff, and the public.

#### 3. Prerequisites

All employees working in the facility are required to have gone through initial training and mentoring that specifically includes all aspects of the restriction of access to persons age 21 and older at the facility.

#### 4. Responsibilities

Proper access to the facility is the direct responsibility of the Director of Security, who has a staff of security agents, but every employee is trained in specific aspects of the facility's access.

#### 5. Procedure

Under the Massachusetts 935 CMR 500.000: Adult Use of Marijuana law:

- "Consumer" is defined as a person who is at least 21 years of age.
- "Visitor" means an individual, other than a Marijuana Establishment Agent authorized by the Marijuana Establishment, to be on the premises of a Marijuana Establishment for a purpose related to Marijuana Establishment operations and consistent with the objectives of the Act and 935 CMR 500.000, provided, however, that no such individual shall be under 21 years of age.

#### **On-Premises Verification of Identification**

Only registered agents and visitors will be allowed access into the cultivation and product manufacturing facility. Upon entry into the facility, by an individual, the individual's proof of identification shall be immediately inspected to determine the individual's age. An individual shall not be admitted to the premises unless it has first been verified that the individual is 21 years of age or older. We will be using the Intellicheck service to check the ID of everyone that enters the premises.

#### Enclosed, Locked Area

Enclosed marked area means a closet, room, or other indoor or outdoor area equipped with locks or other security devices, which shall only be accessible to registered agents.

#### Visitor protocols

Summary of visitor protocols:

- All vendors, contractors, state or local government representatives, and all others without permanent Complex-issued ID, are considered visitors.
- Before being permitted to enter the premises, all visitors shall provide proof
  of age and ID, included on an expected list of visitors or show official
  documentation of an unscheduled inspection or authority to perform such
  inspection and sign the visitor log on camera. The entry guard will verify that
  the name on the identification matches the name in the visitor log.
  Identification must contain a picture, date of birth, valid and not expired.
- All visitors or official visitors shall be escorted at all times.
- Escorting means within reasonable line of sight.
- A single employee may escort no more than five visitors.
- The escorting employee shall log all access by visitors to Limited Access Areas at the time of the access.
- Compensation may not be used as leverage for allowing visitors onsite.

#### 6. References

The facility director and the director of security maintain detailed security plans and schematics and are available at any time to answer any specific security questions.

#### 7. Reporting

Any incident involving a security matter must be logged and reported to the facility director, the director of security, and the board of directors.

#### **Standard Operating Procedure**

#### **RECORD KEEPING PROCEDURES**

#### 1. Purpose

The purpose of this SOP is to provide guidance on some of the logs and records to be kept by the company.

#### 2. Scope

The scope of this SOP includes all employees working in the facility, and all visitors, contractors, law enforcement, regulators, etc.

#### 3. Prerequisites

Each employee will be taught the proper way to fill out logs and records, and how to properly store them and deliver them to the appropriate personnel.

#### 4. Responsibilities

The director of the facility is responsible for insuring all logs and records are kept up to date, and stored for the proper statutory period.

#### 5. Procedure

Pursuant to 935 CMR 500.105(1), the facility will continually update and maintain written operating procedures. The facility will also update and maintain any financial records in accordance with generally accepted accounting principles.

We will utilize the Metrc as well as a Point of Sale software system for tracking seed to sale inventory, financial records, and facility records, cultivation records and to integrate accounting records originated in the financial program. Payroll will be performed by an outside service, and adjusting entries will be imported into Metrc. We will be able to track any product that is sold or transferred to and from our facility. Our record keeping will include sales, seed-to-sale tracking and all other business components except for the following, which will be in an add on database:

- Internal Auditor Spot Counts
- Record Shredding Log
- Emergency Action Plan
- Security Logs
- Visitor Log

- Foreign Matter Inspection
- Shipping Records
- Corrective and Preventative Actions
- Chain of Custody Logs
- Employee Handbook/Training Log
- Sanitation Program
- Cannabis Destruction Records
- Waste Disposal Plan/Log
- Daily Opening/Closing Checklist
- End of Day Deposit Template
- Master Employee Scheduling Form
- Product Return Log
- Employee Applications
- Employee Discipline Reports

The following personnel records will be maintained

- Job descriptions for each agent;
- A personnel record for each agent;
- A staffing plan that will demonstrate accessible business hours and safe conditions;
- Personnel policies and procedures;
- All background check reports obtained in accordance with 935 CMR 500.030.

The following business records will be maintained:

- Assets and liabilities;
- Monetary transactions;
- Books and accounts;
- Sales records; and
- Salary and wages paid to each employee.

#### Tracking/Logging Workflow and Pertinent Data

All workflow will be tracked and recorded for daily review by the facility manager. Logs may be utilized by designated employees to track workflow. In addition to logging, all information shall be entered into the seed to sale tracking software.

#### Visitor Log

The company compliance manager is responsible for ensuring any authorized personnel visiting the facility use a visitor log. The visitor log will be located inside the main secured entrance to the facility.

#### Cleaning Log

The facility manager is responsible for overseeing the use of a daily cleaning log to track cleaning within all zones of the facility.

#### Maintenance Log

A facility maintenance log will be utilized to track maintenance and upkeep on all equipment within the facility.

#### 6. References

Please refer to the different logs maintained by the facility director for specific instructions for record keeping.

#### 7. Reporting

All logs must be kept up to date, and all entries must be signed by the person making them.

#### **Standard Operating Procedure**

#### **RECORD RETENTION POLICY**

#### 1. Purpose

The purpose of this SOP is to provide guidance on the facility's record retention policy, including where and how it is stored.

#### 2. Scope

The scope of this SOP is for all employees who provide back office support and are responsible for the records maintained by the facility.

#### 3. Prerequisites

The prerequisites for reaching the security level where employees have access to the database, passwords, and physical hard copy includes original training and specialty training in back room procedures, record databases, and protocols for record retention/destruction. The facility director will maintain a list of all employees with access to the ability to purge records from the software system, and also who may designate records to be physically shredded.

#### 4. Responsibilities

Only senior level employees may actually destroy records, and only upon clearance with the facility director, who will provide time frames for record destruction based on outside counsel's interpretation of the regulations.

#### 5. Procedure

#### Records and Documents Storage Retention

Unless otherwise specified, the facility will retain and maintain all records and duplicate sets of records for a minimum of six (6) years.

#### Duplicate Records and Off-Site Storage

The facility will maintain duplicate sets of all records required by regulation. These duplicate copies of the facility's records will be maintained at a secure, off-site location. This location will only be disclosed to personnel with proper security clearance. The off-site record storage will be secured with a security alarm and surveillance system to ensure access is limited to authorized personnel only. The facility will maintain duplicate copies of all records at a secure storage facility within the state.

#### Waste Records

The facility will keep waste records for a minimum of three years.

#### Reports

The facility can generate a list of the products and their specifications that have been offered for distribution. These reports are to be provided to the Department upon request.

- Reports can be created through the Metrc inventory control system.
- Within the inventory control system, the facility will be able to generate a list of all the products along with their specifications that were offered for distribution.

• This list can be generated for all products offered within specific date ranges.

#### Record retention

- The facility shall retain for a minimum of six years business operation records including but not limited to:
  - Inventory tracking including transport of marijuana and

manufactured marijuana products;

- Sales and compliance with any dispensing limitations;
- Financial records including income, expenses, bank deposits and

withdrawals, and audit reports;

- Logs of entry and exit for facility; and
- Employee records.

#### 6. References

Please refer to the outside counsel's report on record retention policies which is updated quarterly.

#### 7. Reporting

Any and all changes to the record retention policy must be vetted by the facility director. If the policy is changed, a copy is circulated to all employees through our email listserv.

#### **Standard Operating Procedure**

#### MAINTAINING OF FINANCIAL RECORDS

#### 1. Purpose

The purpose of this SOP is to provide guidance on the facility's maintenance of financial records policy, including where and how it is stored.

#### 2. Scope

The scope of this SOP is for all employees who provide back office support and are responsible for the records maintained by the facility.

#### 3. Prerequisites

The prerequisites for reaching the security level where employees have access to the database, passwords, and physical hard copy includes original training and specialty training in back room procedures, record databases, and protocols for record retention/destruction. The General Manager will maintain a list of all employees with access to the ability to purge records from the software system, and also who may designate records to be physically shredded.

#### 4. Responsibilities

Only senior level employees may actually destroy records, and only upon clearance with the facility President, who will provide time frames for record destruction based on outside counsel's interpretation of the regulations.

#### 5. Procedure

Records and Documents Storage Retention

- Unless otherwise specified, the facility will retain and maintain all financial records and duplicate sets of records for a minimum of six (6) years.
- The following financial records shall be maintained:
  - Assets and liabilities;
  - Monetary transactions;
  - Books of accounts;
  - Sales records; and

- Salary and wages paid to each employee.
- The company will not use any software or methods to manipulate or alter sales data.
- Monthly analysis of all equipment will be conducted to determine that no software has been installed that could be utilized to manipulate or alter sales data.
  - Records that these monthly reports have been conducted will be retained for a minimum of three (3) years.
- During these monthly inspections, if it is determined that software or other methods of have been used/utilized to manipulate or alter sales data, the incident will be reported to the Cannabis Control Commission immediately, as well as cooperate in any investigation, and take such other action directed by the commission.
- We will comply with 830 CMR 62C.25.1: Record Retention and DOR Directive 16-1 regarding record keeping requirements.
- We will establish separate accounting practices at the point of sale for marijuana and non-marijuana sales.
- This facility is not co-located, however if it were, we will maintain and provide the Cannabis Control Commission on a biannual basis accurate sales data during the six monthly immediately preceding this application for the purpose of ensuring an adequate supply of marijuana and marijuana products under 935 CMR 500.140(10).

#### Duplicate Records and Off-Site Storage

The facility will maintain duplicate sets of all financial records required by regulation. These duplicate copies of the facility's financial records will be maintained at a secure, off-site location. This location will only be disclosed to personnel with proper security clearance. The off-site financial record storage will be secured with a security alarm and surveillance system to ensure access is limited to authorized personnel only. The facility will maintain duplicate copies of all records at a secure storage facility within the state.

#### Financial Record retention

#### 6. Reporting

Any and all changes to the record retention policy must be vetted by the facility director. If the policy is changed, a copy is circulated to all employees through our email listserv.

#### Neamat, LLC Inc. Diversity Plan

Neamat, LLC Inc. is committed to creating a culture of creativity and inclusion. These principles guide how we build our teams, cultivate leaders and create a company that's the right fit for everyone involved.

These diversity goals will be reviewed and documented on an annual basis starting one year from admittance of the provisional license. Documentation of the results of these reviews will be stored for a minimum of three (3) years and will be available for the CCC's review upon request.

**Measurable Goal:** Increase the number of staff, including minorities, women, veterans, people with disabilities, and LGBTQ+ at our dispensary by giving all of our employees job satisfaction and the proper training required to succeed. Neamat, LLC Inc. staff will be comprised of at least fifty percent (50%) of the above listed demographics by the end of year 1.

Neamat, LLC Inc. will hire the following:

- 50% women
- 20% minorities,
- 10% veterans,
- 5% persons with disabilities, and LGBTQ+

**Metrics:** Neamat, LLC Inc. will count the number of individuals hired who are women, minorities, and persons with disabilities. This number will be assessed from the total number of employees to ensure that 50% of all individuals hired fall within this goal.

How we are going to get there:

- 1. Program 1 Neamat, LLC Inc. will post monthly advertisements to the Worcester Telegram & Gazette, stating that the dispensary is specifically looking for women, minorities, and persons with disabilities to hire.
- 2. Program 2 Partner with Veterans Inc placement agency in Worcester to hold biannual job fairs in an effort to give veterans a chance to work in the cannabis industry.
- Program 3 Distribute monthly internal workplace newsletters that encourage current employees to recommend individuals falling into the minority demographic for employment.

#### Attestation:

1. Neamat, LLC Inc. acknowledges and is aware, and will adhere to, the requirements set forth in 935 CMR 500.105(4) which provides the permitted and prohibited advertising, branding, marketing, and sponsorship practices of every Marijuana Establishment; and

2. Any actions taken, or programs instituted, will not violate the Commission's regulations with respect to limitations on ownership or control or other applicable state laws.

#### **POSITIONS AND QUALIFICATIONS**

#### PRESIDENT

**Role** - Develops the organization's vision, creates and implements policies, manages strategy development and monitors financials and actual production.

**Responsibilities** - The president is responsible for the overall performance of the company. (S)He monitors revenue and expenses, ensuring that resources are efficiently used, and is responsible for signing contracts with vendors and outside parties. The President hires high level staff and provides feedback on their performance. The president is responsible for strategy development, performance management, and public relations as well. Additionally, the president accepts fiscal responsibility and bottom line accountability for the company.

**Relationships** - The President sits at the top of the organizational hierarchy and has the directors of mission critical sections reporting to him or her. The President is responsible for the hierarchy to work as smoothly as possible all the way down the chain of command. The president reports to the board of directors of the company.

#### **GENERAL MANAGER**

**Role** – The General Manager is responsible for the overall operation of the cultivation center. He or she ensures that the plants are tended to, organic only nutrients are applied, quality assurance is tested both on the soil and the finished product, the mechanical infrastructure is maintained, and kept up to both legal and operational standards.

**Responsibilities** – The growing facility manager is responsible for the marijuana from seed to the final harvest, and all steps in between. It is the growing facility manager's responsibility to ensure that all finished product, including inventory that is produced for the edibles department is of the highest quality, safe for consumers, and efficiently grown. He or she must ensure a safe, clean environment for the plants, monitor their growth, and work toward production goals established in coordination with the president. Additionally, the growing facility manager works with all employees below him or her on the organizational chart, and besides ensuring product quality, establishes and monitors protocols for the protection of product from theft by tracking the marijuana on a software system from "seed-to-sale".

**Relationships** – The growing facility manager reports to the president and works with grow house employees throughout the facility. He or she is constantly visible,

and each employee on the organizational chart has direct access to him or her for concerns, issues, or questions about any part of the growth cycle.

#### SHIPPING AND RECEIVING MANAGER

**Role** – The S&R manager is responsible for ensuring safe and accurate delivery of marijuana products to dispensary customers. The S&R manager controls drivers' manifests, ensures that the proper product is recorded before it leaves the cultivation and processing facility, and accounts for the receipts from the drivers' return manifest. The S&R manager ensures that vehicles are safe, that the GPS system is always operational, and that two different forms of communication are checked daily.

**Responsibilities** – S&R manager ensures that the product being delivered from the cultivation center matches the inventory order, logs the inventory going to the dispensary to the delivery manifest, balances cash and product at the end of the day, and ensures that drivers are providing timely service to dispensary customers while maintaining strict safety measures in compliance with all State and local laws and ordinances.

**Relationships** – The S&R manager has the dispensary customers, drivers and security as his or her direct employees, and reports to the President.

#### MECHANIC

**Role** – The mechanic ensures that the infrastructure of the cultivation and processing facility is working properly, and is responsible for lighting, air conditioning, security systems, and the general hardware associated with the property. The mechanic will call in specialists after diagnosing specific equipment failures that he or she is not able to repair and will monitor systems to ensure that regular maintenance is performed.

**Responsibilities** – The mechanic is responsible for infrastructure mechanical devices, and ensures the proper maintenance and upkeep is performed on equipment. The mechanic will perform maintenance tasks such as moving lighting, replacing capacitors and igniters in ballasts, and insuring that locking mechanisms are working effectively. The mechanic works with the growing facility staff to help flush the watering and nutrient delivery system on a regular basis.

**Relationships** – The mechanic works for the cultivation and processing facility and reports to the growing facility manager and is called upon by either to fix mechanical or plumbing issues that he or she is capable of. In the event a licensed

professional is required, the mechanic will work with them to explain the details of the facility and to ensure proper repair.

#### **GROW FACILITY EMPLOYEES**

**Roles** – Grow house employees work on the plants, watering, checking for pests, cloning, trimming and ensuring overall plant health. They will take samples when necessary, and package them for shipment to the off premises quality assurance laboratory. They will work within the cultivation facility to help germinate, grow, and prepare to harvest the marijuana. Grow house employees ensure that the facility is cleaned properly, and necessary supplies are available or on order.

**Responsibilities** – The grow house employees are responsible for the plants from seed to harvest. They water, root, clone and maintain ph balances and sufficient water to ensure the plants grow at an optimum level. They are with the plant from seed until they are moved to a finishing room prior to harvest. Grow house employees maintain a clean and efficient environment, and constantly monitor water and nutrient levels to ensure optimum plant health. The grow facility employees maintain constant vigilance for mold, fungus, pests or any other danger to the health of the plants. The grow facility employees take samples for delivery to the off premises laboratory, and logs both the sample and the results in the data tracking system. The grow facility employees ensure that the proper labels are attached to planters and that all inventory is accounted for from seed to final product.

**Relationships** – The grow house employees answer to the growing facility manager, and work in tandem with any extra staff hired to specifically work with the plants. The plant trimmer, listed in the organizational chart, will be a grow house employee.

#### **PLANT TRIMMER**

**Roles** - The plant trimmers are grow house employees trained to cut, shape, and maximize plant growth by removing excess leaves outside of the light canopy that are non-productive vestigial elements that are unnecessary to the plant's growth. They trim excess leaves and stalks and inventory them to ensure that all parts of the plant are accounted for.

**Responsibilities** – The plant trimmers are responsible for removing inefficient plant leaves, any sort of growth that appears in the potted soil and helping to shape the plants for maximum efficiency in nutrient uptake and light absorption. They are also responsible for coordinating the packaging and utilization of the excess

trimmings whether they are ultimately used to create edibles or other marijuana byproducts or shipped to a composting or destruction facility.

**Relationships** – Plant trimmers work for the grow facility manager, and also coordinate with the harvesting staff to communicate plant readiness for cutting and placement in the drying and curing section of the facility. Plant trimmers work with the internal auditor to ensure compliance with inventory monitoring.

#### HARVESTING STAFF

**Roles** – The harvesting staff are trained grow house employees who at the end of the flowering cycle, move the plants into a harvest room for trimming buds from the female plants. They are also responsible for the physical inventory by matching each plant's identifiers to an inventory sheet produced by the "seed-to-sale" software. The harvesting staff may operate a trimming machine or do much of it by hand depending on the crop. The harvesting staff also ensure that the harvested product is labeled for the drying and curing rooms, and that all plant material is weighed and entered into the tracking database.

**Responsibilities** – The harvesting staff is responsible for the removal of the buds of the female plant, ensuring that the trichromes aren't damaged, and that there is accountability for each plant and the waste produced from each. They will batch different strains onto specific drying racks.

**Relationships** – The harvesting staff reports directly to the grow facility manager, who is present during every harvest. In the event the manager isn't available, then one of the executive management team will be present to ensure a proper count and weighing of the final product. Security will also interface with the harvesting team to ensure that all product makes it from the harvesting room to the drying room, and that everything has been taped and recorded.

#### PACKAGING AND LABELING

**Roles** – The packaging and labeling employees are part time help that come in to measure, weigh, proportion, and vacuum pack the finished product. They weigh out the product into predetermined amounts, and then run it through a vacuum packing machine to ensure no air or contaminants are able to leak in. They will also produce labeling tags to show the batch, expiration date, amount of product, and a batch code to ensure that the facility is able to find any product that may be reported as unfit by the customers. The packaging and labeling staff work with the edibles chef to ensure government compliance with truth in labeling laws.

**Responsibilities** – The packaging and labeling employees are responsible for weighing, measuring and inventorying finished marijuana edible products, and also insuring a proper inventory is input into the seed to sale tracking software. They will attach the final tags to the product, and also note any discrepancies in the weight of the final product compared to the weight of the trimmed plant. They are responsible for ensuring that each measured package of marijuana is traceable back to a particular grow, and from what seeds or clones it was produced from. The packaging and labeling staff informs the edibles chef of any necessary ancillary product ordering, and also inspects weighing and measuring tools to ensure the proper amount of ingredients are used in each infused product.

**Relationships** – The packaging and labeling employees report to the edibles chef, and also work with contracted quality assurance vendors, who may be present during packaging to do random sampling and to inspect the final product for compliance with labeling and ingredient content.

#### **INTERNAL AUDITOR**

**Roles** – The internal auditor provides a check and balance to the bookkeeper, the harvesting staff, and to the growing facility manager to ensure that all weights, cash, and product are accounted for, and that the reports produced for each are accurate. They will spot check each part of the operation to ensure there is no collusion, and to ensure that all safeguards and reporting mechanisms are functioning properly.

**Responsibilities** – The internal auditor is responsible for checking and cross checking the inventory, cash deposits and receipts, accounts payable and receivable, and insuring that a solid audit trail is available to compliance officials and other professionals engaged by the company.

**Relationships** – The internal auditor responds directly to the president, and also to any outside compliance, accounting and legal teams. The internal auditor has only one boss – the president.

#### DRIVERS

**Roles** – The drivers are the delivery persons for the company and will transport marijuana to dispensary customers who have requested delivery. They will operate in pairs in cars equipped with GPS tracking devices and will also have cellular phones and mobile radios. They will ensure that the right product is delivered to the correct customer in a safe, compliant and timely fashion. **Responsibilities** – The drivers are responsible for following the manifest they are given when they go out on delivery runs. They are responsible for the safe keeping of inventory in locked safes in the trunk, and for bagging cash as it is received and providing receipts to customers as they pay for products. The drivers must reconcile their delivery manifest to cash collected each day, and also report on failed or unaccepted deliveries.

**Relationships** – The drivers report to the delivery manager and the president. They obtain their product from the grow facility manager and will also interface with the bookkeeper in dropping off cash, receipts, and daily manifests that will be inputted to ensure inventory accuracy.

#### **GENERAL MANAGER**

**Roles** - Oversees day to day operations, ensuring standard operating procedures are adhered to.

**Responsibilities -** The General Manager is responsible for driving revenue goals while providing an outstanding customer experience while maximizing revenue goals, leading the management & development of the dispensary staff and ensuring compliance with all inventory, security, and system protocols. The GM is also responsible for forecasting inventory levels, ordering & receiving product, and maintaining accurate systems for regulatory reporting and sales analysis.

**Relationships -** The General Manager has direct authority over all staff in the dispensary and reports to the President of the company.

#### SECURITY

**Roles** – The security team is responsible for insuring the safety of the employees, any visitors, and the facilities themselves. They will patrol the grounds, observe through closed circuit cameras, and interface with management to help document any weaknesses found in the system.

**Responsibilities** – The security team is responsible for insuring that inventory is not removed from the premises without documentation, that employees are watched during the day to avoid theft, that cash is collected and drivers maintain different routes to prevent robbery, and interface with management as well as any experts hired by the company to prepare safety procedures.

**Relationships** - The security team reports to the facility manager and to the president of the company as well.

#### MARKETING

**Roles** – The marketing manager will work to achieve greater market share, make customers aware of our presence and products, and use traditional media and social networks to attract new customers as well as retain current customers.

**Responsibilities** – The marketing manager will create and monitor Facebook, Twitter, and other social network outlets to allow customers to find pricing and delivery times and policies for our products. The marketing manager will also be in charge of the web site and will update it with timely information to inform customers of new strains developed in our facility.

**Relationships** – the marketing manager will report directly to the president of the company.

#### Standard Operating Procedure CPR TRAINING

#### 1. Purpose

The purpose of this SOP is to provide guidance on CPR Training for all employees of the facility.

#### 2. Scope

The scope of this SOP is for all employees. Training is a requirement for continued employment.

#### 3. Prerequisites

All employees who have passed through their probationary employment phase will be given CPR training. During their original training, they will learn rudimentary first aid, but during their employment other emergency medical training will be offered.

#### 4. Responsibilities

It is the responsibility of the director of human resources to insure all personnel are reminded of their obligation to take CPR training, and to help arrange classes on premises for it.

#### 5. Procedure

The American Heart Association's Heartsaver CPR AED Course has been updated to reflect new science in the 2015 American Heart Association Guidelines Update for CPR and Emergency Cardiovascular Care. This course which is taught regularly at our facility is used to provide CPR and use an AED in a safe, timely, and effective manner.

Heartsaver CPR AED Online is the eLearning portion of the Heartsaver CPR AED blended learning course and is designed to teach students the cognitive information needed for CPR and AED training. The Director of Human Resources assigns passwords to employees for online training. Upon successful completion of both portions of the course, students receive a Heartsaver CPR AED course completion card, valid for two years.

#### After completing this course, employees of the facility will be able to:

- Describe how high-quality CPR improves survival.
- Explain the concepts of the Chain of Survival.
- Recognize when someone needs CPR.
- Perform high-quality CPR for an adult.
- Describe how to perform CPR with help from others.
- Give effective breaths by using mouth-to-mouth or a mask for all age groups.
- Demonstrate how to use an AED on an adult.
- Perform high-quality CPR for a child.
- Demonstrate how to use an AED on a child.
- Perform high-quality CPR for an infant.
- Describe when and how to help a choking adult or child.
- Demonstrate how to help a choking infant.

#### 6. References

The facility utilizes the information from the American Heart Association's website for construction of our inhouse CPR modules.

#### 7. Reporting

All employees will be given attendance slips to sign, and will be awarded a completion certificate upon successful training in CPR.

#### Standard Operating Procedure TRAINING PROTOCOLS & RECORDS

#### 1. Purpose

The purpose of this SOP is to provide guidance on training for new employees, and documenting the training through handouts, video recordings, and entries into the employee's personnel records for completed modules.

#### 2. Scope

The scope of the SOP is for anyone working at the facility as a registered agent.

#### 3. Prerequisites

All employees must have gone through the training modules and documentation and be prepared to discuss and be tested on:

a)

a) Health, safety, and sanitation standards as required by the Cannabis Control Commission

- b) Security procedures
- c) Prohibitions and enforcement as described by state regulation
- d) Confidentiality and customer privacy

e) Training on Commission Statutes and Rules and Other State and Local Laws and Regulations

f) Training on Company Standard Operating Procedures

g) Training on Detection and Prevention of Diversion of Cannabis

h) Training on Security and the Company's Security System

i) Training on Hazards and Safety and Emergency Procedures such as a Medical Emergency, Fire, Chemical Spill, Security and a Threatening Event.

j) Training on Inventory Control and Record Keeping

#### 4. Responsibilities

It is the responsibility of the corporate trainer to insure all modules necessary for successful employment have been taken by new employees, and the proper documentation including employee signatures on training materials, test or quiz results, and an actual video of the training session must be on file in each hire's personnel file.

#### 5. Procedure

The facility will utilize the operational experience and knowledge from its management employees and corporate trainer to provide extensive training and education for all registered employees. All facility employees will receive extensive training prior to commencing work in any facility.

Registered employees will be required to read the relevant state and county law pertaining to marijuana in order to have a general understanding of the laws and regulation with which that they must comply. Training for all cultivation and retail dispensing operations will be provided by our corporate trainer, training will also be provided from selected 3rd party security vendors, Metrc inventory control systems and POS vendors, Flourish for manufacturing operations and CO2 extraction machine vendors, and other subject matter experts. Training will include an extensive hands-on approach and the use of Standard Operating Procedures (SOP's) and various other materials and methods as deemed appropriate.

The facility will utilize targeted training materials and programs for different operations. There will be specific training for registered employees involved within cultivation operations, processing/manufacturing operations, and retail dispensing

operations. Ongoing and cross-functional training will be continued as operations commence. All registered employees will also be required to receive training on general sanitary requirements. Registered employees will be required to read and agree to comply with the company Employee Handbook, SOP's, and other materials management deems necessary prior to commencing work in any of our facilities. Management will fully prepare facility staff on all aspects of the business before operations are commenced. Training and education will be all-encompassing, covering regulatory compliance, seed-to-sale tracking, point-of-sale training, dispensing, security and diversion prevention, health and safety protocols, sanitation, transportation, also including all cultivation, extraction and manufacturing processes, and organizational functioning within a vertically-integrated operation. Registered employee training will cover but not be limited to the following:

- Standard Operating Procedures (SOP's) and Cultivation Operations SOP's
  - Standard Operating Procedures detailing and explaining the various daily operations, activities, tasks, and responsibilities associated with the facility's cultivation operations.
- Manufacturing Infused Products (MIP) Operations SOP's
  - Standard Operating Procedures detailing and explaining the various daily operations, activities, tasks, and responsibilities associated with the facility's manufacturing infused products operations.
- Log Sheets and Templates
  - Numerous log sheets and templates for proper record keeping and documentation for all operations including cultivation, MIP, and dispensing.
- Responsible vendor training
- On-site training
- Initial job training
- Job shadowing
- Employee educational information

In addition to the in house training program, all owners, manager, and employees will be required to complete a Responsible Vendor Training program. These required

training classes will be completed within 90 days of hire and employees must score 70% or higher. Course material includes, but is not limited to:

a) Marijuana's physical effects on the human body

b) Diversion prevention and prevention of sales to minors, including best practices

- c) Compliance with all tracking requirements
- d) Acceptable forms of identification
- e) Maintenance of records
- f) Incident and notification requirements
- g) Administrative and criminal liability
- h) License sanctions and court sanctions
- i) Waste disposal
- j) Health and safety standards
- k) Patrons prohibited from bringing marijuana onto licensed premises
- I) Permitted hours of sale

m) Permitting inspections by state and local licensing and enforcement authorities

- n) Licensee responsibilities for activities occurring within licensed premises
- o) Privacy issues
- p) Prohibited purchases and practices

#### 6. References

Please refer to the training manual which will contain:

- A new-hire orientation training section All new employees will go through an orientation training before starting their employment. The training manual will include an orientation section containing a review of all company policies, such as drug-free workplace rules and confidentiality requirements. This phase of training will also include an orientation to the SOP system and how to use it on the job.
- 2. Laws and Regulations: This section of the training manual will include critical laws and regulations the Company and employees are subject to. Certain of these laws and regulations will also be incorporated into the company's SOPs.
- 3. SOP training curriculum -The training manual will include a comprehensive copy of the Company's SOPs. The primary training curriculum for processor agents for the performance of their duties will be the SOPs themselves. The SOPs will have an administrative section which will include a signature line for employees and managers to indicate proficiency. This documentation will go into the employee's files to be available for audit and for inspection by the commission.
- 4. Detection and prevention of diversion This section of the training manual will be created with the assistance of our professional security consultant. They will also develop the security plan for the company and will perform training sessions for the employees.
- Processor Facility Security This section of the training manual will be created with the assistance of our professional security consultant. They will also develop the security plan for the company and will perform training sessions for the employees.
- 6. Safety and emergencies This section of the manual will be created with the assistance of our security consultants, processor consultants and local fire and safety agencies. All employees will be trained on emergency situations and periodic drills will be performed to ensure preparedness.

7. Inventory Control - The training manual will include a section that provides an overview of inventory control. The inventory control system is a third-party software system which will have a comprehensive user manual. This user manual will be retained onsite and will be available for inspection at all times by the commission.

#### 7. Reporting

All training materials and results from any quiz or exam will be placed in the employee's personnel file.

#### Standard Operating Procedures EMPLOYEE SAFETY TRAINING

#### 1. Purpose

The purpose of this SOP is to provide guidance for the safety training given in the facility for all employees.

#### 2. Scope

The scope of this SOP is for all employees of the facility without exception.

#### 3. Prerequisites

All employees in their initial training go through multiple modules on employee safety, personal protective equipment uses, storage and cleaning, OSHA rules for employers, and other training for specific mechanical and other equipment used in the facility.

#### 4. Responsibilities

Initial safety training is the responsibility of the facility director, the corporate trainer, and all staff mentors. Every employee must have been given the safety training modules and passed the accompanying exam. All employees go through recurrent safety training biannually.

#### 5. Procedure

State and Federal regulations require employers to provide a workplace free from serious recognized hazards and comply with standards, rules and regulations issued under the OSHA Act. In order to accomplish safety training, the facility will do the following:

- Examine workplace conditions to make sure they conform to applicable OSHA standards.
- Make sure employees have and use safe tools and equipment and properly maintain this equipment.
- Use color codes, posters, labels or signs to warn employees of potential hazards.
- Establish or update operating procedures and communicate them so that employees follow safety and health requirements.
- The facility will provide safety training in a language and vocabulary workers can understand.
- Since the facility has hazardous chemicals in the workplace we have developed and implemented a written hazard communication program and we have trained employees on the hazards they are exposed to and proper precautions (along with the relevant of safety data sheets).
- Provide medical examinations and training when required by OSHA standards.
- We have posted, at a prominent location within the workplace, the OSHA poster (or the state-plan equivalent) informing employees of their rights and responsibilities.
- We have posted the nearest OSHA office for all work-related fatalities, and all work-related inpatient hospitalizations, all amputations and all losses of an eye. The toll-free number is: 1-800- 321-OSHA (6742); TTY 1-877-889-5627.
- Keep records of work-related injuries and illnesses.
- Provide employees, former employees and their representative's access to the Log of Work-Related Injuries and Illnesses (OSHA Form 300).

- Provide access to employee medical records and exposure records to employees or their authorized representatives.
- Provide to the OSHA compliance officer the names of authorized employee representatives who may be asked to accompany the compliance officer during an inspection.
- The facility will never discriminate against employees who exercise their rights under the Act.

#### 6. References

The facility models its safety requirements under OSHA best practices, please refer to their web site for further information.

#### 7. Reporting

All safety training must be documented through video recording, and having employees sign a log sheet for each class attended.

#### Standard Operating Procedure EMPLOYEE TRAINING

#### 1. Purpose

All employees must undergo and pass a two-week training course prior to active employment and being assigned scheduled hours. Additionally, they must successfully pass a Responsible Vendor Program with the first 90 days of employment as well as receive a minimum of 8 hours of ongoing training annually, in compliance with 935 CMR 500.105(2).

#### 2. Scope

Our employee-training curriculum will provide critical procedures and instruction to employees to ensure all systems are in place to produce cannabis safely. These systems also ensure that every employee understands how to implement these systems accurately. In addition, there are sanitation, product quality, and quantity accuracy checkpoints to ensure that errors or problems are caught and remedied long before customers receive any product.

## 3. Prerequisites

All employees will be extensively trained and validation techniques will be utilized for ensuring continued competency. Employees are required to follow all safety signage, regulatory guidance and GMP's to ensure a safe, clean and sustainable working environment.

All Employees will be trained in General Manufacturing Practices such as:

- ServSafe, cGMP's, FDA CFR's, ISO, GFSI, or globally recognized food safety grade standards.
- Quarterly Safety, Best Practices, or Continued education material will be required for all Employees, Management, & Board Members.
- Record Keeping of training records and logs must be accessible onsite for all employees of the past 12 months.

## 4. Responsibilities

The facility manager and the corporate trainer are responsible for insuring the attendance and requisite test of employee knowledge before allowing them to be placed on the work schedule.

## 5. Procedure

## Training and education

In addition to the Company's mandatory training on security, standard operating procedures, and other standard requirements, the Company will provide specialized training for each position. The Company commits to setting a high bar for its products, which requires treating and training employees well. Training and education for all personnel will be the cornerstone of the operations success through dedicated programs for employees so they are prepared to consistently operate at the highest industry standards. In addition, the Company will develop policies that support furthering the educational attainment of employees.

## **Personnel training**

1. Manufacturing, packaging, labeling and holding operations must:

- a. Ensure that each person engaged in the operation has the education, training, and experience, or any combination thereof, to enable that person to perform all assigned functions;
- b. Provide personnel with training in the applicable requirements of this part; and
- c. Maintain records of any training provided to personnel for the performance of all assigned functions.
- 2. Personnel training should include:
  - a. Instructions regarding regulatory inspection preparedness and lawenforcement interactions; and
  - b. Information on U.S. federal, state and local laws, regulations, and policies relating to individuals employed in these operations, and the implications of these for such personnel.

All employees will also attend training sessions on the following:

- State regulations.
- Confidentiality and privacy.
- Marijuana Strains, Treatments, and Usage.
- The facility's operation manuals.
- Standard Operating Procedures (SOPs and applicable forms)

Employees must also display familiarity with the following:

- Standard Operating Procedures (SOP's) and Cultivation Operations SOP's.
  - Standard Operating Procedures detailing and explaining the various daily operations, activities, tasks, and responsibilities associated with the facility's cultivation operations.
- Manufacturing Infused Products (MIP) Operations SOP's.
  - Standard Operating Procedures detailing and explaining the various daily operations, activities, tasks, and responsibilities associated with the facility's manufacturing infused products operations.
- Log Sheets and Templates

- Numerous log sheets and templates for proper record keeping and documentation for all operations including cultivation, MIP, and dispensing.
- On-site training.
- Initial job training.
- Job shadowing.
- Employee educational information

In addition to the in house training program, all owners, manager, and employees will be required to complete a Responsible Vendor Training program. These required training classes will be completed within 90 days of hire and employees must score 70% or higher. Course material includes, but is not limited to:

a) Marijuana's physical effects on the human body

b) Diversion prevention and prevention of sales to minors, including best practices

- c) Compliance with all tracking requirements
- d) Acceptable forms of identification
- e) Maintenance of records
- f) Incident and notification requirements
- g) Administrative and criminal liability
- h) License sanctions and court sanctions
- i) Waste disposal
- j) Health and safety standards
- k) Patrons prohibited from bringing marijuana onto licensed premises
- I) Permitted hours of sale

m) Permitting inspections by state and local licensing and enforcement authorities

- n) Licensee responsibilities for activities occurring within licensed premises
- o) Privacy issues
- p) Prohibited purchases and practices

## 6. References

Please refer to job descriptions and original training material for further understanding of this SOP.

## 7. Reporting

All training must be documented with attendance taken, a video recording of the actual classroom during training, and a copy of the content presented. The results of any training quizzes or exams must be placed in the employee's personnel file.

### **EDIBLES CHEF**

**Roles** – The edibles chef is responsible for producing marijuana infused products in a commercial kitchen setting at the cultivation and processing facility. The chef is responsible for safe cooking and food preparation practices, and for accounting for inventory used in the production of each item. The chef will produce recipes, formulas, and operating procedures for each part of the edibles manufacturing process. The edibles chef will solicit input from the dispensary customers, along with recommendations from the president for new product creation.

**Responsibilities** – The edibles chef will ensure that only safely prepared and packaged products are available to customers. The chef will work with contracted quality insurance and laboratory consultants to ensure that each product is produced in a hygienic fashion, and will have sample items tested for mold, bacteria, heavy metals, along with THC and other cannabinoids. The chef will also observe truth in labeling laws and will provide nutrition content on each item sold. The edibles chef oversees the packaging and labeling staff to ensure compliance with health and safety regulations, as well as establishing nutrient content of all finished products.

**Relationships** – The edibles chef reports to the facility director, and also engages the kitchen staff in necessary tasks and discussions to ensure properly prepared food products.

## **KITCHEN STAFF**

**Roles** – The kitchen staff is responsible for the day to day preparation of marijuana infused products through hygienic means, and adhering to recipes and formulas prepared by the

edibles chef. They will cook, package and ensure that the kitchen is properly cleaned to avoid any sort of bacteria entering the cooking process, and that each product is properly inventoried. **Responsibilities** – The kitchen staff is responsible for receiving and inventorying ingredients into the kitchen, preparing the necessary marijuana infused products for sale, and insuring the kitchen is kept clean and free of anything that could end up in the product. The kitchen staff helps the edibles chef determine inventory levels, helps order cooking and baking byproducts, and tracks utilization of marijuana directed to the kitchen facility for use in the consumable products.

**Relationships** – The kitchen staff works for the edibles chef, and also will interface with vendors as specific products are received. They will also provide reports to the bookkeeper to ensure that all inventory is accounted for and will also work with compliance officials to ensure that both the product and labeling is commercially acceptable.

# **Product Safety Plan**

# Storage

Storage refers to keeping products safely stored at any point of production, which can include storage at a cannabis kitchen facility, dispensary, during transportation, or during testing and sampling. We will be implementing the following processes to ensure product quality and safety.

- The establishment will provide adequate lighting, ventilation, temperature, humidity, space, and equipment at the facility.
- have separate areas for storage of marijuana that is outdated, damaged, deteriorated, mislabeled, or contaminated, or whose containers or packaging have been opened or breached, until such products are destroyed.
- storage areas will be maintained in a clean and orderly condition.
- storage areas will be free from infestation by insects, rodents, birds, and pests of any kind.
- storage areas shall be maintained in accordance with the security requirements of 935 CMR 500.105.
- We will maintain a separate, locked storage area on its premises for marijuana products. Such separate, locked storage area will be limited in access to only those employees who are 21 years of age or older and have completed a responsible vendor program training.
- There will be sufficient space for placement of equipment and storage of materials as is necessary for the maintenance of sanitary operations.
- There will be adequate safety lighting in all processing and storage areas, as well as areas where equipment or utensils are cleaned.
- Storage and transportation of finished products will be under conditions that will protect them against physical, chemical, and microbial contamination as well as against deterioration of them or their container.

Storage requirements for vehicles:

- Vehicles will be equipped with functioning heating and air conditioning systems appropriate for maintaining correct temperatures for storage of marijuana and marijuana products.
- Marijuana and marijuana products will be transported in a secure, locked storage compartment that is a part of the vehicle transporting the marijuana or marijuana products.
- The storage compartment will be sufficiently secure that it cannot be easily removed.

 During transportation with a 3rd party transportation company all marijuana or marijuana products for each marijuana establishment will be kept in a separate locked storage compartment during transportation and separate manifests will be maintained for each marijuana establishment.

# **Collecting and Testing**

Collection and testing methods are essential to the food safety of Marijuana infused products. To ensure consumer safety, it is imperative that product is being collected to ensure a representative sample, testing methods are similar, and laboratories are testing for similar pesticides, solvents, and microbials. We will be testing for the following:

- Potency We will ensure methodologies are consistent to ensure accuracy across dispensary products. It will be important to allow for third-party proficiency testing as part of the process and set up random off the shelf testing.
- Homogeneity: Homogeneity is meant to ensure that THC is distributed uniformly throughout a batch of a Marijuana infused products to provide users with the assurance of a consistently prepared edible. All edibles will have their own SOP's and any time a recipe is changed, the SOP's will be changed in real time to ensure consistency.
- Residual Pesticides: We will use only organic pesticides and fertilizers.
- Cannabinoids: We will be testing for multiple cannabinoids, including THCA, TAC, THC9, CBD, CBDA, CBN, and CGG.
- Terpenoids: We will be testing for terpenses, including alpha-bisabolol, alpha-humulene, alpha-pinene, alpha-terpinolene, betacaryophyllene, beta-myrcene, beta-pinene; caryophyllene oxide, limonene, and linalool.
- Others: We will be testing for heavy metals, microbial impurities, mycotoxins, residual solvents and processing chemicals, moisture content and water activity, and homogeneity.

# Lab Accreditation

We will only use independent testing laboratories that are licensed by the Massachusetts Cannabis Control Commission.

# Serving Size and Homogeneity

We will be implementing strict SOP's to ensure proper serving size and homogeneity. Some of the processes include:

• Serving sizes will be limited to 5mg

- There will be no more than 20 servings in each package
- Each marijuana infused product will have its own standard operating procedure. If any recipe is altered, the SOP will be altered in real time to ensure consistency and homogeneity for testing purposes.

# Labeling and Packaging

Labeling and packaging are key facets of any food product in terms of compliance, safety, and quality management. Labeling refers to ensuring that important food safety information is properly labeled and available to consumers. Packaging refers to ensuring that packages are properly secured.

Our labels will include:

- Disclosure of product, name of strain, universal symbol for THC, serving size, amount of THC per serving/per package
- Ingredient list, pesticide use, allergen list, nutrition facts
- Statement that product was tested by an independent lab, the name of the lab in which it was tested, when it was tested
- Date of cultivation, manufacture date, date of expiration
- Warning labels: intoxicating/delayed effects, keep away from children/animals, do not consume if pregnant, health risks
- Net weight, concentration
- Instructions for use, dosing information (i.e., serving size)

Our packaging will include:

- Child/tamper proof, water resistant
- Resealable packaging if contains more than one serving
- Individually demarcate servings
- Individually label servings with CCC mandated warning on each serving

# Food Safety Plan

For the production and sale of all marijuana infused products we will be implementing strict SOP's, general sanitary standards, inspection requirements and recall plans.

SOP's:

- We will have written standard operating procedures for each category of retail marijuana concentrate and type of retail marijuana product that it produces.
- If we make a material change to our standard production process, we will document the change and revise its standard operating procedures accordingly.

Recall Protocol:

In the event of a product recall, we will take the following steps:

- 1. Coordinate with Cannabis Control Commission to:
  - a. Inform purchasers of product recall if their information is available in the stores database.
  - b. Draft consumer service announcement
- 2. Coordinate with dispensary owner
  - a. Once products are recalled we will work with purchasers to identify products to be quarantined and destroyed.
  - b. After products are destroyed, purchasing companies will send us detailed information and pictures on how the product was destroyed and cross referenced it with the original list to ensure that all products were accounted for.

General Sanitary Protocol:

- Any person who is shown to have, or appears to have, an illness; open lesion including boils, sores, or infected wounds; or any other abnormal source of microbial contamination for whom there is a reasonable possibility of contact with preparation surfaces for retail marijuana or retail marijuana product shall be excluded from any operations.
- Hand washing facilities will be adequate and convenient and be furnished with running water at a suitable temperature.
- All persons working in direct contact with preparation of retail marijuana or retail marijuana product will conform to hygienic practices while on duty, including but not limited to:
  - Maintaining adequate personal cleanliness
  - Washing hands thoroughly in an adequate hand washing area(s) before starting work, prior to engaging in the production of a retail marijuana concentrate or manufacture of a retail marijuana product and at any other time when the hands may have become soiled or contaminated.
- Litter and waste will be properly removed and the operating systems for waste disposal will be maintained in an adequate manner so that they do not constitute a source of contamination.
- Floors, walls, and ceilings will be constructed in such a manner that they may be adequately cleaned and kept clean and kept in good repair.
- There will be adequate safety-type lighting in all areas where retail marijuana or retail marijuana product are processed or stored and where equipment or utensils are cleaned.

- The licensed premise will provide adequate screening or other protection against the entry of pests.
- Any buildings, fixtures, and other facilities will be maintained in a sanitary condition.
- All contact surfaces, including utensils and equipment used for the preparation of retail marijuana, retail marijuana concentrate, or retail marijuana product, will be cleaned and sanitized as frequently as necessary to protect against contamination. Equipment and utensils will be so designed and of such material and workmanship as to be adequately cleanable, and shall be properly maintained.
- Only sanitizers and disinfectants registered with the U.S. Environmental Protection Agency will be used in our marijuana products manufacturing facility and used in accordance with labeled instructions.

Inspection protocol:

- We will comply with any local fire, building inspector or code enforcement officer to confirm that no health or safety concerns are present.
- We will comply with all kitchen-related health and safety standards of the relevant local jurisdiction and safety regulations applicable to retail food establishments.

## Waste Disposal

Proper waste disposal is important for two reasons: 1) bad batches must be destroyed and not make it into the food system and 2) cannabis that is disposed of must be unrecognizable to ensure that passerby do not collect waste and try to consume it. Select Employees must master the facility's strict procedures for the proper handling, storage, and disposal of cannabis waste. Such waste will be stored for no more than one week before it is ground and incorporated with non-consumable solid wastes (e.g., paper, cardboard, food waste, soil, etc.) such that the resulting mixture is at least 51 percent non-cannabis waste by weight. This process ensures all cannabis waste is rendered unusable and unrecognizable prior to being disposed of in accordance with state law. We will take the following action to comply with waste disposal regulations:

- All recyclables and waste, including organic waste composed of or containing finished marijuana and marijuana products, will be stored, secured, and managed in accordance with applicable state and local statutes, ordinances, and regulations.
- Liquid waste containing marijuana or byproducts of marijuana processing shall be disposed of in compliance with all applicable state and federal requirements, including but not limited to, for discharge of pollutants into surface water or groundwater (MA Clean Waters Act, M.G.L. c. 21 §§ 26 through 53; 314 CMR

3.00: Surface Water Discharge Permit Program; 314 CMR 5.00: Groundwater Discharge Program; 314 CMR 12.00: Operation Maintenance and Pretreatment Standards for Wastewater Treatment Works and Indirect Dischargers; Federal Clean Water Act, 33 U.S.C. 1251 et seq.; National Pollutant Discharge Elimination System Permit Regulations at 40 CFR Part 122; 314 CMR 7.00: Sewer System Extension and Connection Permit Program); or stored pending disposal in an industrial wastewater holding tank in accordance with 314 CMR 18.00: Industrial Wastewater Holding Tanks and Containers" (935 MA Code Regs. 500.105)

- 1.) Identification of potential energy-use reduction opportunities (such as natural lighting and energy efficiency measures), and a plan for implementation of such opportunities;
  - a.) There will be energy efficient LED lighting throughout the product manufacturing facility along with windows that will bring in natural light. We will also be installing energy-efficient HVAC units containing advanced digital economizer controls that reduce energy consumption. Neamat, LLC will have no high intensity lighting or refrigeration in the product manufacturing area.
  - b.) The Department of Energy has stated that the average commercial building uses 22.5 KwH per square foot. Every month, after the general manager pays the electrical bill, they will keep the bill in an energy usage log to gauge our energy usage compared to the average. During our owners meeting every month we will review last month's energy usage to see if there were any spikes or increases in energy usage. If our facility ever goes two consecutive months with above the national average energy usage then we will use retained earnings to replace and upgrade electrical equipment to more energy efficient equipment that reduces our average electrical usage to under 22.5 KwH per square foot.
- 2.) Consideration of opportunities for renewable energy generation, including, where applicable, submission of building plans showing where energy generators could be placed on the site, and an explanation of why the identified opportunities were not pursued, if applicable;
  - a.) Neamat, LLC will comply with Massachusetts 935 CMR 500.105(15) for compliance with energy efficiency and conservation regulations. We looked at installing solar panels on the roof and batteries to help distribute energy during peak hours, however, we will be using such little electricity that we wouldn't see a return on investment for 10 years or more. We also opted for three phase power derived from a generator that runs on propane fuel, therefore, we are not attached to the grid at all.
  - b.) When any piece of capital equipment breaks or is in need of serious repair, executive level management will be notified immediately and a cost/benefit analysis will be conducted on upgrading the equipment to a more energy efficient model.
- 3.) Strategies to reduce electric demand (such as lighting schedules, active load management, and energy storage);
  - a.) Our general space lights will be set on a timer such that all lights will be turned on and turned off at the same time each day. This will eliminate the potential for any lights to be left on outside of store hours.
  - b.) The Department of Energy has stated that the average commercial building uses 22.5 KwH per square foot. Every month, after the general manager pays the electrical bill, they will keep the bill in an energy usage log to gauge our energy usage compared to the average. During our owners meeting every month we will review last month's energy usage to see if there were any spikes or increases in energy usage. If our facility ever goes two consecutive months with above the

national average energy usage then we will use retained earnings to replace and upgrade electrical equipment to more energy efficient equipment that reduces our average electrical usage to under 22.5 KwH per square foot.

- 4.) Engagement with energy efficiency programs offered pursuant to M.G.L. c. 25, § 21, or through municipal lighting plants.
  - a.) Our building is not attached to the MA grid.

# **Standard Operating Procedures – Product Manufacturing**

# Segregation and Disposal of Outdated, Damaged, Deteriorated, Mislabeled or Contaminated Products

### Purpose

For the production and sale of all marijuana infused products we will be implementing a plan for the segregation and disposal of outdates, damaged, deteriorated, mislabeled, or contaminated products.

### Responsibility

It is the responsibility of every employee to follow the guidelines in this SOP responsibly and according to CCC, state or federal guidelines.

### Procedures

### Segregation

In the event of a product that is outdated, damaged, deteriorated, mislabeled, or contaminated, we will take the following steps:

• Take all identified products into designated Waste Disposal area (marked in Red) for holding until it can be disposed of in manner consistent with guidance from the CCC CMR 500.105 (12) (a&b)

If necessary:

• Coordinate with Cannabis Control Commission to:

a. Inform purchasers of product recall if their information is available in the stores database.

b. Draft consumer service announcement

• Coordinate with dispensary owner

a. Once products are recalled we will work with purchasers to identify products to be quarantined and destroyed.

b. After products are destroyed, purchasing companies will send us detailed information and pictures on how the product was destroyed and cross referenced it with the original list to ensure that all products were accounted for.

#### Waste Disposal- Internal

Proper waste disposal is important for two reasons: 1) bad batches must be destroyed and not make it into the food system and 2) cannabis that is disposed of must be unrecognizable to ensure that passerby do not collect waste and try to consume it. Select Employees must master the facility's strict procedures for the proper handling, storage, and disposal of cannabis waste. Such waste will be stored for no more than one week before it is ground and incorporated with non-consumable solid wastes (e.g., paper, cardboard, food waste, soil, etc.) such that the resulting mixture is at least 51 percent non-cannabis waste by weight. This process ensures all cannabis waste is rendered unusable and unrecognizable prior to being disposed of in accordance with state law. We will take the following action to comply with waste disposal regulations:

• All recyclables and waste, including organic waste composed of or containing finished marijuana and marijuana products, will be stored, secured, and managed in accordance with applicable state and local statutes, ordinances, and regulations.

• Liquid waste containing marijuana or byproducts of marijuana processing shall be disposed of in compliance with all applicable state and federal requirements, including but not limited to, for discharge of pollutants into surface water or groundwater (MA Clean Waters Act, M.G.L. c. 21 §§ 26 through 53; 314 CMR 3.00: Surface Water Discharge Permit Program; 314 CMR 5.00: Groundwater Discharge Program; 314 CMR 12.00: Operation Maintenance and Pretreatment Standards for Wastewater Treatment Works and Indirect Dischargers; Federal Clean Water Act, 33 U.S.C. 1251 et seq.; National Pollutant Discharge Elimination System Permit Regulations at 40 CFR Part 122; 314 CMR 7.00: Sewer System Extension and Connection Permit Program); or stored pending disposal in an industrial wastewater holding tank in accordance with 314 CMR 18.00: Industrial Wastewater Holding Tanks and Containers" (935 MA Code Regs. 500.105)

## **Standard Operating Procedure - Product Manufacturing**

# **Product Recall Process**

### Purpose

For the production and sale of all marijuana infused products we will be implementing a recall plan.

### Scope

• We will have written standard operating procedures for each category of retail marijuana concentrate and type of retail marijuana product that it produces.

• If we make a material change to our standard production process, we will document the change and revise its standard operating procedures accordingly.

### Responsibility

It is the responsibility of every employee to make sure the Product Recall Process is carried out in a responsible manner.

### Procedures

**Recall Protocol** 

In the event of a product recall, we will take the following steps:

- have separate areas for storage of marijuana that is being recalled.
- Coordinate with Cannabis Control Commission to:
  - a. Inform purchasers of product recall if their information is available in the stores database.
  - b. Draft consumer service announcement
- Coordinate with dispensary owner

a. Once products are recalled we will work with purchasers to identify products to be quarantined and destroyed.

b. After products are destroyed, purchasing companies will send us detailed information and pictures on how the product was destroyed and cross referenced it with the original list to ensure that all products were accounted for. These documents will be saved for 3 years.

### Waste Disposal- Internal

Proper waste disposal is important for two reasons: 1) bad batches must be destroyed and not make it into the food system and 2) cannabis that is disposed of must be unrecognizable to ensure that passerby do not collect waste and try to consume it. Select Employees must master the facility's strict procedures for the proper handling, storage, and disposal of cannabis waste. Such waste will be stored for no more than one week before it is ground and incorporated with non-consumable solid wastes (e.g., paper,

cardboard, food waste, soil, etc.) such that the resulting mixture is at least 51 percent non-cannabis waste by weight. This process ensures all cannabis waste is rendered unusable and unrecognizable prior to being disposed of in accordance with state law. We will take the following action to comply with waste disposal regulations:

• All recyclables and waste, including organic waste composed of or containing finished marijuana and marijuana products, will be stored, secured, and managed in accordance with applicable state and local statutes, ordinances, and regulations.

• Liquid waste containing marijuana or byproducts of marijuana processing shall be disposed of in compliance with all applicable state and federal requirements, including but not limited to, for discharge of pollutants into surface water or groundwater (MA Clean Waters Act, M.G.L. c. 21 §§ 26 through 53; 314 CMR 3.00: Surface Water Discharge Permit Program; 314 CMR 5.00: Groundwater Discharge Program; 314 CMR 12.00: Operation Maintenance and Pretreatment Standards for Wastewater Treatment Works and Indirect Dischargers; Federal Clean Water Act, 33 U.S.C. 1251 et seq.; National Pollutant Discharge Elimination System Permit Regulations at 40 CFR Part 122; 314 CMR 7.00: Sewer System Extension and Connection Permit Program); or stored pending disposal in an industrial wastewater holding tank in accordance with 314 CMR 18.00: Industrial Wastewater Holding Tanks and Containers" (935 MA Code Regs. 500.105)

• Make sure Waste Disposal Log is properly filled out and signed by 2 employees.