



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

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

August 10, 2016

Kenai Peninsula Borough
Attn: Johni Blankenship
VIA Email: jblankenship@kpb.us
CC: micheleturner@kpb.us

License Number:	10650
License Type:	Limited Marijuana Cultivation Facility
Licensee:	Alaska Bud Brothers Aerogardens, LLC
Doing Business As:	ALASKA BUD BROTHERS AEROGARDENS LLC
Physical Address:	22720 Yukon Road Kasilof, AK 99610
Designated Licensee:	James Gossman
Phone Number:	907-953-2338
Email Address:	gossmanfamily@gmail.com

- New Application** **Transfer of Ownership Application** **Renewal Application**
 Onsite Consumption Endorsement

We have received a completed application for the above listed license (see attached application documents) within your jurisdiction. This is the notice required under 3 AAC 306.025(d)(2).

A local government may protest the approval of an application(s) pursuant to 3 AAC 306.060 by furnishing the director **and** the applicant with a clear and concise written statement of reasons for the protest within 60 days of the date of this notice. If a protest is filed, the board will deny the application unless the board finds that the protest is arbitrary, capricious, and unreasonable. To protest the application referenced above, please submit your protest within 60 days and show proof of service upon the applicant.

3 AAC 306.010, 3 AAC 306.080, and 3 AAC 306.250 provide that the board will deny an application for a new license if the board finds that the license is prohibited under AS 17.38 as a result of an ordinance or election conducted under AS 17.38 and 3 AAC 306.200.

3 AAC 306.010(c) provides that the board will not issue a license when a local government protests an application on the grounds that the applicant's proposed licensed premises are located in a place within the local government where a local zoning ordinance prohibits the marijuana establishment, unless the local government has approved a variance from the local ordinance.

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At this time, the fingerprints submitted by the applicant cannot be submitted for a criminal history report until a date to be determined by the Department of Public Safety and the Federal Bureau of Investigation based upon the effective date of the act containing enabling statutory language for such criminal history report. On April 27, 2016, the Marijuana Control Board directed me to determine applications complete based solely upon the representations made by the applicant in Form MJ-00.

Sincerely,

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

Cynthia Franklin, Director

amco.localgovernmentonly@alaska.gov

Attachment #1

BUD BROTHERS AEROGARDENS

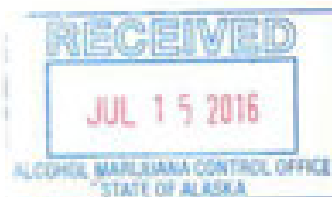
Business Plan

Executive summary

Alaska Bud Brothers Aerogardens LLC. is dedicated to the production of quality Cannabis. Alaska Bud Brothers has been formed as an Alaska based Limited Liability Corp (L.L.C.) located in Kasilof Alaska. Alaska Bud Brothers is working hard to become a leading producer of quality Cannabis on the Kenai Peninsula, by leveraging a well thought out business plan, executed by a skilled management team. Alaska Bud Brothers will generate over 1million in sales in the first three years of operation.

Keys To Success

Alaska Bud Brothers has identified three keys that will be instrumental in their success. First is the implementation of strict financial controls. By having the proper controls, production efficiency will be maximized. The second key will be the never ending pursuit for the industry's highest quality Cannabis. The third key is the recognition and implementation of the philosophy that 100% customer satisfaction is required to ensure a profitable business.



Products

Alaska Bud Brothers is located on a 20 acre farm that concentrates on the growing of quality Cannabis. Alaska Bud Brothers will grow package and sell a mix of Sativa and Indica strains of Cannabis. Alaska Bud Brothers has chosen several strains that have a significant demand, as well, being well suited for growth at our facility.

Market

Alaska Bud Brothers has two distinct market segments: Retail Cannabis Companies and processors of raw product. The retail stores will purchase tested and packaged products for the adult consumer. The second market segment is the processors. This market is smaller with limited potential customers, but will have a consistent demand throughout the year. Surveys show that 50% of Alaskans consume Cannabis; half of those will chose to buy their product at a retail outlet. Those who have been purchasing Cannabis through the black market, or have grown their own, will visit a legal Cannabis retail store that is stocked with a variety of legal Cannabis that is tested, contamination free and of consistent quality.



Financial Plan

To finance Alaska Bud Brothers Aerogardens, Jim and Laura refinanced their 20 acres. This will provide Alaska Bud Brothers with start-up costs and working capital. Jim and Laura have also created Gossman Leasing LLC. to provide a leased 4800 sq. ft. building on the property. Gossman Leasing will also provide leased equipment and inventory. Sales forecasts indicate projected revenue of over \$100,000.00 in the first year. The three year projected sales revenue increases to over \$600,000.

Personnel Plan

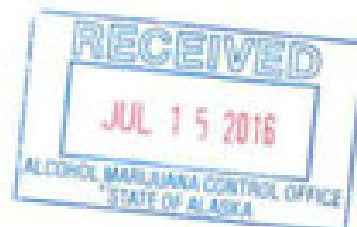
Jim: Daily Operations including vendor and sales relations, transportation of product, production scheduling, overseeing private contractors, cost analysis, and some growing responsibility.

Laura: Data entry, general office duties, accounting and tax accounting, and some growing responsibility.

Master Grower #1: All production and packaging responsibilities.

Master Grower #2: All production and packaging responsibilities.

(Master Grower positions will be contracted out, and will not be employees of Alaska Bud Brothers)



Alaska Bud Brothers Aerogardens

POLICIES AND PROCEDURES MANUAL



Table of Contents

Section One: Purpose

Section Two: Personnel Policies

Includes; policies on Affirmative Action, employment, benefits, supervision and evaluation, resignation, termination, travel, conflict of interest, sexual harassment, and service with other organizations.

Section Three: Accounting

Includes Audit and Financial Management Policies Includes policies on accounting, petty cash, cash receipts, cash disbursements, general ledger account coding, revenue, expenses, writing off delinquent debts, financial reporting, investing, budgeting, and banking.

Section Four: Procurement Policies

Includes policies on managing the awarding of general contracts, acquiring goods or professional services and property/equipment standards

Section Five: Records Management Policy

Includes a business record retention schedule and product inventory system.

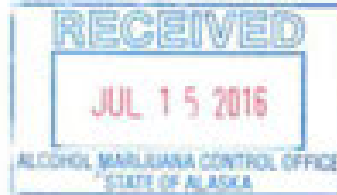
Section Six: Acknowledgment Forms

SECTION ONE: PURPOSE

The Executive Committee of Alaska Bud Brothers, have developed and enacted the following policies and procedures by virtue of the by-laws of the organization. These policies and general operating procedures were enacted and are being adopted for the effective operation of Alaska Bud Brothers. The day-to-day functional implementation of these policies and procedures is the responsibility of the Executive Director of Alaska Bud Brothers.

The purpose of these policies and procedures is to serve as a reference tool in making decisions involving the management and operation of Alaska Bud Brothers; to establish guidelines to be followed by the Executive Director in determining employment practices; and to acquaint employees with their general employment rights, benefits and responsibilities. The manual will also provide employees with information on Alaska Bud Brothers policies and procedures with respect to accounting and financial

management, procurement, records retention and a drug-free work environment. Organizational policies and procedures may be amended through the Board of Directors on recommendation of the Executive Director and/or the Executive Committee. Organizational policies and procedures should be reviewed on a periodic basis by the Executive Committee to determine if any changes are necessary.



SECTION TWO: PERSONNEL POLICIES

I. Policy on Affirmative Action

It is the policy of Alaska Bud Brothers that it will operate and conduct business without discrimination or segregation because of age, sex, race, color, religion, national origin, or handicap, except where there is a bonafide occupational qualification for the job tasks to be performed.

II. Employment

All positions not filled by internal promotion of existing employees or agents will be advertised, and all applicants will be considered for employment or contract in compliance with all applicable state and local laws.

A. Hiring

The Executive Committee has the responsibility of interviewing, screening and hiring all staff, agents and consultants that are 21 years of age and have a current Marijuana handlers permit issued by the State of Alaska.

Termination

The Executive Director, with consultation of the Executive Committee, has the responsibility to oversee the termination of all employees in accordance with these policies.

III. Employment Status

A. Employment at Will

Employees and agents hereby understand and acknowledge that, unless otherwise defined by applicable law, any employment relationship with Alaska Bud Brothers is of an "at-will" nature.

B. Full-time

A full-time regular employee is one who works between 33 and 40 hours per week.

C. Part-time

Part-time employees are staff members who work less than full-time in a regular job slot.

D. Consultants

Consultants are contracted for a specific scope of work and/or time period and are not employees of Alaska Bud Brothers



IV. Work Schedule and Pay Periods

A. Work Schedule

(1) All full-time employees typically work a 40-hour, five-day week including meal breaks. The normal office hours of the organization are Monday through Friday from 9:00 a.m. to 5:00 p.m. Employees will be paid time and one half for each hour worked beyond 40 each week or will be awarded compensatory time at a rate of one hour for every hour over forty worked during a single week.

(2) All employees and agents are considered "on call" whenever they are notified of an unauthorized entry or fire alert. It is their responsibility to contact associates to confirm, and then report immediately to the facility.

B. Time Sheets

All employees shall be required to complete time sheets on a weekly basis. Employees whose salary is funded from multiple federal, state or local sources are required to allocate their time accordingly to the various funding sources on their time sheet.

C. Pay Period

Employees will be paid on a bi-weekly cycle. Wage changes will be made once per year after annual evaluations have been completed in conjunction with the preparation of the annual operating budget.

V. Benefits

A. Insurance Alaska Bud Brothers provides a benefit package to all full-time employees which includes:

(1) Contributions towards Individual or Family Health Insurance, or contributions towards medical and/or prescription costs, not to exceed \$200.00 per month.

(2) 5 paid holidays per year

B. Personal Sick Leave

Personal sick leave will be accumulated as follows: 2 days at one year of service. All accumulated sick time is also forfeited upon termination of employment for any reason.

C. Bereavement

Two working days of paid bereavement leave will be granted to employees who have a death in the immediate family. The immediate family is defined as grandparents, parents, children, spouses, domestic partners and siblings.

D. Leave of Absence

Employees may request an unpaid leave of absence that must be submitted in writing to the Executive Director. Granting of such leave is at the discretion of the Executive Director except in such cases where granting of leave is required by law, such as the Family Medical Leave Act.

E. Vacation

Vacation will be accumulated as follows: 1 weeks of vacation during the first year after 6 months of employment, 2 weeks per year after three years of service, and 3 weeks per year after five years of service. Vacation time can be taken at any time with approval of an employee's immediate supervisor. Employees may accumulate up to 20 days of vacation time. Employees will be paid for accumulated vacation time at termination of employment.

F. Disability Leave

A disability leave of absence should be requested in writing and should be submitted to an employee's immediate supervisor as soon as practical and with a doctor's recommendation and medical documentation. Request should indicate the date on which the employee will stop work and a projected return date. Alaska Bud Brothers will hold the job, or one at the same level of any employee on disability leave for a period of up to six months. After the employee's sick leave is exhausted, vacation and/or compensatory time may be used for continued absence. The employee will contact their immediate supervisor as soon as possible regarding their intentions to return to work or not, following an absence due to illness. Pregnancy will be considered a temporary medical disability for purposes of this document. A leave of absence for disability purposes will not constitute a break in tenure for purposes of calculating length of service; however, no additional sick leave, vacation or tenure time will be accumulated during the absence.

G. Military Service

Full-time, regular employees who are inducted in the Armed Forces are considered to be on leave of absence without pay and accrue only those benefits specified by law. Upon completion of military assignment, the employee is eligible for rehire in their former job or a job of similar status and pay providing the following conditions are met:

- (1) The employee must have been employed in a position other than temporary before their induction;
- (2) They must have left their job to enter military service;
- (3) They must have received certificate(s) of satisfactory completion of military service;
- (4) They must apply for re-employment within 90 calendar days of their discharge; and,
- (5) They must be able to perform the duties of their former job or a job of similar status. Veterans will be re-employed with the same seniority, status, and pay they would have had if they had not entered military service.

H. National Guard/Reserves



Staff members who are members of the National Guard or the Reserve will be granted a leave of absence for any period or required service with their unit other than normal tour duty. Periods and such duty will not be considered a break in service. The employee must be reinstated in their position providing they meet all of the conditions listed under Military Service (Section G) with the following exception:

(1) The employee must report to work at the beginning of the next regularly scheduled working period following their release from duty. Employees who must take time off to participate in the Reserve or National Guard must submit a written request for leave to the immediate supervisor indicating the period of absence and the expected return date.

VI. Holidays

The following paid holidays will be observed, each employee may pick 5 of the following 10:

1) New Year's Day, Labor Day, Martin Luther King Jr. Day, Columbus Day, President's Day, Veteran's Day, Memorial Day, Thanksgiving, Independence Day, Christmas Day.

VII. Supervision and Evaluation

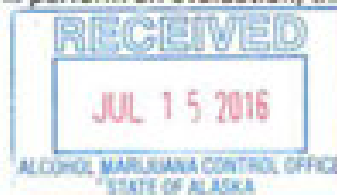
The Executive Committee is the direct supervisor of Alaska Bud Brothers Executive Director, and these entities working in conjunction, will conduct an annual performance evaluation of the Executive Director. The Executive Director is the direct supervisor of each individual employee.

A. Annual Evaluation

All employees and agents will be evaluated by their direct supervisor, using established standards of performance for their position, on an annual basis. The employee's anniversary date will be revised to be the same as the budget year, for budget and funding purposes only.

B. Initial Evaluation

The immediate supervisor or the Executive Director (see above) will perform an evaluation, three months after employment with the organization begins.



VIII. Resignation, Suspension, Termination, Reduction

A. Resignation

Employees who wish to resign from their positions will give two weeks written notice to their immediate supervisor with the reasons stated therein. If a two week notice is not given before resignation, the employee may lose any accumulated vacation time or other benefits.

B. Suspension

An employee or agent may be suspended by the Executive Director without pay for breach of client confidentiality, unsatisfactory job performance, non-compliance with visitor pass procedure, diverting

product, allowing or participating in loitering activities, allowing or participating in loitering activities, or any other just cause as determined by the Executive Director. The Executive Committee must review the facts of the case at or before the next regularly scheduled board meeting to either confirm or reverse the suspension. The decision of the Executive Committee will be given in writing.

C. Termination

Dismissal will be for unsatisfactory job performance, violation of the Personnel Policies and Procedures, non-compliance with visitor pass procedure, diverting product, allowing or participating in loitering activities, illegal acts, or any other just cause as determined by the Executive Director. Written notice of termination will be given with reasons for the action stated to the employee. Immediate termination will occur for breach of client confidentiality, theft, and/or just cause. A disciplinary conference will be held prior to termination for unsatisfactory performance. Unsatisfactory job performance includes, but is not limited to excessive absenteeism, tardiness, failure to cooperate with other employees, and unauthorized use of company property.

D. Reduction

If an employee must be terminated due to a reduction in workforce, he or she will be notified 30 calendar days prior to the event.

IX. Travel and Other Expenses

Employees will be reimbursed for travel and expenses provided the trip is pre-approved by the employee's immediate supervisor. Employees using personal automobiles for travel will be reimbursed at the current IRS approved rate. All requests for mileage reimbursement will be documented on the approved mileage reimbursement form.

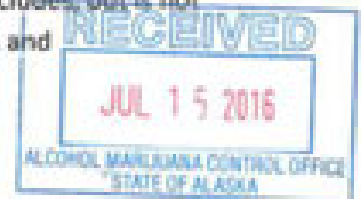
X. Conflict of Interest

1. No employee or agent will participate in activities or other employment that cause a conflict of interest with the activities of Alaska Bud Brothers. Activities or employment that create possible conflicts will be disclosed to the Executive Director in writing for review.

2. Any employee or agent of the organization, who accepts gifts or gratuities from individuals, companies, clients, or suppliers in conjunction with their job, will be subject to disciplinary action up to and including dismissal.

3. No Alaska Bud Brothers employee or agent of Alaska Bud Brothers is to become involved in real estate development, outside of his or her work at Alaska Bud Brothers, in any neighborhood where Alaska Bud Brothers operates a business.

4. No officer, employee or agent may serve as an official, director, or trustee of any for-profit or non-profit enterprise without obtaining the approval of their immediate supervisor.



5. Alaska Bud Brothers encourages service with constructive and legitimate not-for profit organizations. Participation in civic affairs is encouraged as part of our commitment to community involvement. There are cases, however, in which organizations have business relationships with the organization in which the handling of confidential information might result in a conflict of interest. An employee's immediate supervisor must be advised when a potential conflict exists.

XI. Policy Prohibiting Unlawful Harassment, including Sexual Harassment It is the policy of CDC that it will not tolerate verbal or physical conduct by any employee which harasses, disrupts, or interferes with another agents work performance or which creates an intimidating, offensive, or hostile environment.

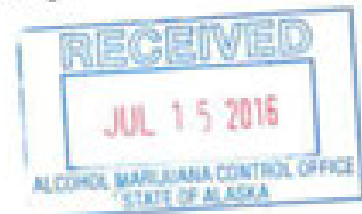
As an equal opportunity employer, it is Alaska Bud Brothers policy that every applicant and employee shall enjoy a work environment free from all forms of unlawful harassment, including sexual harassment. Unwelcome verbal, physical or visual conduct involving any individual's race, color, religion, sex, sexual orientation, pregnancy, age, national origin, ancestry, citizenship, medical condition, physical disability, marital status, or military service, or any other basis protected by any federal, state or local law which impairs an employee's ability to perform their job is illegal and is strictly prohibited. Sexual harassment is an unlawful employment practice under Title VII of the Civil Rights Act of 1964 and various state laws. The regulations of the Equal Employment Opportunity Commission define "sexual harassment" as follows:

Unwelcome sexual advances, requests for sexual favors, and other verbal or physical conduct of a sexual nature constitutes sexual harassment when:

- (1) submission to such conduct is made either explicitly or implicitly a term or a condition of an individual's employment;
- (2) submission to or rejection of such conduct by an individual is used as the basis for employment decisions affecting such individual; or
- (3) such conduct has the purpose or effect of unreasonably interfering with an individual's work performance or creating an intimidating, hostile or offensive working environment.

Some examples of sexual harassment include, but are not limited to, the following:

- Unwelcome requests for sexual favors or dates.
- Unwelcome physical touching.
- Jokes or gestures that have a sexual content or sexual connotation.
- Posters or cartoons that have a sexual content or sexual connotation.
- Sending or forwarding written or electronic correspondence of a sexually explicit nature.
- Creating an otherwise offensive working environment or unreasonably interfering with another agents ability to perform his or her job.



Alaska Bud Brothers does not condone sexual relationships between supervisors and their staff. A relationship of this type can easily be considered sexual harassment. If such a relationship develops, one of the individuals must transfer to another position in the organization. Both as a matter of law and common decency, each employee of Alaska Bud Brothers is entitled to pursue his or her employment, free of harassment or discrimination on any of the prohibited bases enumerated above. Accordingly, unlawful harassment or discrimination against any employee of Alaska Bud Brothers not be tolerated. Violation of this policy may subject an employee to discipline, up to and including immediate termination. Any employee who believes that he or she (or another employee) is the object of harassment or discrimination on any of the above-enumerated bases is strongly encouraged to follow the complaint procedure outlined below. Any employee may initiate the complaint procedure, without fear of reprisal, by immediately reporting such complaints to the:

- the employee's immediate supervisor.
- an officer of Alaska Bud Brothers, if the employee feels that he or she is unable to report a complaint to the Supervisor.

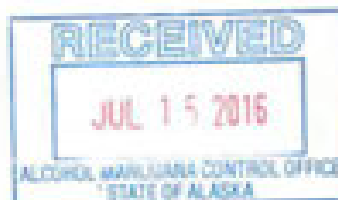
Alaska Bud Brothers takes all complaints of harassment or discrimination seriously. All complaints will be investigated immediately by an impartial assignees to be determined by senior management of Alaska Bud Brothers. Any employee who believes that the actions or words of a supervisor or fellow employee or some other person(s) encountered in the workplace constitute unwelcome harassment has a responsibility to report such incident as soon as possible to the appropriate supervisor, manager or officer of Alaska Bud Brothers. Employees are encouraged to utilize the foregoing complaint procedure. No employee will be retaliated against for having opposed unlawful harassment or discrimination, or for having filed a complaint or otherwise participating in an investigation concerning a complaint. Employees are also notified that there are governmental agencies that handle claims of unlawful discrimination and harassment. These agencies include the Equal Employment Opportunity Commission and parallel state agencies.

Each employee will be required to sign an acknowledgment of the Policy Prohibiting Unlawful harassment, Including Sexual Harassment contained at the back of this manual.

XII. Personnel Files and Employment Information

All staff members have a right of access to their personnel file, with the exception of access to reference checks that were obtained in confidence. The staff member may review the folder in the presence of their immediate supervisor. It is the responsibility of the staff member to provide information to their supervisor to keep personnel folders up-to-date (e.g., current resumes, change in marital status, name, address, telephone numbers, number of dependents, designated beneficiaries, education and training skills). The employee's immediate supervisor is authorized to verify the following information for a prospective creditor of an employee:

- 1) dates of employment;



2) title; and,

3) salary. Neither the Executive Director nor any employee is authorized to provide a prospective employer of a present or former employee of the organization with any information other than dates of employment and title.

SECTION THREE: ACCOUNTING, AUDIT AND FINANCIAL

MANAGEMENT POLICIES

I. Accounting Policies

It shall be the policy of Alaska Bud Brothers to create and maintain accounting, billing, and cash control policies, procedures and records which are consistent with Generally Accepted Accounting Principles (GAAP) and which meet the requirements of state and federal statutes and regulations.

Alaska Bud Brothers accounting, audit, and financial management policies are designed to:

- (1) Protect and secure the assets of Alaska Bud Brothers
- (2) Ensure the maintenance of accurate records of the Alaska Bud Brothers financial activities.
- (3) Ensure compliance with governmental and private fund-er reporting requirements.

A. Cash

- (1) Bank accounts are established as required by donors and funding requirements.
- (2) All checks written on Alaska Bud Brothers accounts require an officer's signature.
- (3) Individuals generally authorized to sign checks include the Executive Directors of Alaska Bud Brothers. All persons approved to sign checks will be formally approved by the Alaska Bud Brothers Executive Committee.
- (4) The Executive Committee authorizes all bank accounts and approves all check signers. The approval of signers shall be reflected in the Board of Director's meeting minutes.
- (5) Banks are promptly notified of all changes of authorized check signers.
- (6) All checks are to be numbered and accounted for by a check custodian (used, voided, not used).
- (7) Voided checks are to be properly defaced and maintained.
- (8) Bank or cash deposit reconciliations to the general ledger are to be done monthly and provided to the Executive Director or Treasurer at their regular meeting.

B. Petty Cash



(1) Receipts or itemized slips are required for every disbursement. The Executive Director or his/her designee will be responsible for verification of receipts and cash.

(2) Petty cash should be used for such things as small and odd jobs, local travel and sundry items. It is not intended for purchases that can be made with designated suppliers. Activities or needs should be planned ahead so necessary funds will be available in the petty cash account.

(3) Whenever petty cash is used, "Receipt of Petty Cash" slip must be filled out. A completed slip will include date, the amount taken and returned, the cash category and the total spent. When a staff person receives cash, he/she will sign on the "Received By" line of the petty cash log. Items purchased should also be listed on the log, unless the receipt that must always be clipped to the log lists items purchased. The Executive Director or his/her designee will sign on the "Approved By" line of the petty cash log.

(4) The Finance Officer will be responsible for the reconciliation and replenishment of the petty cash account.

C. Cash Receipts

(1) Someone other than the person making deposits is responsible for opening the daily mail, making a log of cash receipts, restrictively endorsing the payment, making note of any restrictions on the log entry, and account coding the receipt by receivable or revenue account.

(2) The Executive Director or Financial Officer prepares cash and/or bank deposit slip, listing each item.

(3) Receipts are accounted for daily. The bank's stamped duplicate deposit slip is attached to the remittance documentation.

(4) The deposit log and duplicate deposit slip is forwarded to the Financial Officer for verification and data entry.

(5) Cash is deposited in the appropriate location/bank account based on funding restrictions.

D. Cash Disbursements

(1) Cash disbursements are made by check or electronic disbursement (with the exception of petty cash).

(2) The Executive Director approves all invoices for payment.

(3) Vendor invoices are recalculated on site to ensure accuracy. This recalculation must occur prior to the preparation of a check to pay the invoice. After the recalculation is complete, the employee who performed the recalculation must initial the vendor invoice, indicating that the amount is correct and the invoice can be paid.

(4) Checks for payment are signed only when supported by approved invoices (checks will not be processed and signed in advance of proper invoicing approval procedures).

(5) Check signers compare data on supporting documents to checks presented for their signature.



(6) Bank transfers are scheduled and investigated to ascertain that both sides of the transaction are recorded.

(7) The employee responsible for mailing checks will not be responsible for recording cash reimbursement's. These two functions must be handled by different employees to ensure that the appropriate checks and balances are in place.

(8) Supporting documentation is noted as paid, check number, date paid, and general ledger account code. Supporting documentation is noted as approved for payment.

(9) Account coding's for each payment are reviewed for accuracy.

(10) Alaska Bud Brothers finance and accounting staff will ensure that all costs paid through the utilization of external funding sources are recognized as ordinary, necessary, within the budget, are arm's length transactions, and do not deviate from established practices of the organization. A cost will be considered reasonable if, in its nature or amount, it does not exceed that which would be incurred by a prudent person under the circumstances prevailing at the time the decision was made to incur the costs.

E. General Ledger Account Coding

(1) All cash receipts and disbursements are account coded and reviewed by the Executive Director.

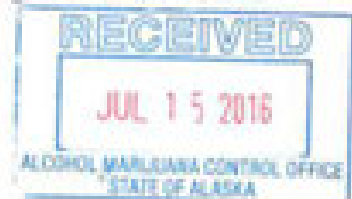
(2) A policy will be developed that documents the rationale used to allocate shared expenses among functions, grants, and/or contracts and reviewed periodically.

(3) Funding from multiple sources may be kept in an account with other funding; however, it must be tracked independently.

F. Revenue

(1) Revenue is earned using the accrual basis of accounting.

(2) Cost reimbursement grants or contracts earn revenue when the expenses are incurred (not committed).



G. Expenses

(1) Expenses are charged directly to accounts when specific identification is available.

(2) Expenses are charged to accounts based upon a shared cost rationale when the direct charge cannot be established.

H. Loan Loss Reserve

(1) Periodically, the members of the Executive Committee will meet to review the adequacy of the organization's loan loss reserve. Necessary adjustments will be determined and made quarterly.

I. Collection of Delinquent Accounts

(1) Alaska Bud Brothers may utilize outside collection agencies if all past efforts to collect money due have been exhausted.

(2) The Executive Director has discretionary authority to submit delinquent debts (over 90 days) to an outside collection agency.

J. Write-off of Delinquent Debts/Charges

(1) Records must indicate that all efforts to obtain payment have been exhausted before the decision is made to write off any debt.

(2) The request for approval of a write-off must include a short narrative of actions taken to collect and the rationale for the debt being considered noncollectable.

(3) The Executive Directors of Alaska Bud Brothers have the discretion to approve debt write-offs of a board-authorized amount. Any amount above the board-authorized amount that is requested to be considered a write-off must be approved by the Executive Committee. Reference to this action will be included in the board packet for the next regularly scheduled Board of Directors Meeting.

(4) The budget line item for fees and collections must be updated by means of a budget revision to reflect noncollectable fees/debts. If collection is made of a debt previously written-off as uncollectable, it will be recognized as revenue in the current period.

II. Financial Reporting Procedures

A. The Financial Officer will be responsible for compiling monthly and year-to-date reports on all cost centers by revenue source, expense code, and asset and liability account balances.

B. Financial reports are reconciled to the general ledger and accounting records prior to submission to the funding source.

C. If an expenditure is different from an external funding source's approved budget, prior approval must be obtained from the funding source prior to the submission of the financial report.

III. Investment/Banking Policies

The Alaska Bud Brothers Board of Directors will approve the placement of assets not needed for immediate operations assuring compliance with all contractual requirements and using the principles identified below.

A. Principles:

(1) **Minimize Risk:** The Board will define a minimum risk strategy that will be reviewed annually to ensure appropriate discharge of responsibilities to donors, lenders, and contractual relationships.

(2) **Maximize Investment Return:** Within the parameters defined as "minimum risk", funds will be invested at the highest area interest/return available at the time of decision.



(3) Support Local Banks and Institutions if Economically and legally Feasible: "Local" is defined as having a physical presence for customer service within Alaska Bud Brothers service area.

B. Procedures:

(1) Each quarter, the Executive Director or his/her designee will review the projected cash needs of the corporation and the assets available for investment.

C. Banking Policy

(1) Support Local Banks if Economically and legally feasible: All assets kept in bank accounts will be in banks defined as local. "Local" is defined as having a physical presence for customer service within Alaska Bud Brothers service area.

IV. Budget Principles/Procedure

Structure of the budgetary process shall evolve from the mission and by-laws of Alaska Bud Brothers with consideration given to the requirements of any of the organization's funding partners.

A. Budget Principles

(1) The budgetary process shall comply with the organization's funding partners and in accordance with applicable state laws.

(2) The budgetary process shall comply with the guidelines and principles set forth by the Board of Directors.

(3) Annually, each process area shall identify and develop a plan for its operation. The budgets needed to execute the plan shall be developed by appropriate personnel, with concurrence from the Executive Director.

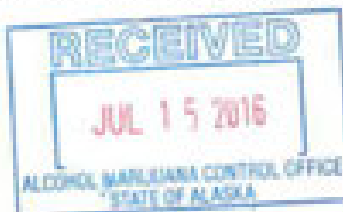
B. Procedures:

(1) The organization's Executive Director will prepare and submit an operating budget to the Board of Director's 30-60 days prior to the beginning of the new fiscal year and prior to submission to funding sources.

(2) If budget submission is due to funding sources prior to 60 days before the beginning of the fiscal year, the Executive Director will review a preliminary budget and adopt it if necessary.

C. Adjustments in Budget/Spending Plans

(1) Any adjustments or changes in spending policies/budget plans which vary by more than 10% from the original approved budget will be initialed by the Executive Director and submitted for approval to the Executive Committee.



(2) These changes will be communicated in writing to funding sources as required by contractual agreements.

(3) If proposed changes are unsatisfactory to the fund-er, the Executive Director will communicate this response to the Executive Committee, who may authorize:

- a. Changing the budget/plan to one which is satisfactory to the fund-er, or
- b. Entering into negotiations to develop a compromise satisfactory to the fund-er and the Board of Directors.

SECTION FOUR: PROCUREMENT POLICIES

The following policies and procedures will be followed at all times when Alaska Bud Brothers is purchasing supplies, property, equipment and services from an external source:

I. General Contract Award Management Policy

(1) No Alaska Bud Brothers officer, employee, and/or agent will participate in the selection, award, and/or administration of any contract for equipment, materials, and supplies or consulting or professional services if a real or apparent conflict of interest would be involved. Such a conflict will arise when:

- a. the employee, officer, or agent;
- b. any member of his/her immediate family;
- c. his/her partner; or
- d. an organization which employs or is about to employ, any of the above has a financial or other interest in the firm or individual selected for award.



(2) Alaska Bud Brothers officers, employees, and/or agents shall neither solicit nor accept gratuities, favors, or anything of monetary value from contractors, potential contractors, or parties to sub-agreements.

(3) Alaska Bud Brothers will conduct a cost or price analysis and document such analysis in the procurement files in conjunction with every procurement action.

(4) If a contract is competitively bid, Alaska Bud Brothers will enter into a contract with the winning bidder that specifies the services to be completed and payment terms.

(5) At a minimum, to adequately evaluate contractor, consultant, and supplier performance, Alaska Bud Brothers will evaluate each respective provider of goods and services performance at the completion of

each contract. This evaluation will be utilized when making award decisions for future contracts. Evaluations may be conducted on a more frequent basis if deemed necessary.

(6) Procurement records and files will include the basis for contractor selection, justification for the lack of competition when competitive bids or offers are not obtained, and basis for award cost of price.

II. Acquisition Policy for Goods and Services the following procurement procedure applies to all purchases of goods and services, including equipment, materials, supplies and professional and consulting services. Employees will conduct all procurement transactions in a manner that maximizes free and open competition. Awards should be made to the bidder or offer or whose bid or offer is responsive to the solicitation and is most advantageous to the recipient, price, quality and other factors considered. Alaska Bud Brothers reserves the right to reject any and all bids or offers, if deemed to be in its best interest. Alaska Bud Brothers may select from numerous methods of procurement, depending on the amount of the purchase and other considerations. Following are a few examples of possible procurement procedures that Alaska Bud Brothers may choose to use:

(1) Open Market Inquiry. The Executive Director, or other qualified individuals delegated by the Executive Director may inquire in the open market to ensure that the price and quality is the most advantageous to Alaska Bud Brothers.

(2) Request Competitive Oral Quotes. The Executive Director or his/her designee may request competitive quotes orally. A file shall be kept with an abstract of invitations made and offers received.

III. Property/Equipment Standards

When purchasing property (both real property and equipment), the following procedures will be followed:

(1) Title to all property purchased with will vest with the Alaska Bud Brothers.

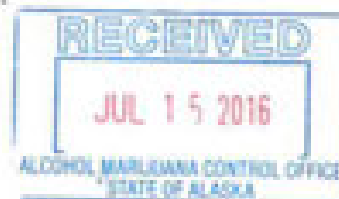
(2) Property records will be kept showing the general name of the property, identification number, original cost, and depreciated value. These records will be reviewed and necessary revisions made on an annual basis at the end of Alaska Bud Brothers fiscal year.

(3) Alaska Bud Brothers will provide the equivalent insurance coverage for real property and equipment regardless of how the property was acquired by the organization.

SECTION FIVE: RECORDS MANAGEMENT POLICY

I. Records Management Policy

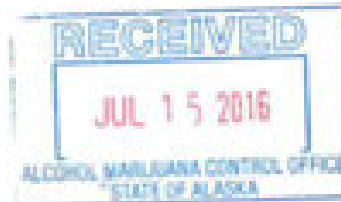
To ensure that all products produced by Alaska Bud Brothers are properly managed and reported on, Alaska Bud Brothers will establish and monitor a comprehensive records and inventory management policy.



A. To ensure that pertinent records are properly managed, Alaska Bud Brothers will implement a data base maintenance and disposition plan for each individual source when that product becomes inactive/closes-out. When a product is closed a file maintenance and disposition record entry will be filled out and filed for the product. The inventory tracking includes, but is not limited to, individual designation, the date the product began, the date the product ended, amount of product, name, a contact number for project's manager, a description of the files within the storage case and their filing arrangement, and disposition instructions. Once the inventory control entry has been completed, it will be filed on site and a second copy sent to an Alaska Bud Brothers officer, off-site.

B. Financial records, supporting documents, statistical records, and all other records shall be retained for a period of three years from the date of the submission of the final expenditure report. If any litigation, claim, or audit is started before the expiration of the three-year period, the records shall be retained until all litigation, claims, or audit findings have been resolved and final action taken.

C. Records for real property and equipment acquired with federal funds must be retained for three years after final disposition of said property.



SECTION SIX: ACKNOWLEDGEMENT FORMS

I, _____, acknowledge that I have read the Policy Prohibiting Unlawful Harassment, including Sexual Harassment, contained in Article XI of Section Two of this Policies and Procedures Manual, and I agree to the terms and provisions contained in such policy.

Name of Employee: _____

Title: _____

Date: _____

Witness: _____

I, _____, acknowledge that I have read the Alaska Bud Brothers Policies and Procedures Manual, and I agree to comply with the terms and provisions contained in this manual.

Name of Employee: _____

Title: _____

Date: _____

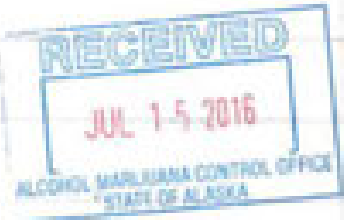
Witness: _____

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Visitors must be 21 years old

Bud Brothers Visitors Log

Visitor Name	LicID #	Badge	B B Rep	Date	Time In	Time Out

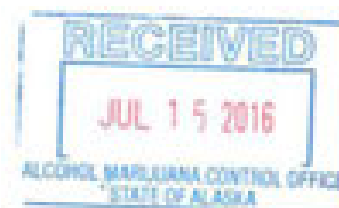


Approved by: *[Signature]*

Colorado product name	Company	EPA Number	Active Ingredients	Percent	Commercial	Personal use	Home	Comments	Pesticide Type
#1 Fungus Bully (concentrate)	Smith LLC	2500	Sodium Lauryl Sulfate Corn Oil Citric Acid	8.000% 3.680% 1.120%	Yes	Yes	Yes		Fungicide
#1 Pest Bully	Smith LLC	2500	Canter Oil Garlic Oil Corn Oil	8.000% 4.000% 4.000%	Yes	Yes	Yes		Insecticide
420 Fungus Bully (concentrate)	Smith LLC	2500	Sodium Lauryl Sulfate Corn Oil Citric Acid	8.000% 3.680% 1.120%	Yes	Yes	Yes		Fungicide
420 Pest Bully Concentrate	Smith LLC	2500	Canter Oil Garlic Oil Corn Oil	8.000% 4.000% 4.000%	Yes	Yes	Yes		Insecticide
420 Pest Bully Ready-to-Use	Smith LLC	2500	Canter Oil Garlic Oil Corn Oil	0.500% 0.250% 0.250%	Yes	Yes	Yes		Insecticide
70% Neem Oil (Monterey)	Lawn and Garden Products, Inc	70001-1-54705	Clarified Hydrophobic Extract of Neem Oil	70.000%	No	Yes	No		Fungicide, Insecticide
85 Mites & Mold Ready to Use	NoCal Plant Nutrients LLC	2500	Rosemary Oil Lemon Grass Oil Cinnamon Oil Cottonseed Oil	0.300% 0.100% 0.100% 0.100%	Yes	Yes	Yes		Fungicide, Miticide
85 Mites & Mold Concentrate	NoCal Plant Nutrients LLC	2500	Rosemary Oil Lemon Grass Oil Cinnamon Oil Cottonseed Oil	1.200% 0.600% 0.500% 0.300%	Yes	Yes	Yes		Fungicide, Miticide
Agri-Fos Systemic Fungicide	Lawn and Garden Products, Inc	71902-1-54705	Phosphorous Acid, Mono- and Di- Potassium Salts of	45.800%	Yes	Yes	Yes	Use allowed prior to final transplant.	Fungicide
Agri-Fos Systemic Fungicide Plus	Liquid Fertilizer Pro, Ltd.	71902-1	Phosphorous Acid, Mono- and Di- Potassium Salts of	60.500%	Yes	No	Yes	Use allowed prior to final transplant.	Fungicide



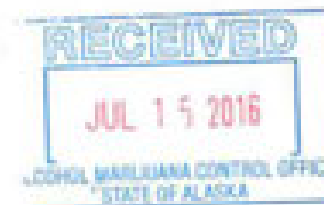
Colorado product name	Company	EPA Number	Active Ingredients	Percent	Commercial	Personal use	Hemp	Comments	Insecticide Type
Alber-Plus Concentrate	Alber-Plus	2524	Geranium Oil Rosemary Oil Clove Oil	0.100% 0.100% 0.100%	Yes	Yes	Yes		Insecticide
Alber-Plus Ready to Use	Alber-Plus	2524	Geranium Oil Rosemary Oil Clove Oil	0.100% 0.100% 0.100%	Yes	Yes	Yes		Insecticide
Alude Systemic Fungicide	Osary Chemical Corporation	71962-1-1001	Phosphorous Acid, Mono- and Di-Potassium Salts of	45.000%	Yes	Yes	Yes	Use allowed prior to final transplant.	Fungicide
Axiom	Be Green Solutions, LLC	71771-3-09112	Harpin Alpha Beta	1.000%	Yes	Yes	Yes		PGA
Aza-Direct Biological Insecticide	Cowan Company	71908-1-10053	Azadirachtin	1.200%	Yes	Yes	Yes		Insecticide
AzaGuard	BioSafe Systems, LLC	70299-17	Azadirachtin	1.000%	Yes	Yes	Yes		Insecticide
AzaMax	Ferry America	71908-1-01268	Azadirachtin	1.200%	Yes	Yes	Yes		Insecticide, Herbicide
AzaSol	Arborjet, Inc.	81009-4-74578	Azadirachtin	6.000%	Yes	Yes	Yes		Insecticide
Azatin O Biological Insecticide	DWP, Inc.	70051-9-59807	Azadirachtin	4.500%	Yes	Yes	Yes		IGP
Azitol EC Insecticide	FBI/Gordon Corporation	2217-836	Azadirachtin	1.200%	Yes	Yes	Yes		Insecticide
Azitol Hydro Botanical Insecticide	FBI/Gordon Corporation	2217-836	Azadirachtin	1.200%	No	Yes	No		Insecticide
Azera Gardening	AGC	1021-1872	Azadirachtin Pyrethrin	1.200% 1.400%	Yes	Yes	Yes		Insecticide



Colorado product name	Company	EPA Number	Active Ingredients	Percent	Commercial	Personal use	Home	Comments	Pesticide Type
Azera Insecticide	McLaughlin Gormley King Company	1021-1872	Azadirachtin Pyrethrins	1.200% 1.400%	Yes	Yes	Yes		
BeStop	Arjan AG, Inc.	2504	Clove Thyme Cinnamon Garlic Peppermint	2.000% 2.000% 1.500% 1.000% 1.000%	Yes	Yes	Yes		Bactericide, Fungicide
Berish	Supreme Growers LLC	2504	Garanol	16.700%	Yes	Yes	Yes		Fungicide
Bayer Advanced Natria Disease Control Ready to Spray	Bayer Advanced LLC	264-1161-72155	Bacillus Subtilis Q57713 Strain	1.340%	Yes	Yes	Yes		Fungicide
Bayer Advanced Natria Disease Control Ready to Use	Bayer Advanced LLC	264-1154-72154	Bacillus Subtilis Q57713 Strain	0.074%	Yes	Yes	Yes		Fungicide
Bayer Advanced NATRIA Insecticidal Soap Ready-To-Use	Bayer Advanced LLC	67702-21-72155	Potassium Laurate	1.000%	Yes	Yes	Yes	Use allowed prior to final transplant.	Insecticide
Bayer Advanced Natria Neem Oil Concentrate	Bayer Advanced LLC	70051-2-72155	Clarified Hydrophobic Extract of Neem Oil	70.000%	No	Yes	No	For use in home and home garden.	Fungicide, Insecticide
Bayer Pyrethrin Crop Spray	Bayer Environmental Science	432-8092	Piperonyl Butoxide Pyrethrins	60.000% 0.000%	Yes	Yes	Yes		Insecticide
Big Time Exterminator	Apogee Garden Products Inc	2504	Citric Acid	0.050%	Yes	Yes	Yes		Fungicide, Insecticide
Biohit HP Biological Insecticide Vegetable Powder	Valeo BioSciences Corporation	73049-14	Bacillus Thuringiensis SSP. Kurstaki	58.200%	Yes	Yes	Yes		Insecticide
BioLink Insect Repellent	Westbridge Agricultural Products	2504	Garlic	20.000%	Yes	Yes	Yes	Field and row Crops, containerized plants	Insect Repellent
BioSafe Disease Control (Concentrate)	BioSafe Systems, LLC	70299-16	Hydrogen Peroxide Peroxyacetic Acid	5.340% 1.360%	Yes	Yes	Yes		Fungicide

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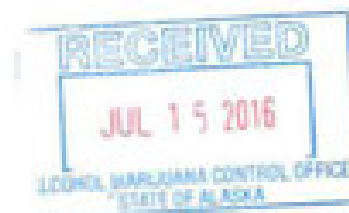
Candidate product name	Company	EPA Number	Active ingredients	Pct/act	Commercial	Personal use	Home	Comments	Pesticide Type
BioSafe Disease Control KIT	BioSafe Systems, LLC	70299-9	Hydrogen Peroxide	0.308%	Yes	Yes	Yes		Fungicide
BioSafe Insect Control	BioSafe Systems, LLC	70299-17	Azintrachin	3.000%	No	Yes	No		Insecticide
Bio-Tam 2.0	Agro USA, Inc.	80289-9	Trichoderma Asperillum Strain ICC 912 Trichoderma Corvul Strain ICC 080	2.000% 2.000%	Yes	Yes	No		Fungicide
Bonide All Seasons Horticultural & Dormant Spray Oil Concentrate	Bonide Products, Inc.	4-80	Mineral Oil	96.000%	Yes	Yes	Yes		Insecticide
Bonide All Seasons Horticultural & Dormant Spray Oil Ready to Spray	Bonide Products, Inc.	4-80	Mineral Oil	96.000%	Yes	Yes	Yes		Insecticide
Bonide Bio-Neem II Fungicide-Miticide-Insecticide Concentrate	Bonide Products, Inc.	70251-75-4	Clarified Hydrophobic Extract of Neem Oil Piperonyl Butoxide Pyrethrins	70.000% 2.500% 0.250%	Yes	Yes	No		Fungicide, Insecticide
Bonide Diatomaceous Earth Crawling Insect Killer	Bonide Products, Inc.	73720-1-4	Diatomaceous Earth	100.000%	Yes	Yes	Yes		Insecticide
Bonide Eight Insect Control Home & Garden Ready to Use	Bonide Products, Inc.	67702-15-4	Sulfur Pyrethrins	0.300% 0.010%	No	Yes	No		Insecticide
Bonide Insecticidal Soap Multipurpose Insect Control Concentrate	Bonide Products, Inc.	67702-11-4	Potassium Laurate	47.000%	Yes	Yes	Yes		Insecticide
Bonide Insecticidal Soap Multi-Purpose Insect Control Ready To Use	Bonide Products, Inc.	67702-13-4	Potassium Laurate	1.000%	Yes	Yes	Yes	Use allowed prior to final transplant.	Insecticide
Bug Buster-O	Lawn and Garden Products, Inc.	1021-1771-04705	Pyrethrins	1.400%	Yes	Yes	Yes	Outdoor use only.	Insecticide
BushDoctor Force of Nature Fungicide	United Compost & Organics, Inc	2586	Cottonseed Oil Corn Oil Garlic Oil	30.000% 30.000% 23.000%	Yes	Yes	Yes	Greenhouse only.	Fungicide

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Colorado product name	Company	EPA Number	Active Ingredients	Percent	Commercial	Personal use	Home	Comments	Pesticide Type
BushDoctor Force of Nature Insect Repellent	United Compost & Organics, Inc	2526	Garlic Oil	80.000%	Yes	Yes	Yes		Insect Repellent
BushDoctor Force of Nature Miticide	United Compost & Organics, Inc	2526	Cottonseed Oil Clove Oil Garlic Oil	40.000% 20.000% 20.000%	Yes	Yes	Yes	Greenhouse only.	Miticide
Captiva	Gowan Company	10163-326	Capricum Oleoresin Extract Garlic Oil Soybean Oil	7.000% 23.400% 59.300%	Yes	Yes	Yes		Insect Repellent
Cease	BioWorks, Inc	264-1135-68539	Bacillus Subtilis Q5T71.3 Strain	1.340%	Yes	Yes	No		Fungicide
Clover Rooting Gel	Growth Technology Ltd.	79664-1	IBA (Indole-3-Butyric Acid)	0.320%	Yes	Yes	Yes		FR
Corny's Slug & Snail Killer	Matson, LLC	67702-03-0329	Sodium Ferric EDTA	5.000%	Yes	Yes	Yes		Molluscicide
Cytokin Bioregulator Concentrate	Miller Chemical & Fertilizer LLC	90930-2	Cytokinin (Kinetin)	0.010%	Yes	Yes	Yes		FR
Cytokins HMF	Miller Chemical & Fertilizer LLC	90930-6	Cytokinin (Kinetin) IBA (Indole-3-Butyric Acid) Gibberellins (Gibberellic Acid)	0.010% 0.005% 0.004%	Yes	Yes	Yes		FR
Debug Turb	Agro Logistic Systems Inc.	30310-5	Azadirachtin Ricin Oil, Cold Pressed	0.700% 65.800%	Yes	Yes	Yes	Greenhouse use only.	Fungicide, Insecticide, Nematicide
DESECT Diatomaceous Earth Insecticide	EP Minerals, A Division of EP Minerals, LLC	7655-1	Diatomaceous Earth	85.000%	Yes	Yes	Yes		Insecticide
Des-X Insecticidal Soap Concentrate	Certo USA, LLC	67702-22-70051	Potassium Laurate	47.000%	Yes	Yes	Yes		Insecticide
Dipel DF Biological Insecticide Dry Flowable	Valent Biosciences Corporation	73049-39	Bacillus Thuringiensis 35P, Kurstaki	54.000%	Yes	No	Yes	Greenhouse/shadehouse use only.	Insecticide

Thursday, March 31, 2016



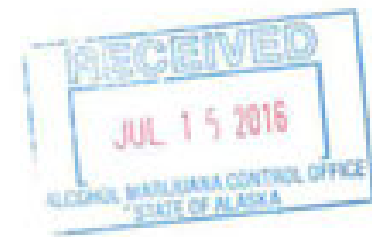
Colorado product name	Company	EPA Number	Active ingredients	Percent	Commercial	Personal use	Home	Comments	Pesticide Type
Deflex DF Biological Nematocide	Valent Biosciences Corporation	73049-67	Methylotheum Verrucaria	90.000%	Yes	Yes	Yes		Nematocide
Double Nickel LC	Certh USA, LLC	70653-107	Bacillus Amylolyquefaciens Strain D747	98.850%	Yes	Yes	Yes		Fungicide
DoubleNickelSS	Certh USA, LLC	70653-108	Bacillus Amylolyquefaciens Strain D747	25.000%	Yes	Yes	Yes		Fungicide
Dr. Earth Final Stop ProActive Yard & Garden Insect Killer (spray)	Dr. Earth, Inc.	25(b)	Cinnamon Oil Garlic Oil Malic Acid Peppermint Oil Rosemary Oil Sesame Thyme oil	0.030% 0.030% 0.020% 0.040% 0.050% 0.050% 0.030%	Yes	Yes	Yes		Insecticide
Drevel Fungicide	Drevel Chemical Company	18713-625	Phosphorous Acid, Mono- and Di-Potassium Salts of	56.200%	Yes	Yes	Yes	Use allowed prior to final transplant.	Fungicide
Earth-tone Insect Control	The Espoma Company	67702-5-835/8	Canola Oil Pyrethrins	89.500% 0.500%	No	Yes	Yes	Home greenhouse, not commercial.	Insecticide
Earth-tone Insecticidal Soap	The Espoma Company	67702-21-835/8	Potassium Laurate	1.000%	Yes	Yes	Yes	Use allowed prior to final transplant.	Insecticide
Ecologic Garden Insect Killer Concentrate	Liquid Fence Company, Inc.	25(b)	Rosemary Oil Soybean Oil	0.000% 0.000%	Yes	Yes	Yes		Insecticide
Ecologic Garden Insect Killer Ready-to-Use	Liquid Fence Company, Inc.	25(b)	Rosemary Oil Soybean Oil	0.050% 0.050%	Yes	Yes	Yes		Insecticide
Ecologic Houseplant & Garden Insect Killer	Liquid Fence Company, Inc.	25(b)	Rosemary Oil Soybean Oil	0.050% 0.050%	Yes	Yes	Yes		Insecticide

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Colorado product name	Company	EPA Number	Active ingredients	Percent	Commercial	Personal use	Pump	Comments	Pesticide Type
Eco-Mite Plus Botanical Insecticide Miticide Concentrate	Arborjet, Inc.	25(b)	Cottonseed Oil Peppermint Oil Rosemary Rosemary Oil	2.500% 2.500% 5.000% 7.500%	Yes	Yes	Yes		Insecticide
Eco-Mite Plus Botanical Insecticide Miticide Ready to Use	Arborjet, Inc.	25(b)	Cottonseed Oil Peppermint Oil Rosemary Rosemary Oil	0.250% 0.750% 0.500% 0.250%	Yes	Yes	Yes		Insecticide
Eco-PM Botanical Fungicide Concentrate	Arborjet, Inc.	25(b)	Thyme Clove Oil	20.000% 1.000%	Yes	Yes	Yes		Fungicide
Eco-PM Ready to Use Botanical Fungicide	Arborjet, Inc.	25(b)	Thyme Clove Oil	1.200% 0.060%	Yes	Yes	Yes		Fungicide
EcoSmart Organic Insecticide Botanical Houseplants & Herbs Insect Killer	EcoSmart Technologies, Inc.	25(b)	Rosemary Oil Peppermint Oil Cedar Oil	0.500% 0.500% 0.300%	Yes	No	No	Outdoor use only. No indoor/greenhouse use.	Insecticide
EcoSmart Organic Insecticide Organic Garden Insect Killer 2	EcoSmart Technologies, Inc.	25(b)	Peppermint Oil	0.500%	No	Yes	No		Insecticide
Ecotec	Brandt Consolidated, Inc.	25(b)	Rosemary Oil Peppermint Oil	10.000% 2.000%	Yes	Yes	No	Indoor production only	Insecticide, Miticide
Exosin Plus 1.2% ME	Amvac Chemical Corporation	5481-509	Azadirachtin	1.200%	No	Yes	Yes		Insecticide
Ed Rosenthal's Zero Tolerance Herbal Fungicide Ready-to-Use	Natural Garden Solutions, LLC	25(b)	Cinnamon Oil Clove Oil Thyme oil	0.240% 0.120% 0.120%	Yes	Yes	Yes		Fungicide
Ed Rosenthal's Zero Tolerance Herbal Pesticide Concentrate	Natural Garden Solutions, LLC	25(b)	Cinnamon Oil Clove Oil Rosemary Oil Thyme oil	4.000% 2.000% 2.000% 2.000%	Yes	Yes	Yes		Fungicide, Insecticide

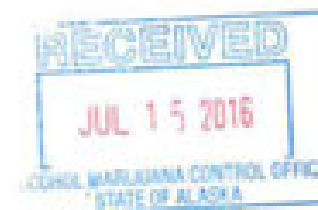


Concrete product name	Company	EPA Number	Active Ingredients	Percent	Commercial	Personal use	Range	Comments	Pesticide Type
Ed Rosenthal's Zero Tolerance Herbal Pesticide Ready-to-Use	Natural Garden Solutions, LLC	250(i)	Cinnamon Oil Clove Oil Rosemary Oil Thyme oil	0.2000% 0.1000% 0.1000% 0.1000%	Yes	Yes	Yes		Fungicide, Insecticide
ElimonateM	PotentGrowth	250(i)	Lemna Grass Oil	20.0000%	Yes	Yes	Yes		Fungicide, Miticide
Eliminator Snail & Slug Killer	Gro-Tec, Inc.	67702-02-50144	Sodium Ferric EDTA	2.0000%	Yes	Yes	Yes		Molluscicide
Evergreen Crop Protection EC 60-6	MGK	1021-1770	Pyrethrins Piperonyl Butoxide	6.0000% 60.0000%	Yes	Yes	Yes		Insecticide
Evergreen Pro 60-6	MGK	1021-1770	Pyrethrins Piperonyl Butoxide	6.0000% 60.0000%	Yes	Yes	No		Insecticide
Evergreen Pyrethrum Concentrate	MGK	1021-2560	Pyrethrins	5.0000%	Yes	Yes	Yes		Insecticide
Ferti-lome Fruit Tree Spray	Voluntary Purchasing Groups, Inc.	70051-75-7401	Pyrethrins Piperonyl Butoxide Clarified Hydrophobic Extract of Neem Oil	0.2500% 2.5000% 70.0000%	Yes	Yes	Yes		Fungicide, Insecticide
Ferti-lome Triple Action (concentrate)	Voluntary Purchasing Groups, Inc.	70051-111-7401	Clarified Hydrophobic Extract of Neem Oil Pyrethrins	70.0000% 0.2500%	No	Yes	No	9/9/15 - commercial use has been removed. Outdoor personal use only.	Fungicide, Insecticide
Ferti-lome Triple Action Ready-to-Spray	Voluntary Purchasing Groups, Inc.	70051-111-7401	Clarified Hydrophobic Extract of Neem Oil Pyrethrins	70.0000% 0.2500%	No	Yes	No	11/18/15 - commercial use has been removed. Outdoor personal use only.	Fungicide, Insecticide
Feray 3D Biological Insecticide Flowable Concentrate	Valent BioSciences Corporation	73049-46	Bacillus Thuringiensis SSP. Kurstaki	17.1500%	No	Yes	Yes	Use allowed prior to final transplant. Not for commercial use.	Insecticide
Fosphite Fungicide	BI Biotech, Inc.	68573-2	Phosphorous Acid, Mono- and Di-Potassium Salts of	53.0000%	Yes	Yes	Yes	Use allowed prior to final transplant.	Fungicide



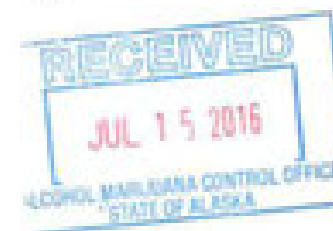
Colorado product name	Company	TPA Number	Active Ingredients	Percent	Commercial	Personal use	Pump	Comments	Pesticide Type
Fruit Fly Bally (Concentrate)	Smith LLC	2506	Citric Acid Castor Oil Corn Oil	8.000% 8.000% 4.000%	Yes	Yes	Yes		Insecticide
Fruit Tree Spray Plus	Lawn and Garden Products, Inc.	70051-111-54705	Clarified Hydrophobic Extract of Neem Oil Pyrethrins	70.000% 0.750%	Yes	Yes	No		Fungicide, Insecticide
Garden Safe Brand Neem Oil Extract Concentrate	Schultz Company	70051-2-29609	Clarified Hydrophobic Extract of Neem Oil	70.000%	No	Yes	No		Fungicide, Insecticide, Miticide
GardenTech RootBoost Rooting Hormone	TechPac, LLC	59807-4-75004	IBA (Indole-3-Butyric Acid)	0.100%	No	Yes	No		FGP
GC-Mite	JH Biotech, Inc.	2506	Essential Oil Clove Oil Garlic Oil	40.000% 20.000% 10.000%	Yes	Yes	Yes		Insecticide
goGnats Liquid Concentrate	HydroOrganics Products / OGM	2500	Cedar Oil Sodium Lauryl Sulfate	53.000% 1.000%	Yes	Yes	Yes		Insecticide
GrassRoots Ready to Use	Nature's Chem LLC	2506	Cinnamon Oil	0.400%	Yes	Yes	Yes		Fungicide, Insecticide
Green Cleaner (Concentrated)	Central Coast Garden Products Inc.	2506	Soybean Oil Sodium Lauryl Sulfate	19.000% 19.000%	Yes	Yes	Yes	Use on marijuana requires new marketplace label (as of 3/25/15). Original label says product is not for use on food or food products. Same product name with Old Stage Garden Products on the label may not be used.	Miticide, Fungicide
GreenCare EZ	H & I Agritech, Inc.	70870-3	Potassium Bicarbonate	0.5-10%	No	Yes	No	Residential use only.	Fungicide
Harvest 6.0	Potato Services of Idaho	10324-214-90353	Hydrogen Peroxide Peroxyacetic Acid	27.000% 5.000%	Yes	Yes	Yes		Antimicrobial

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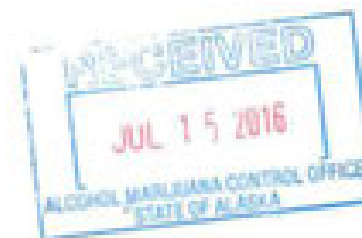
Consumer product name	Company	EPA Number	Active ingredients	Percent	Commercial	Personal use	Temp	Comments	Product Type
H2O2 Peroxy	H2O2 Agri Products, LLC	83329-1	Hydrogen Peroxide	27.000%	Yes	Yes	Yes	No foliar applications allowed.	Fungicide
Humex Rooting Powder No. 3	Brooker Chemical Corporation	8281-3	IBA (Indole-3-Butyric Acid)	0.300%	No	No	No		
Humodin I	ORP, Inc.	59807-4	IBA (Indole-3-Butyric Acid)	0.300%	Yes	Yes	Yes		FR
Hortus IBA Water Soluble Salts (20%)	Hortus USA Corp.	63310-22	IBA (Indole-3-Butyric Acid)	20.000%	Yes	Yes	Yes	Foliar or basal applications.	FR
Insect Annihilator (Concentrate)	Green Eagle Technologies LLC	2509	Rosemary Thyme oil Clove Oil Cinnamon Oil	7.000% 0.250% 0.250% 0.250%	Yes	Yes	Yes		Insecticide
Insect Annihilator Ready to Use	Green Eagle Technologies LLC	2509	Rosemary Oil Thyme oil Clove Oil Cinnamon Oil	0.900% 0.030% 0.030% 0.030%	Yes	Yes	Yes		Insecticide
KeyFlex EcoSol Plus	KeyFlex	2509	Rosemary Oil Geraniol Peppermint Oil	10.000% 5.000% 2.000%	Yes	Yes	Yes		Insecticide, Miticide
Leaf Life Gaviolt Green 415	Lowland Products, Inc.	34704-3028	Mineral Oil	98.000%	Yes	Yes	Yes	Use allowed prior to final transplant.	Insecticide
Liquid Ladybug	Eco Organics	2509	Citric Acid Geraniol Peppermint Oil	0.100% 0.300% 0.400%	Yes	Yes	Yes		Miticide
Lynx EC 3.4	LAM International Corporation	82074-6	Pyrethrins	1.400%	Yes	Yes	Yes		Insecticide
Lynx EC 5.0	LAM International Corporation	82074-7	Pyrethrins	5.000%	Yes	Yes	Yes		Insecticide
MAC's Miracle Mildew Wash (powdered concentrate)	M.A.C. Inc	2509	Citric Acid	99.000%	Yes	Yes	Yes		Fungicide

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Colorado product name	Company	EPA Number	Active Ingredients	Percent	Commercial	Personal use	Hemp	Comments	Pesticide Type
Mildew Control	Veglab	25(h)	Garaniol	16.700%	Yes	Yes	Yes		Fungicide
Miracle-Gro Nature's Care Garden Disease Control	Miracle-Gro Lawn Products, Inc.	87702-1-62355	Copper Octanoate	0.080%	Yes	Yes	Yes		Fungicide
Multi-X	BioWorks, Inc.	68539-11	Azadirachtin	1.000%	Yes	Yes	Yes		Insecticide
Monterey Horticultural Oil	Lawn and Garden Products, Inc.	48813-1-54705	Mineral Oil	80.000%	No	Yes	No		
Monterey Neem Oil RTU	Lawn and Garden Products, Inc.	70051-13-54705	Clarified Hydrophobic Extract of Neem Oil	0.900%	No	Yes	No		Fungicide, Insecticide, Miticide
M-Pede Insecticide Miticide Fungicide	Gowan Company	10163-324	Potassium Laurate	49.000%	Yes	Yes	Yes		Fungicide, Insecticide
Natural Guard Brand by Fern-Home Neem	Voluntary Purchasing Groups, Inc.	70051-2-7401	Clarified Hydrophobic Extract of Neem Oil	70.000%	No	Yes	No	11/18/15 - Commercial and hemp use no longer permitted.	Insecticide, Miticide
Natural Guard Brand Neem	Voluntary Purchasing Groups, Inc.	70051-2-7401	Clarified Hydrophobic Extract of Neem Oil	70.000%	No	Yes	No		Insecticide
Nature-Cide All Purpose Insecticide	Pacific Shore Holdings, Inc.	25(h)	Clove Oil	0.850%	Yes	Yes	Yes		Insecticide
Neem Concentrate	Green Light, A Valent U.S.A. Company	70051-2-85817	Clarified Hydrophobic Extract of Neem Oil	70.000%	Yes	Yes	No		Fungicide, Insecticide, Miticide
Neemix 4.5 Insect Growth Regulator	Cortiv USA, LLC	70051-9	Azadirachtin	4.500%	Yes	Yes	Yes		Neemacide

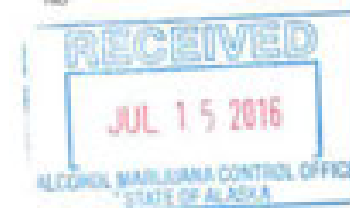
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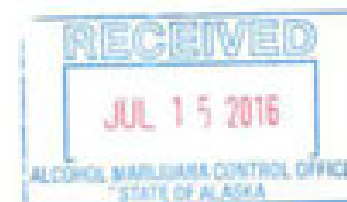
Colorado product name	Company	EPA Number	Active Ingredients	Percent	Commercial	Personal use	Hotly	Comments	Pesticide Type
NimbleDyn Neem Oil (Ag Use)	The Ahimsa Alternatives, Inc.	84183-2	Neem Oil, Cold Pressed	100.000%	Yes	Yes	Yes		Insecticide
NimbleDyn Neem Oil (residential use)	The Ahimsa Alternatives, Inc.	84183-2	Neem Oil, Cold Pressed	100.000%	Yes	Yes	Yes		Fungicide, Insecticide
No Powdery Mildew	Greenway Nutrients	25(b)	Geranium Oil	2.400%	Yes	Yes	Yes		Fungicide
No Spider Mites	Greenway Nutrients	25(b)	Citronella Geranium Oil	0.500% 0.300%	Yes	Yes	Yes		Miticide
Nolo Em	Flying Skull Plant Products	25(b)	Potassium Sorbate	0.010%	Yes	Yes	Yes		Fungicide
Nutrol 0-50-12	Lakchem, Inc.	70644-1	Monopotassium Phosphate	100.000%	Yes	Yes	Yes		Insecticide
Omni Oil 5E	Helena Chemical Company	5905-368	Mineral Oil	98.000%	No	No	Yes	No greenhouse/indoor use allowed. Commercial use only.	Insecticide
Omni Supreme Spray	Helena Chemical Company	5905-368	Mineral Oil	98.000%	No	No	Yes	As of 11/23/15, commercial and personal uses are not allowed.	Insecticide
Organocide 3-in-1 Garden Spray Ready to Spray	Organic Laboratories, Inc.	25(b)	Sesame Oil	0.100%	Yes	Yes	Yes		Fungicide, Insecticide
Organocide Plant Doctor	Organic Laboratories, Inc.	71962-1-70179	Phosphorous Acid, Mono- and Di-Potassium Salts of	45.800%	No	Yes	No	Update 4/28/15 - Revised label dated 2012 received by CDA. Language has changed to allow only use allowed before final transplant, on marijuana grown for personal use.	Fungicide
Ornactin 75 EC Botanical Insecticide	SaPNO Corporation	5481-476-67090	Azadirachtin	1.000%	Yes	Yes	Yes		Insecticide
Ortho Elementals Garden Insect Killer	The Ortho Group	67702-6-239	Pyrethrins Canola Oil	0.000% 1.000%	No	Yes	No		Insecticide

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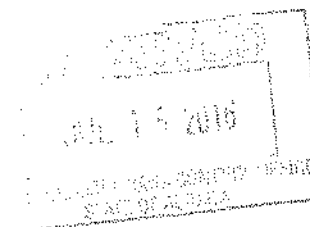


Colorado product name	Company	EPA Number	Active ingredients	Percent	Commercial	Personal use	Herb	Comments	Pesticide Type
Ortho Elementals Insecticidal Soap	The Ortho Group	67702-21-339	Potassium Laurate	1.000%	Yes	Yes	Yes		Insecticide
Ortho Tree & Shrub Fruit Tree Spray Concentrate	The Ortho Group	70051-75-239	Clarified Hydrophobic Extract of Neem Oil Piperonyl Butoxide Pyrethrins	70.000% 2.500% 0.250%	Yes	Yes	No		Fungicide, Insecticide
OxDaTe 2.0	BioSafe Systems, LLC	70199-12	Hydrogen Peroxide Peroxyacetic Acid	27.300% 2.000%	Yes	Yes	Yes	No tiller applications allowed.	Fungicide
OxiPhos	BioSafe Systems, LLC	70199-23	Phosphorous Acid, Mono- and Di- Potassium Salts of Hydrogen Peroxide	27.300% 14.000%	Yes	Yes	Yes	Use allowed prior to final transplant.	Antimicrobial, Fungicide
Path Away Plant Protectant	Global Infection Control Consultants LLC	25(h)	Citric Acid	1.000%	Yes	Yes	Yes		Fungicide, Insecticide
Perosee Plus	A Growing Alternative	80729-1	Hydrogen Peroxide	33.000%	Yes	Yes	Yes		Algicide, Fungicide
Phenrol Agricultural Fungicide	Nufarm America, Inc. AGT Division	55146-83	Phosphorous Acid, Mono- and Di- Potassium Salts of	53.600%	Yes	Yes	Yes	Use allowed prior to final transplant.	Fungicide
Plasma Neem Oil EC Biological Insecticide	Plasma Power Private Limited	84185-5	Neem Oil, Cold Pressed	84.900%	Yes	Yes	Yes		Insecticide
Powdery Mildew Killer (concentrate)	Growers Trust	25(h)	Genarol	16.700%	Yes	Yes	Yes		Fungicide
Prescription Treatment brand Pyreth II Formula 2	Whitmore Micro-Gen Research Laboratories, Inc.	499-475	Pyrethrins Piperonyl Butoxide	5.000% 60.000%	Yes	Yes	Yes		Insecticide
Prescription Treatment Brand Pyrethrum TB Micro Total Release Insecticide	Whitmore Micro-Gen Research Laboratories, Inc.	499-479	Piperonyl Butoxide Pyrethrins	16.000% 4.000%	Yes	Yes	Yes	Use allowed prior to final transplant.	Insecticide

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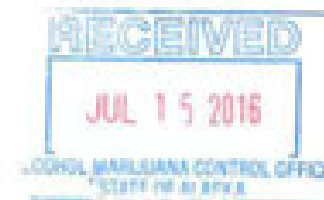


Labelled product name	Company	EPA Number	Active Ingredients	Percent	Commercial	Personal use	Hemp	Comments	Resilient Type
Pro-Mix Biofungicide + Mycorrhizae	Premier Horticulture Inc.	74267-4	Bacillus Pumilus Strain GHA 180	0.001%	Yes	Yes	Yes	For use in protected growing environments only (eg. greenhouses).	Fungicide
Pro-Mix BRK Biofungicide + Mycorrhizae	Premier Horticulture Inc.	74267-4	Bacillus Pumilus Strain GHA 180	0.001%	Yes	Yes	Yes	For use in protected growing environments only (eg. greenhouses).	Fungicide
Pro-Mix BRK2D Biofungicide + Mycorrhizae	Premier Horticulture Inc.	74267-4	Bacillus Pumilus Strain GHA 180	0.001%	Yes	Yes	Yes	For use in protected growing environments only (eg. greenhouses).	Fungicide
Pro-Mix BX Biofungicide + Mycorrhizae	Premier Horticulture Inc.	74267-4	Bacillus Pumilus Strain GHA 180	0.001%	Yes	Yes	No	Growing medium. Greenhouse use only.	Fungicide
Pro-Mix HP Biofungicide + Mycorrhizae	Premier Horticulture Inc.	74267-4	Bacillus Pumilus Strain GHA 180	0.001%	Yes	Yes	No	Growing medium. Greenhouse use only.	Fungicide
Pure 3-Way	Pure Nutrients	25(b)	Lemon Grass Oil Castor Oil	0.464% 0.250%	Yes	Yes	Yes		Fungicide, insecticide
Pure Green Thumb	Pure Nutrients	25(b)	Lemon Grass Oil	0.116%	Yes	Yes	Yes		Fungicide, insecticide
Pure Kapow!	Pure Nutrients	25(b)	Lemon Grass Oil Castor Oil	0.464% 0.250%	Yes	Yes	Yes		Fungicide, insecticide
PureAg Pest Control Food Grade (concentrate)	PureAg	25(b)	Thyme oil Garlic Oil Corn Oil Geraniol Clove Oil Citric Acid Peppermint Oil Rosemary Oil Sodium Chloride	10.000% 9.000% 5.000% 5.000% 5.000% 4.000% 4.000% 2.000% 2.000%	Yes	Yes	Yes		Insecticide
Pyganic Crop Protection EC 1.4 H	MSK	1021-1771	Pyrethrins	1.400%	Yes	Yes	Yes		Insecticide



Colorado product name	Company	EPA Number	Active Ingredients	Percent	Commercial	Personal use	Home	Comments	Pesticide Type
Pyganic Crop Protection EC 5.0 II	MGR	5021-1771	Pyrethrins	5.000%	Yes	Yes	Yes		Insecticide
Pyganic Specialty	MGR	5021-1771	Pyrethrins	5.000%	Yes	Yes	Yes		Insecticide
Pyridium TR Total Release Insecticide	BASF Corporation	499-479	Pyrethrins Piperonyl Butoxide	4.000% 16.000%	Yes	Yes	No	Greenhouse use only.	Insecticide
Pyronyl Crop Spray	Central Garden & Pet Company	89459-26	Piperonyl Butoxide Pyrethrins	60.000% 6.000%	No	Yes	Yes		Insecticide
Rampart Fungicide	Loveland Products, Inc.	34704-024	Phosphorous Acid, Mono- and Di-Potassium Salts of	53.000%	Yes	Yes	Yes	Use allowed prior to final transplant.	Fungicide
Rapidgrow Rootburst Powder	Rapidgrow Industries, Inc.	82527-1	IBA (Indole-3-Butyric Acid)	0.800%	Yes	Yes	Yes	Nursery/greenhouse use only.	PCR
Reliant Systemic Fungicide	Quest Products LLC	83416-1	Phosphorous Acid, Mono- and Di-Potassium Salts of	45.000%	Yes	Yes	Yes		Fungicide
Resist 57	Actagro LLC	82940-1	Phosphorous Acid, Mono- and Di-Potassium Salts of	57.000%	Yes	No	Yes	Use allowed prior to final transplant.	Fungicide
Ro-Pel Deer & Rabbit Repellent Ready to Use	Grant Laboratories Inc.	8119-B-1063	Ammonium Salts of Higher Fatty Acids	0.660%	Yes	Yes	Yes		Mammal Repellent
Salix Brand 3-in-1 Garden Spray II	Salix, Inc.	59913-11	Potassium Salts of Fatty Acids Sulfur	0.750% 0.400%	Yes	Yes	Yes		Fungicide, Insecticide
Salix Brand BioGreen Insecticide & Repellent Multi-Purpose Concentrate	Salix, Inc.	70011-6-03697	Azadirachtin	0.090%	Yes	Yes	Yes	Only as a potted plant in and around a home.	Insecticide

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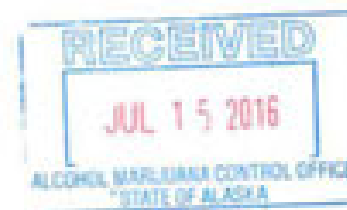


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Colorado product name	Company	EPA Number	Active Ingredients	Percent	Commercial	Personal use	Pump	Comments	Pesticide Type
Safer Brand Garden Fungicide for Flowers, Fruit, and Vegetables, Concentrate	Safer, Inc.	42697-37	Sulfur	12.000%	Yes	Yes	No		Fungicide
Safer Brand Insect Killing Soap Concentrate#1	Safer, Inc.	42697-60	Potassium Salts of Fatty Acids	49.520%	Yes	Yes	Yes		Insecticide
Safer Brand Insect Killing Soap with Scented Extract#	Safer, Inc.	42697-59	Potassium Salts of Fatty Acids	2.000%	Yes	Yes	No		Insecticide
Safer Brand Yard & Garden Insect Killer II	Safer, Inc.	59913-10	Potassium Salts of Fatty Acids Pyrethrins	1.015% 0.012%	Yes	Yes	No		Insecticide
SafeGro Mildew Cure	BH Biotech, Inc.	2508	Corn Oil Cottonseed Oil Garlic Oil	0.300% 0.300% 0.200%	Yes	Yes	Yes		Fungicide
SafeGro Pest Out	BH Biotech, Inc.	2508	Cottonseed Oil Clove Oil Garlic Oil	0.400% 0.200% 0.500%	Yes	Yes	Yes		Insecticide
Schultz Garden Safe Fungicide 3 Concentrate	Schultz Company	70051-2-39609	Clarified Hydrophobic Extract of Neem Oil	70.000%	No	Yes	No		Fungicide, Insecticide, Miticide
Schultz Garden Safe Insecticidal Multi-Purpose Soap Insect Killer	Schultz Company	67702-13-39609	Potassium Laurate	1.000%	Yes	Yes	Yes		Insecticide
Serenade Garden Disease Control Concentrate	Bayer CropScience LP	264-1152	Bacillus Subtilis Q5T713 Strain	1.340%	Yes	Yes	Yes		Fungicide
Serenade Garden Disease Control Ready to Spray	Bayer CropScience LP	264-1152	Bacillus Subtilis Q5T713 Strain	1.340%	Yes	Yes	Yes		Fungicide
Serenade Garden Disease Control Ready to Use	Bayer CropScience LP	264-1154	Bacillus Subtilis Q5T713 Strain	0.070%	Yes	Yes	Yes		Fungicide
Shield-All Plus Broad Spectrum Insecticide, Fungicide, Miticide	Gardens Alive!, Inc.	70051-111-56672	Pyrethrins Clarified Hydrophobic Extract of Neem Oil	0.250% 70.000%	Yes	Yes	No	For use on final transplant.	Fungicide, Insecticide

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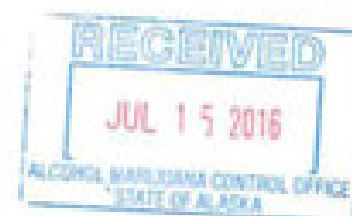
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Colorado product name	Company	EPA Number	Active Ingredients	Pest(s)	Commercial	Personal use	Range	Comments	Pesticide Type
Solita	Supreme Growers LLC	25(b)	Geraniol Peppermint Oil Cottonseed Oil Rosemary Oil	20.000% 1.000% 0.100% 0.010%	Yes	Yes	Yes		Miticide
SNS 203 Concentrated Natural Pesticide Soil Drench/Spray	Sierra Natural Science Inc.	25(b)	Clove Oil Rosemary Oil	1.500% 0.530%	Yes	Yes	Yes	Do not spray on buds or flowers.	Insecticide
SNS 209 All Natural Systemic Pest Control Concentrate	Sierra Natural Science Inc.	25(b)	Rosemary Rosemary Oil	10.000% 0.230%	Yes	Yes	Yes		Insect Repellent
SNS 217 All Natural Ready to Use Spider Mite Control	Sierra Natural Science Inc.	25(b)	Rosemary Oil	2.000%	Yes	Yes	Yes		Insecticide
SNS 217C All Natural Spider Mite Control Concentrate	Sierra Natural Science Inc.	25(b)	Rosemary Oil	10.000%	Yes	Yes	Yes		Miticide
SNS 244 All Natural Ready to Use Fungicide	Sierra Natural Science Inc.	25(b)	Thyme oil	4.000%	Yes	Yes	Yes		Fungicide
SNS 244C All Natural Concentrated Fungicide	Sierra Natural Science Inc.	25(b)	Clove Oil Rosemary Oil Thyme oil	0.200% 0.050% 1.200%	Yes	Yes	Yes		Fungicide
Spider Mite Control	Vegalis	25(b)	Geraniol Cottonseed Oil Peppermint Oil Rosemary Oil	20.000% 0.100% 1.000% 0.005%	Yes	Yes	Yes		Miticide
Spider Mite Killer (concentrate)	Growers Trust	25(b)	Canola Oil Geraniol	70.000% 20.000%	Yes	Yes	Yes		Miticide
Spore Control	Eco Organics	25(b)	Thyme oil	1.000%	Yes	Yes	Yes		Fungicide
SulfOx-2	BioWorks, Inc.	48813-1-68539	Mineral Oil	80.000%	Yes	Yes	Yes		
Serround WP Crop Protectant	Tecenderlo Carley, Inc.	01042-18	Kaolin	95.000%	Yes	Yes	Yes		Insecticide, FGR

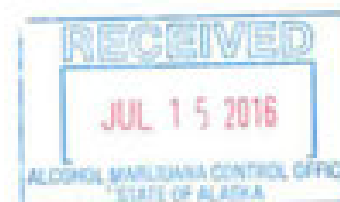
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Colorado product name	Company	EPA Number	Active ingredients	Percents	Commercial	Personal use	Home	Comments	Pesticide Type
Take Down Garden Spray (concentrate)	Lawn and Garden Products, Inc.	67702-6-54705	Canola Oil Pyrethrins	89.500% 0.500%	No	Yes	No	Only for use in home gardens and home greenhouses.	Insecticide
Take Down Garden Spray RTU	Lawn and Garden Products, Inc.	67702-6-54705	Canola Oil Pyrethrins	1.000% 0.010%	No	Yes	No	Only for use in home gardens and home greenhouses.	Insecticide
TerraClear 5.0	BioSafe Systems, LLC	70299-13	Hydrogen Peroxide Peroxyacetic Acid	27.000% 5.000%	Yes	Yes	Yes		Antimicrobial, Fungicide
Tersus Insecticide	MGR	6021-2616	Pyrethrins	5.000%	Yes	Yes	Yes		Insecticide
Triact 70	ORF, Inc.	70051-2-59807	Clarified Hydrophobic Extract of Neem Oil	70.000%	Yes	Yes	No		Fungicide, Insecticide, Miticide
Triathlon BA	ORF, Inc.	70051-107-59807	Bacillus Amylolyticus Strain D747	98.800%	Yes	Yes	Yes		Fungicide
Trilogy	Ceris USA, LLC	70051-2	Clarified Hydrophobic Extract of Neem Oil	70.000%	Yes	Yes	Yes		Fungicide, Insecticide
Triple Action Neem Oil	Southern Agricultural Insecticides, Inc.	70051-2-829	Clarified Hydrophobic Extract of Neem Oil	70.000%	No	Yes	No		Fungicide, Insecticide, Miticide
TriTel	Brandt Consolidated, Inc.	48813-1	Mineral Oil	80.000%	Yes	Yes	Yes		Fungicide, Insecticide
TyGro Insect Fogger I	Whitmore Micro-Gas Research Laboratories, Inc.	405-547	Fipronyl Butoxide Pyrethrins	4.000% 0.500%	Yes	Yes	Yes	Home use allowed only if grown indoors.	Insecticide
TyGro Insect Fogger II	BASF Corporation	405-547	Fipronyl Butoxide Pyrethrins	4.000% 0.500%	No	Yes	No	Use allowed indoors.	Insecticide

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Colorado product name	Company	EPA Number	Active Ingredients	Percent	Commercial	Personal use	Range	Comments	Pesticide Type
Valent Professional Products Difel Pro DP Biological Insecticide Dry Flowable	Valent BioSciences Corporation	73049-89	Bacillus Thuringiensis SSP. Kurstaki	54.000%	Yes	Yes	Yes		Insecticide
Whitney Farms Insecticidal Soap	Swiss Farm Products, Inc.	67702-21-71327	Potassium Laurate	1.000%	Yes	Yes	Yes		Insecticide
Worry Free Brand Insecticidal Soap Ready-to-Use	Lily Miller Brands	67702-21-33116	Potassium Laurate	1.000%	Yes	Yes	Yes	Use allowed prior to final transplant.	Insecticide
WorryFree brand Garden Insect Control Ready-to-Use	Lily Miller Brands	67702-6-33116	Canola Oil Pyrethrins	1.000% 0.010%	Yes	Yes	No		Insecticide
XenTari Biological Insecticide Dry Flowable	Valent BioSciences Corporation	73049-40	Bacillus Thuringiensis SSP. Aizawai	54.000%	Yes	Yes	Yes		Insecticide
Xpectro OD	LAM International Corporation	82074-5	Pyrethrins Beauveria Bassiana Strain GHA	0.750% 0.060%	Yes	Yes	Yes		Insecticide
ZenFol 2.0	BioSafe Systems, LLC	70299-12	Hydrogen Peroxide Peroxyacetic Acid	27.100% 2.000%	Yes	Yes	Yes	Greenhouse use only.	Antimicrobial, Fungicide
Zonit Biofungicide	Jewel Biosurfactant Company	72431-1	Rhamnolipid Biosurfactant	8.500%	Yes	Yes	No	Use allowed prior to final transplant in greenhouses and nurseries.	Fungicide



Attachment #15 Appendix (c)

Section 3 Federally Registered Pesticides 1/20/2018

Brand name	Ingredient	Percent	EPA Registration Number	WSDA File Number	Company
1600 X-CLUDE FORMULA 2	PIPERONYL BUTOXIDE	2.500%	499-539	121	WHITMIRE MICRO-GEN RESEARCH LABS
1600 X-CLUDE FORMULA 2	PYRETHRINS	0.500%	499-539	121	WHITMIRE MICRO-GEN RESEARCH LABS
1600 X-CLUDE FORMULA 2	PIPERONYL BUTOXIDE	2.500%	499-539	254	BASF CORPORATION
1600 X-CLUDE FORMULA 2	PYRETHRINS	0.500%	499-539	254	BASF CORPORATION
70% NEEM OIL	CLARIFIED HYDROPHOBIC EXTRACT OF NEEM OIL	70.000%	70051-2-54705	33	LAWN & GARDEN PRODUCTS INC.
ACTINO-IRON BIOLOGICAL FUNGICIDE 0-0-0	STREPTOMYCES LYDICUS WYEC 108	1.300%	73314-2	7	NOVOZYMES BIOAG INC
ACTINOVATE AG BIOLOGICAL FUNGICIDE	STREPTOMYCES LYDICUS WYEC 108	0.037%	73314-1	1	NOVOZYMES BIOAG INC
ACTINOVATE SP BIOLOGICAL FUNGICIDE	STREPTOMYCES LYDICUS WYEC 108	0.037%	73314-1	2	NOVOZYMES BIOAG INC
AGRI-FOS	PHOSPHOROUS ACID, MONO- AND DI-POTASSIUM SALTS (POTASSIUM PHOSPHITE)	45.800%	71962-1	1	LIQUID FERTILISER PTY
AGRI-FOS SYSTEMIC FUNGICIDE	PHOSPHOROUS ACID, MONO- AND DI-POTASSIUM SALTS (POTASSIUM PHOSPHITE)	45.800%	71962-1-54705	49	LAWN & GARDEN PRODUCTS INC.
AGRISOLUTIONS CONFINE EXTRA FUNGICIDE	PHOSPHOROUS ACID, MONO- AND DI-POTASSIUM SALTS (POTASSIUM PHOSPHITE)	53.000%	1381-244	156	WINFIELD SOLUTIONS LLC
ALUDE FUNGICIDE	PHOSPHOROUS ACID, MONO- AND DI-POTASSIUM SALTS (POTASSIUM PHOSPHITE)	53.600%	55346-83	43	NUFARM AMERICAS INC- AGT DIVISION
ALUDE SYSTEMIC FUNGICIDE	PHOSPHOROUS ACID, MONO- AND DI-POTASSIUM SALTS (POTASSIUM PHOSPHITE)	45.800%	71962-1-1001	16	CLEARY CHEMICAL CORPORATION
AMAZIN 1.2% PLUS	AZADIRACTIN	1.200%	5481-559	79	AMVAC CHEMICAL CORP.
ARMICARB 100	POTASSIUM BICARBONATE	85.000%	5905-541	25	HELENA CHEMICAL COMPANY
AXIOM PLANT GROWTH STIMULATOR	HARPIN PROTEIN	1.000%	71771-3-89112	1	RX GREEN SOLUTIONS LLC
AZA-DIRECT BIOLOGICAL INSECTICIDE	AZADIRACTIN	1.200%	71908-1-10163	44	GOWAN CO.
AZAGUARD	AZADIRACTIN	3.000%	70299-17	18	BIOSAFE SYSTEMS
AZAMAX	AZADIRACTIN	1.200%	71908-1-81268	1	PARRY AMERICA
AZASOL	AZADIRACTIN	6.000%	81899-4	1	SOLUNEEM INC
AZATIN XL	AZADIRACTIN	3.000%	70051-27-59807	17	OHP INC.



AZATROL HYDRO BOTANICAL INSECTICIDE	AZADIRACTIN	1.200%	2217-836	179	PB/GORDON CORPORATION
AZERA INSECTICIDE	AZADIRACTIN	1.200%	1021-1872	46	MCLAUGHLIN GORMLEY KING
AZERA INSECTICIDE	PYRETHRINS	1.400%	1021-1872	46	MCLAUGHLIN GORMLEY KING
BAYER ADV NATRIA DISEASE CONTROL RTU	BACILLUS SUBTILIS Q5T713 STRAIN	0.074%	69592-16-72155	125	BAYER ADVANCED LLC
BAYER ADV NATRIA INSECTICIDAL SOAP RTU	POTASSIUM SALTS OF FATTY ACIDS	1.000%	67702-21-72155	139	BAYER ADVANCED LLC
BAYER ADV NATRIA NEEM OIL CONCENTRATE	CLARIFIED HYDROPHOBIC EXTRACT OF NEEM OIL	70.000%	70051-2-72155	148	BAYER ADVANCED LLC
BEETLEJUST FOR ORNAMENTAL AND VEGETABLE PESTS	BACILLUS THURINGIENSIS SSP. GALLERIAE	76.500%	88347-3-56872	46	GARDENS ALIVE! INC
BI-CARB OLD FASHIONED FUNGICIDE	POTASSIUM BICARBONATE	82.000%	54705-10	62	LAWN & GARDEN PRODUCTS INC.
BIOBIT HP BIOLOGICAL INSECTICIDE WETTABLE POWDER	BACILLUS THURINGIENSIS SSP. KURSTAKI	58.200%	73049-54	34	VALENT BIOSCIENCES CORP.
BIOCOVER LS	PETROLEUM OIL	98.000%	34704-808	119	LOVELAND PROD./CROP PROTECTION SVCS
BIOCOVER SS	PETROLEUM OIL	98.000%	34704-809	120	LOVELAND PROD./CROP PROTECTION SVCS
BIOCOVER UL	PETROLEUM OIL	98.000%	34704-806	121	LOVELAND PROD./CROP PROTECTION SVCS
BIOMITE	CITRONELLOL	0.417%	70057-1	1	NATURAL PLANT PROTECTION
BIOMITE	FARNESOL	0.167%	70057-1	1	NATURAL PLANT PROTECTION
BIOMITE	GERANIOL	0.417%	70057-1	1	NATURAL PLANT PROTECTION
BIOMITE	NEROLIDOL	0.417%	70057-1	1	NATURAL PLANT PROTECTION
BIOSAFE DISEASE CONTROL	HYDROGEN PEROXIDE (DIOXIDE)	5.340%	70299-16	41	BIOSAFE SYSTEMS
BIOSAFE DISEASE CONTROL	PEROXYACETIC ACID	1.360%	70299-16	41	BIOSAFE SYSTEMS
BIOSAFE DISEASE CONTROL RTU	HYDROGEN PEROXIDE (DIOXIDE)	0.108%	70299-9	42	BIOSAFE SYSTEMS
BIOSAFE INSECT CONTROL	AZADIRACTIN	3.000%	70299-17	46	BIOSAFE SYSTEMS
BIO-TAM	TRICHODERMA ASPERELLUM STRAIN ICC 012	2.000%	80289-9-69592	20	AGRAQUEST INC.
BIO-TAM	TRICHODERMA GAMSII STRAIN ICC 080	2.000%	80289-9-69592	20	AGRAQUEST INC.

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BIO-TAM 2.0	TRICHODERMA ASPERELLUM STRAIN ICC 012	2.000%	80289-9	7	ISAGRO S.P.A.
BIO-TAM 2.0	TRICHODERMA GAMSII STRAIN ICC 080	2.000%	80289-9	7	ISAGRO S.P.A.
BONIDE BON-NEEM II FUNGICIDE/MITICIDE/INSECTICIDE CONC	CLARIFIED HYDROPHOBIC EXTRACT OF NEEM OIL	70.000%	70051-75-4	239	BONIDE PRODUCTS INC
BONIDE BON-NEEM II FUNGICIDE/MITICIDE/INSECTICIDE CONC	PIPERONYL BUTOXIDE	2.500%	70051-75-4	239	BONIDE PRODUCTS INC
BONIDE BON-NEEM II FUNGICIDE/MITICIDE/INSECTICIDE CONC	PYRETHRINS	0.250%	70051-75-4	239	BONIDE PRODUCTS INC
BONIDE BONTONE II ROOTING POWDER	IBA (INDOLE-3-BUTYRIC ACID)	0.100%	4-489	266	BONIDE PRODUCTS INC
BONIDE CITRUS, FRUIT & NUT ORCHARD SPRAY CONCENTRATE	PYRETHRINS	0.250%	67702-17-4	154	BONIDE PRODUCTS INC
BONIDE CITRUS, FRUIT & NUT ORCHARD SPRAY CONCENTRATE	SULFUR	10.000%	67702-17-4	154	BONIDE PRODUCTS INC
BONIDE CITRUS, FRUIT & NUT ORCHARD SPRAY READY TO SPRAY	PYRETHRINS	0.250%	67702-17-4	153	BONIDE PRODUCTS INC
BONIDE CITRUS, FRUIT & NUT ORCHARD SPRAY READY TO SPRAY	SULFUR	10.000%	67702-17-4	153	BONIDE PRODUCTS INC
BONIDE DIATOMACEOUS EARTH CRAWLING INSECT KILLER	DIATOMACEOUS EARTH	100.000%	73729-1-4	269	BONIDE PRODUCTS INC
BONIDE INSECTICIDAL MULTI-PURPOSE INSECT CONTROL SOAP CONC	POTASSIUM SALTS OF FATTY ACIDS	47.000%	67702-11-4	106	BONIDE PRODUCTS INC
BONIDE INSECTICIDAL SOAP MULTI- PURPOSE INSECT CONTROL R-T-U /ORGANIC GARDENING	POTASSIUM SALTS OF FATTY ACIDS	1.000%	67702-11-4	85	BONIDE PRODUCTS INC
BONIDE LIQUID COPPER FUNGICIDE CONCENTRATE	COPPER OCTANOATE	10.000%	67702-2-4	112	BONIDE PRODUCTS INC
BONIDE LIQUID COPPER FUNGICIDE READY TO USE	COPPER OCTANOATE	0.080%	67702-1-4	152	BONIDE PRODUCTS INC
BONIDE SLUG MAGIC	IRON PHOSPHATE (FEPO4)	1.000%	67702-3-4	109	BONIDE PRODUCTS INC
BONIDE TOMATO & VEGETABLE CONC	PYRETHRINS	0.250%	67702-17-4	192	BONIDE PRODUCTS INC
BONIDE TOMATO & VEGETABLE CONC	SULFUR	10.000%	67702-17-4	192	BONIDE PRODUCTS INC
BONIDE TOMATO & VEGETABLE RTS	PYRETHRINS	0.250%	67702-17-4	191	BONIDE PRODUCTS INC
BONIDE TOMATO & VEGETABLE RTS	SULFUR	10.000%	67702-17-4	191	BONIDE PRODUCTS INC
BUG BUSTER-O	PYRETHRINS	1.400%	1021-1771-54705	102	LAWN & GARDEN PRODUCTS INC.



BUSHDOCTOR FORCE OF NATURE INSECTICIDE	PYRETHRINS	0.030%	1021-1801-71996	6	UNITED COMPOST & ORGANICS INC
BUSHDOCTOR FORCE OF NATURE INSECTICIDE	PIPERONYL BUTOXIDE	0.300%	1021-1801-71996	6	UNITED COMPOST & ORGANICS INC
CAMELOT O	COPPER OCTANOATE	10.000%	67702-2-67690	56	SEPRO CORPORATION
CAPTIVA	CAPSICUM OLEORESIN EXTRACT	7.600%	10163-326	89	GOWAN CO.
CAPTIVA	GARLIC OIL	23.400%	10163-326	89	GOWAN CO.
CAPTIVA	SOYBEAN OIL	59.300%	10163-326	89	GOWAN CO.
CEASE	BACILLUS SUBTILIS Q5T713 STRAIN	0.134%	264-1155-68539	14	BIOWORKS INC
CELITE 610	DIATOMACEOUS EARTH	100.000%	73729-1	2	IMERYS MINERALS CALIFORNIA INC
CLONEX ROOTING GEL	IBA (INDOLE-3-BUTYRIC ACID)	0.310%	79664-1	1	GROWTH TECHNOLOGY LTD
COMPANION LIQUID BIOLOGICAL FUNGICIDE GREENHOUSE, NURSERY & ORNAMENTAL CROPS 2-3-3	BACILLUS SUBTILIS G803	0.030%	71065-3	2	GROWTH PRODUCTS LTD
COMPANION LIQUID BIOLOGICAL FUNGICIDE HYDROPONICS 2-3-3	BACILLUS SUBTILIS G803	0.030%	71065-3	3	GROWTH PRODUCTS LTD
CONC WORRYFREE VEGOL YEAR-ROUND PESTICIDAL OIL FOR ORGANIC GARDENING	CANOLA OIL	96.000%	67702-4-33116	97	LILLY MILLER BRANDS - CENTRAL GARDEN & PET
CONCERN INSECT KILLING SOAP CONC.	POTASSIUM SALTS OF FATTY ACIDS	19.900%	50932-3	29	WOODSTREAM CORP.
CONCERN MULTI PURPOSE INSECT KILLER II	POTASSIUM SALTS OF FATTY ACIDS	1.015%	59913-10	47	WOODSTREAM CORP.
CONCERN MULTI PURPOSE INSECT KILLER II	PYRETHRINS	0.012%	59913-10	47	WOODSTREAM CORP.
CONCERN MULTI-PURPOSE INSECT CONCENTRATE	POTASSIUM SALTS OF FATTY ACIDS	20.000%	59913-9	124	WOODSTREAM CORP.
CONCERN MULTI-PURPOSE INSECT CONCENTRATE	PYRETHRINS	0.240%	59913-9	124	WOODSTREAM CORP.
CORRY'S SLUG & SNAIL KILLER	SODIUM FERRIC EDTA	5.000%	67702-33-8119	26	MATSON LLC
CRYMAX BIOINSECTICIDE	BACILLUS THURINGIENSIS SSP. KURSTAKI	40.000%	70051-86	16	CERTIS USA LLC
CUEVA FUNGICIDE CONCENTRATE	COPPER OCTANOATE	10.000%	67702-2-70051	28	CERTIS USA LLC
CYTOFLEX HMS	CYTOKININ (KINETIN)	0.010%	58199-7	4	PBT INC
CYTOFLEX HMS	GIBBERELLINS (GIBBERELIC ACID)	0.004%	58199-7	4	PBT INC
CYTOFLEX HMS	IBA (INDOLE-3-BUTYRIC ACID)	0.005%	58199-7	4	PBT INC
DEBUG TURBO - AGRICULTURE, HORTICULTURE & GREENHOUSE USE	AZADIRACTIN	0.700%	70310-5		AGRO LOGISTIC SYSTEMS INC

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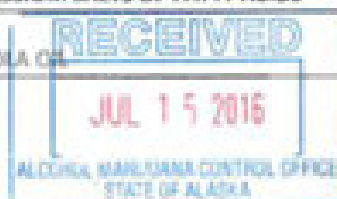
DEBAG TURBO - AGRICULTURE, HORTICULTURE & GREENHOUSE USE	NEEM OIL, COLD PRESSED	65.000%	70310-5	3	AGRO LOGISTIC SYSTEMS INC
DES-X INSECTICIDAL SOAP CONC	POTASSIUM SALTS OF FATTY ACIDS	47.000%	67702-22-70051	25	CERTIS USA LLC
DIAPIL 610	DIATOMACEOUS EARTH	100.000%	73729-1	1	IMERY'S MINERALS CALIFORNIA INC
DIPEL PRO DF BIOLOGICAL INSECTICIDE DRY FLOWABLE	BACILLUS THURINGIENSIS SSP. KURSTAKI	54.000%	73049-39	17	VALENT BIOSCIENCES CORP.
DITERA DF BIOLOGICAL NEMATOCIDE DRY FLOWABLE	MYROTHECIUM VERRUCARIA	90.000%	73049-67	39	VALENT BIOSCIENCES CORP.
DORMANT SPRAY OIL 100	PETROLEUM OIL	98.000%	5905-368	18	HELENA CHEMICAL COMPANY
DOUBLE NICKEL 55 BIOFUNGICIDE	BACILLUS AMYLOLIQUEFACIENS STRAIN D747	25.000%	70051-108	35	CERTIS USA LLC
DOUBLE NICKEL LC	BACILLUS AMYLOLIQUEFACIENS STRAIN D747	98.850%	70051-107	36	CERTIS USA LLC
EARTH OPTIONS BY RAID INSECTICIDAL SOAP	POTASSIUM SALTS OF FATTY ACIDS	1.000%	67702-21-4822	256	SC JOHNSON & SON INC
EARTH-TONE 3N1 DISEASE CONTROL	PYRETHRINS	0.010%	67702-15-83598	3	ESPOMA COMPANY THE
EARTH-TONE 3N1 DISEASE CONTROL	SULFUR	0.200%	67702-15-83598	3	ESPOMA COMPANY THE
EARTH-TONE INSECTICIDAL SOAP	POTASSIUM SALTS OF FATTY ACIDS	1.000%	67702-21-83598	7	ESPOMA COMPANY THE
ECO E-BASE	JOJOBA OIL	97.500%	68186-1	1	UO PRODUCTS LLC
ECO-MATE ARMICARB O	POTASSIUM BICARBONATE	85.000%	5905-541	62	HELENA CHEMICAL COMPANY
ECOZIN PLUS 1.2% ME	AZADIRACHTIN	1.200%	5481-559	72	AMVAC CHEMICAL CORP.
ELIMINATOR SNAIL & SLUG KILLER	SODIUM FERRIC EDTA	2.000%	67702-32-59144	99	GRO TEC INC.
EVERGREEN PYRETHRUM CONC	PYRETHRINS	5.000%	1021-2560	45	MCLAUGHLIN GORMLEY KING
FERROXX AGRICULTURE SLUG & SNAIL BAIT	SODIUM FERRIC EDTA	5.000%	67702-33	7	W NEUDORFF GMBH KG
FERROXX SLUG & SNAIL BAIT	SODIUM FERRIC EDTA	5.000%	67702-33	6	W NEUDORFF GMBH KG
FERTI-LOME HORTICULTURAL OIL SPRAY	PETROLEUM OIL	80.000%	48813-1-7401	180	VOLUNTARY PURCHASING GROUPS
FERTI-LOME HORTICULTURAL OIL SPRAY RTS	PETROLEUM OIL	80.000%	48813-1-7401	181	VOLUNTARY PURCHASING GROUPS
FERTI-LOME TRIPLE ACTION INSECTICIDE/FUNGICIDE/MITICIDE	CLARIFIED HYDROPHOBIC EXTRACT OF NEEM OIL	70.000%	70051-111-7401	215	VOLUNTARY PURCHASING GROUPS

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FERTI-LOME TRIPLE ACTION INSECTICIDE/FUNGICIDE/MITICIDE	PYRETHRINS	0.250% 70051-111-7401	225	VOLUNTARY PURCHASING GROUPS
FERTI-LOME TRIPLE ACTION READY-TO- SPRAY	CLARIFIED HYDROPHOBIC EXTRACT OF NEEM OIL	70.000% 70051-111-7401	211	VOLUNTARY PURCHASING GROUPS
FERTI-LOME TRIPLE ACTION READY-TO- SPRAY	PYRETHRINS	0.250% 70051-111-7401	211	VOLUNTARY PURCHASING GROUPS
FIRST CHOICE NARROW RANGE 415 SPRAY OIL	PETROLEUM OIL	98.000% 34704-1025	190	LOVELAND PROD./CROP PROTECTION SVCS
FIRST CHOICE SLUGGO SNAIL AND SLUG BAIT	IRON PHOSPHATE (FEPO4)	1.000% 67702-3-34704	283	LOVELAND PROD./CROP PROTECTION SVCS
FOLIAR TRIGRR	CYTOKININ (KINETIN)	0.017% 51517-4	2	WESTBRIDGE AGRICULTURAL PRODUCTS
FOLIAR X-CYTO PLANT GROWTH REGULATOR	CYTOKININ (KINETIN)	0.017% 51517-4-11600	2	CONKLIN COMPANY INC
FORAY XG BIOLOGICAL INSECTICIDE FLOWABLE CONC	BACILLUS THURINGIENSIS SSP. KURSTAKI	17.190% 73049-46	40	VALENT BIOSCIENCES CORP.
FOSPHITE FUNGICIDE	PHOSPHOROUS ACID, MONO- AND DI- POTASSIUM SALTS (POTASSIUM PHOSPHITE)	53.000% 68573-2	1	JH BIOTECH INC.
FOX FARM DON'T BUG ME INDOOR OUTDOOR H&G INSECT SPRAY	PYRETHRINS	0.020% 1021-1801-71996	2	UNITED COMPOST & ORGANICS INC
FOX FARM DON'T BUG ME INDOOR OUTDOOR H&G INSECT SPRAY	PIPERONYL BUTOXIDE	0.200% 1021-1801-71996	2	UNITED COMPOST & ORGANICS INC
FRUIT TREE SPRAY PLUS	CLARIFIED HYDROPHOBIC EXTRACT OF NEEM OIL	70.000% 70051-111-54705	97	LAWN & GARDEN PRODUCTS INC.
FRUIT TREE SPRAY PLUS	PYRETHRINS	0.250% 70051-111-54705	97	LAWN & GARDEN PRODUCTS INC.
FUNGI-PHITE	PHOSPHOROUS ACID, MONO- AND DI- POTASSIUM SALTS (POTASSIUM PHOSPHITE)	45.500% 83472-1	1	PLANT PROTECTANTS LLC
GAB 20% PGR SOLUBLE POWDER	GIBBERELLINS (GIBBERELIC ACID)	20.000% 88031-15	9	CP BIO INC
GARDEN SAFE FUNGICIDE 3 CONCENTRATE	CLARIFIED HYDROPHOBIC EXTRACT OF NEEM OIL	70.000% 70051-2-39609	30	SCHULTZ COMPANY
GARDEN SAFE GARDEN INSECT FOGGER	PIPERONYL BUTOXIDE	0.200% 9688-319-8845	319	SPECTRUM GROUP
GARDEN SAFE GARDEN INSECT FOGGER	PYRETHRINS	0.020% 9688-319-8845	319	SPECTRUM GROUP
GARDEN SAFE INSECTICIDAL SOAP INSECT KILLER	POTASSIUM SALTS OF FATTY ACIDS	1.000% 67702-13-39609	19	SCHULTZ COMPANY
GARDEN SAFE INSECTICIDE CONC FOR DORMANT USE	CANOLA OIL	96.000% 67702-4-39609	78	SCHULTZ COMPANY



GARDEN SAFE TAKEROOT ROOTING HORMONE	IBA (INDOLE-3-BUTYRIC ACID)	0.100%	59807-4-39609	80	SCHULTZ COMPANY
GARDENTECH ROOTBOOST ROOTING HORMONE	IBA (INDOLE-3-BUTYRIC ACID)	0.100%	59807-4-71004	12	TECHPAC LLC
GENESIS GIB-4%	GIBBERELLINS (GIBBERELIC ACID)	4.000%	55146-62-71089	23	G S LONG COMPANY, DBA GENESIS AGRI PRODUCTS
GIBGRO 20% POWDER -GIBBERELIC ACID-	GIBBERELLINS (GIBBERELIC ACID)	20.000%	55146-53	2	NUFARM AMERICAS INC: AGT DIVISION
GIBGRO 4LS -4% LIQUID GIBBERELIC ACID-	GIBBERELLINS (GIBBERELIC ACID)	4.000%	55146-62	5	NUFARM AMERICAS INC: AGT DIVISION
GLACIAL SPRAY FLUID	PETROLEUM OIL	98.400%	34704-849	138	LOVELAND PROD./CROP PROTECTION SVCS
GNATROL BIOLOGICAL LARVICIDE	BACILLUS THURINGIENSIS SSP. ISRAELENIS	6.380%	73049-11	3	VALENT BIOSCIENCES CORP.
GNATROL WDG BIOLOGICAL LARVICIDE	BACILLUS THURINGIENSIS SSP. ISRAELENIS	37.400%	73049-56	44	VALENT BIOSCIENCES CORP.
GOLDEN PEST SPRAY OIL	SOYBEAN OIL	93.000%	57588-11	8	STOLLER ENTERPRISES INC.
GORDONS PRO T&O AZATROL EC INSECTICIDE	AZADIRACTIN	1.200%	3217-836	68	PBI/GORDON CORPORATION
GREEN LIGHT NEEM CONCENTRATE	CLARIFIED HYDROPHOBIC EXTRACT OF NEEM OIL	70.000%	70051-2-85827	61	GREEN LIGHT, A VALENT USA COMPANY
GREENCURE	POTASSIUM BICARBONATE	85.000%	70870-1	1	H & I AGRITECH INC
HDH PEROXY BROAD SPECTRUM BACTERICIDE/FUNGICIDE	HYDROGEN PEROXIDE (DIOXIDE)	27.000%	83103-1	3	HDH AGRI PRODUCTS
HORMEX ROOTING POWDER NO. 8	IBA (INDOLE-3-BUTYRIC ACID)	0.800%	8281-1	3	BROOKER CHEMICAL CORPORATION
HORMEX ROOTING POWDER NO. 16	IBA (INDOLE-3-BUTYRIC ACID)	1.600%	8281-2	4	BROOKER CHEMICAL CORPORATION
HORMEX ROOTING POWDER NO. 3	IBA (INDOLE-3-BUTYRIC ACID)	0.300%	8281-3	2	BROOKER CHEMICAL CORPORATION
HORMEX ROOTING POWDER NO. 30	IBA (INDOLE-3-BUTYRIC ACID)	3.000%	8281-4	5	BROOKER CHEMICAL CORPORATION
HORMEX ROOTING POWDER NO. 1	IBA (INDOLE-3-BUTYRIC ACID)	0.100%	8281-6	1	BROOKER CHEMICAL CORPORATION
HORMODIN 1	IBA (INDOLE-3-BUTYRIC ACID)	0.100%	59807-4	30	OHP INC.
HORMOGEL	IBA (INDOLE-3-BUTYRIC ACID)	0.200%	75337-1	1	AGRICARE INC
HORTUS IBA WATER SOLUBLE SALTS	IBA (INDOLE-3-BUTYRIC ACID)	20.000%	63910-		HORTUS USA CORP



INCEPT	TRICHODERMA HAMATUM ISOLATE 382	0.900%	100-9219	123	SYNGENTA CROP PROTECTION INC
IRON FIST SLUG AND SNAIL BAIT	SODIUM FERRIC EDTA	2.000%	67702-32-87865	2	ENGAGE AGRO USA
IRONWORXX SLUG & SNAIL BAIT	SODIUM FERRIC EDTA	5.000%	67702-33	8	W NEUDORFF GMBH KG
JAVELIN WG BIOLOGICAL INSECTICIDE	BACILLUS THURINGIENSIS SSP. KURSTAKI	85.000%	70051-66	11	CERTIS USA LLC
JET-AG	HYDROGEN PEROXIDE (DIOXIDE)	26.500%	81803-6	5	AUSTIN GRANT INC./JET HARVEST SOLUTIONS
JET-AG	PEROXYACETIC ACID	4.900%	81803-6	5	AUSTIN GRANT INC./JET HARVEST SOLUTIONS
KALIGREEN	POTASSIUM BICARBONATE	81.900%	11581-2	1	OTSUKA AGRITECHNO CO LTD
LEAF LIFE GAYICIDE GREEN 415	PETROLEUM OIL	98.000%	34704-1028	268	LOVELAND PROD./CROP PROTECTION SVCS
LEAF LIFE SLUGGO SNAIL AND SLUG BAIT	IRON PHOSPHATE (FEPO4)	1.000%	67702-3-34704	317	LOVELAND PROD./CROP PROTECTION SVCS
MAD FARMER ROOT IT	IBA (INDOLE-3-BUTYRIC ACID)	0.540%	82437-4-87662	1	SOUTH COAST HORTICULTURAL SUPPLY
MASTER NURSERY PEST FIGHTER RTU YEAR-ROUND SPRAY OIL	PETROLEUM OIL	1.000%	6218-78	8	SUMMIT CHEMICAL COMPANY
MASTER NURSERY PEST FIGHTER YEAR-ROUND SPRAY OIL	PETROLEUM OIL	98.800%	6218-71	5	SUMMIT CHEMICAL COMPANY
MBI-303 EP BIOINSECTICIDE	CHROMOBACTERIUM SUB STRAIN PRAA4-1 CELLS	94.500%	84059-10	4	MARRONE BIO INNOVATIONS
MILSTOP BROAD SPECTRUM FOLIAR FUNGICIDE	POTASSIUM BICARBONATE	85.000%	70870-1-68539	4	BIOWORKS INC
MIRACLE-GRO FASTROOT1 DRY POWDER ROOTING HORMONE	IBA (INDOLE-3-BUTYRIC ACID)	0.100%	63310-19-62355	11	MIRACLE-GRO LAWN PRODUCTS INC
MIRACLE-GRO NATURE'S CARE GARDEN DISEASE CONTROL	COPPER OCTANOATE	0.080%	67702-1-62355	19	MIRACLE-GRO LAWN PRODUCTS INC
MIRACLE-GRO NATURE'S CARE INSECTICIDAL SOAP	POTASSIUM SALTS OF FATTY ACIDS	1.000%	67702-21-62355	17	MIRACLE-GRO LAWN PRODUCTS INC
MITE-E-OIL INSECTICIDE-MITICIDE/SPRAY	PETROLEUM OIL	90.000%	5905-302	68	HELENA CHEMICAL COMPANY
MOLT-X	AZADIRACTIN	3.000%	68539-11	11	BIOWORKS INC
MONTEREY B.T. RTU READY-TO-USE	BACILLUS THURINGIENSIS SSP. KURSTAKI	9.830%	70051-113-54705	98	LAWN & GARDEN PRODUCTS INC.
MONTEREY HORTICULTURAL OIL	PETROLEUM OIL	80.000%	48813-1-54705	91	LAWN & GARDEN PRODUCTS INC.

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MONTEREY NEEM OIL-RTU	CLARIFIED HYDROPHOBIC EXTRACT OF NEEM OIL	0.900% 70051-13-54705	81	LAWN & GARDEN PRODUCTS INC.
MOSQUITO BITS QUICK KILL	BACILLUS THURINGIENSIS SSP. ISRAELENIS	2.860% 6218-73	6	SUMMIT CHEMICAL COMPANY
M-PEDE	POTASSIUM SALTS OF FATTY ACIDS	49.000% 10163-324	84	GOWAN CO.
MYCOSTOP BIOFUNGICIDE FOR VEGETABLE & ORNAMENTAL CROPS	STREPTOMYCES GRISEOVIRIDIS STRAIN K61	35.000% 64137-5	1	VERDERA OY
MYCOSTOP MIX	STREPTOMYCES GRISEOVIRIDIS STRAIN K61	4.000% 64137-9	2	VERDERA OY
NARROW RANGE 415 SPRAY OIL	PETROLEUM OIL	98.000% 34704-1025	318	LOVELAND PROD./CROP PROTECTION SVCS
NATRIA DISEASE CONTROL RTS	BACILLUS SUBTILIS Q5T713 STRAIN	1.340% 264-1161-72155	150	BAYER ADVANCED LLC
NATRIA DISEASE CONTROL RTU	BACILLUS SUBTILIS Q5T713 STRAIN	0.074% 264-1154-72155	151	BAYER ADVANCED LLC
NATRIA INSECT, DISEASE & MITE CONTROL	PYRETHRINS	0.250% 67702-17-72155	147	BAYER ADVANCED LLC
NATRIA INSECT, DISEASE & MITE CONTROL	SULFUR	10.000% 67702-17-72155	147	BAYER ADVANCED LLC
NATURAL FORCES SUCRASHIELD	SUCROSE OCTANOATE ESTERS	40.000% 70950-2-84710	1	NATURAL FORCES LLC
NATURAL GUARD COPPER SOAP LIQUID FUNGICIDE	COPPER OCTANOATE	10.000% 67702-2-7401	140	VOLUNTARY PURCHASING GROUPS
NATURAL GUARD INSECTICIDAL SOAP	POTASSIUM SALTS OF FATTY ACIDS	47.000% 67702-21-7401	160	VOLUNTARY PURCHASING GROUPS
NATURAL GUARD NEEM	CLARIFIED HYDROPHOBIC EXTRACT OF NEEM OIL	70.000% 70051-2-7401	223	VOLUNTARY PURCHASING GROUPS
NATURAL GUARD BRAND BY FERTI-LOME NEEM	CLARIFIED HYDROPHOBIC EXTRACT OF NEEM OIL	70.000% 70051-2-7401	243	VOLUNTARY PURCHASING GROUPS
NATURAL GUARD R-T-U INSECTICIDAL SOAP	POTASSIUM SALTS OF FATTY ACIDS	1.000% 67702-21-7401	159	VOLUNTARY PURCHASING GROUPS
NEEM PRO 100%	NEEM OIL, COLD PRESSED	100.000% 88760-4-91491	1	NEEM PRO INC
NEEMIX 4.5	AZADIRACTIN	4.500% 70051-9	18	CERTIS USA LLC
NIMBIOSYS NEEM OIL FOR ORGANIC GARDENING	NEEM OIL, COLD PRESSED	100.000% 84181-2	2	AHIMSA ALTERNATIVE INC. THE
NIMBIOSYS NEEM OIL FOR ORGANIC PRODUCTION	NEEM OIL, COLD PRESSED	100.000% 84181-2	1	AHIMSA ALTERNATIVE INC. THE
N-LARGE PGR SOLUTION	GIBBERELLINS (GIBBERELIC ACID)	4.000% 57538-18	5	STOLLER ENTERPRISES INC.
NOVASOURCE SURROUND WP CROP PROTECTANT	KAOLIN	95.000% 61842-18	11	TESSENDERLO KERLEY INC.
NUTROL 0-50-32 FUNGICIDE, PLANT NUTRIENT & TANK BUFFERING AGENT	MONOPOTASSIUM PHOSPHATE	100.000% 70644-1		UDOICHEM



OMNI OIL 6-E	PETROLEUM OIL	98.000%	5905-368	17	HELENA CHEMICAL COMPANY
OMNI SUPREME SPRAY	PETROLEUM OIL	98.000%	5905-368	19	HELENA CHEMICAL COMPANY
ORGANOCIDE PLANT DOCTOR	PHOSPHOROUS ACID, MONO- AND DI-POTASSIUM SALTS (POTASSIUM PHOSPHITE)	45.800%	71962-1-70179	7	ORGANIC LABORATORIES
ORNAZIN 3% EC BOTANICAL INSECTICIDE	AZADIRACTIN	3.000%	5481-476-67690	3	SEPRO CORPORATION
ORTHO DISEASE B GON COPPER FUNGICIDE	COPPER OCTANOATE	0.080%	67702-1-239	208	ORTHO GROUP THE
ORTHO DISEASE B GON COPPER FUNGICIDE CONCENTRATE	COPPER OCTANOATE	10.000%	67702-2-239	207	ORTHO GROUP THE
ORTHO ELEMENTALS GARDEN DISEASE CONTROL	COPPER OCTANOATE	0.080%	67702-1-239	220	ORTHO GROUP THE
ORTHO ELEMENTALS GARDEN INSECT KILLER	CANOLA OIL	1.000%	67702-6-239	219	ORTHO GROUP THE
ORTHO ELEMENTALS GARDEN INSECT KILLER	PYRETHRINS	0.010%	67702-6-239	219	ORTHO GROUP THE
ORTHO ELEMENTALS INSECTICIDAL SOAP	POTASSIUM SALTS OF FATTY ACIDS	1.000%	67702-21-239	222	ORTHO GROUP THE
ORTHO ELEMENTALS SLUG & SNAIL KILLER	IRON PHOSPHATE (FEPO4)	1.000%	67702-3-239	204	ORTHO GROUP THE
ORTHO TREE & SHRUB FRUIT TREE SPRAY CONC	CLARIFIED HYDROPHOBIC EXTRACT OF NEEM OIL	70.000%	70051-75-239	263	ORTHO GROUP THE
ORTHO TREE & SHRUB FRUIT TREE SPRAY CONC	PIPERONYL BUTOXIDE	2.500%	70051-75-239	263	ORTHO GROUP THE
ORTHO TREE & SHRUB FRUIT TREE SPRAY CONC	PYRETHRINS	0.250%	70051-75-239	263	ORTHO GROUP THE
OXIDATE 2.0	HYDROGEN PEROXIDE (DIOXIDE)	27.100%	70299-12	24	BIOSAFE SYSTEMS
OXIDATE 3.0	PEROXYACETIC ACID	2.000%	70299-12	24	BIOSAFE SYSTEMS
OXIDATE R-T-SPRAY	HYDROGEN PEROXIDE (DIOXIDE)	5.340%	70299-16	19	BIOSAFE SYSTEMS
OXIDATE R-T-SPRAY	PEROXYACETIC ACID	1.360%	70299-16	19	BIOSAFE SYSTEMS
OXIPHOS	HYDROGEN PEROXIDE (DIOXIDE)	14.000%	70299-22	39	BIOSAFE SYSTEMS
OXIPHOS	PHOSPHOROUS ACID, MONO- AND DI-POTASSIUM SALTS (POTASSIUM PHOSPHITE)	27.100%	70299-22	39	BIOSAFE SYSTEMS
PEROX-CIDE	HYDROGEN PEROXIDE (DIOXIDE)	27.000%	83103-1-43553	40	CH2O INC.
PERPOSE PLUS	HYDROGEN PEROXIDE (DIOXIDE)	33.000%	86729-1		A GROWING ALTERNATIVE INC

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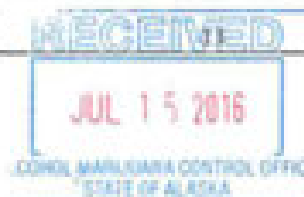
JUL 15 2016

LOCAL MARIJUANA CONTROL OFFICE
 10000 100th St. S.E.
 Everett, WA 98203

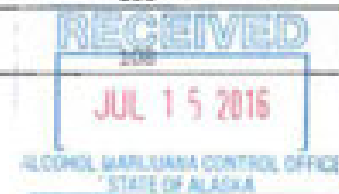
PF-97 20% WDG	ISARIA FUMOSOROSEA	20.000% 70051-19	26	CERTIS USA LLC
PHITICIDE	PHOSPHOROUS ACID, MONO- AND DI-POTASSIUM SALTS (POTASSIUM PHOSPHITE)	56.200% 19713-625	45	DREXEL CHEMICAL COMPANY
PHOSTROL AGRICULTURAL FUNGICIDE	PHOSPHOROUS ACID, MONO- AND DI-POTASSIUM SALTS (POTASSIUM PHOSPHITE)	53.600% 55146-83	13	NUFARM AMERICAS INC- AGT DIVISION
PLANT GUARDIAN BIOFUNGICIDE LIQUID CONCENTRATE	BACILLUS SUBTILIS Q5T713 STRAIN	1.340% 264-1152-56872	37	GARDENS ALIVE! INC
PLANT GUARDIAN BIOFUNGICIDE WETTABLE POWDER	BACILLUS SUBTILIS Q5T713 STRAIN	14.600% 264-1151-56872	38	GARDENS ALIVE! INC
PLASMA NEEM OIL EC	NEEM OIL, COLD PRESSED	84.900% 84185-5	2	PLASMA POWER PRIVATE LIMITED
POLYVERSUM	PYTHIUM OLIGANDRUM DV 74	1.000% 81606-1	1	BIOPREPARATY CO LTD/BETABIOTICS
PREFERAL MICROBIAL INSECTICIDE	ISARIA FUMOSOROSEA	20.000% 70051-19-67690	67	SEPRO CORPORATION
PRES TRMT PYRETHRUM TR MICRO TOTAL RELEASE INSECT	PIPERONYL BUTOXIDE	16.000% 499-479	61	WHITMIRE MICRO-GEN RESEARCH LABS
PRES TRMT PYRETHRUM TR MICRO TOTAL RELEASE INSECT	PYRETHRINS	4.000% 499-479	61	WHITMIRE MICRO-GEN RESEARCH LABS
PRO-MIX BIOFUNGICIDE + MYCORRHIZAE	BACILLUS PUMILUS STRAIN GHA 180	0.001% 74267-4	11	PREMIER HORTICULTURE INC.
PRO-MIX BRK BIOFUNGICIDE + MYCORRHIZAE	BACILLUS PUMILUS STRAIN GHA 180	0.001% 74267-4	8	PREMIER HORTICULTURE INC.
PRO-MIX BRK20 BIOFUNGICIDE + MYCORRHIZAE	BACILLUS PUMILUS STRAIN GHA 180	0.001% 74267-4	9	PREMIER HORTICULTURE INC.
PRO-MIX BX BIOFUNGICIDE + MYCORRHIZAE	BACILLUS PUMILUS STRAIN GHA 180	0.001% 74267-4	6	PREMIER HORTICULTURE INC.
PRO-MIX BX WITH BIOFUNGICIDE	BACILLUS SUBTILIS MBI 600	0.001% 74267-1	5	PREMIER HORTICULTURE INC.
PRO-MIX HP BIOFUNGICIDE + MYCORRHIZAE	BACILLUS PUMILUS STRAIN GHA 180	0.001% 74267-4	7	PREMIER HORTICULTURE INC.
PRO-MIX LP15 BIOFUNGICIDE + MYCORRHIZAE	BACILLUS PUMILUS STRAIN GHA 180	0.001% 74267-4	10	PREMIER HORTICULTURE INC.
PRO-MIX WITH BIOFUNGICIDE	BACILLUS SUBTILIS MBI 600	0.001% 74267-1	1	PREMIER HORTICULTURE INC.
PYGANIC CROP PROTECTION EC 5.0 II	PYRETHRINS	5.000% 1021-1772	21	MCLAUGHLIN GORMLEY KING



PYRENONE CROP SPRAY	PIPERONYL BUTOXIDE	60.000%	432-1033	33	BAYER ENVIRONMENTAL SCIENCE
PYRENONE CROP SPRAY	PYRETHRINS	6.000%	432-1033	33	BAYER ENVIRONMENTAL SCIENCE
PYRETHRUM TR	PIPERONYL BUTOXIDE	16.000%	499-479	232	BASF CORPORATION
PYRETHRUM TR	PYRETHRINS	4.000%	499-479	232	BASF CORPORATION
QUANTA SYSTEMIC/PGR & FUNGICIDE	IBA (INDOLE-3-BUTYRIC ACID)	0.014%	5905-566	122	HELENA CHEMICAL COMPANY
QUANTA SYSTEMIC/PGR & FUNGICIDE	PHOSPHOROUS ACID, MONO- AND DI-POTASSIUM SALTS (POTASSIUM PHOSPHITE)	56.000%	5905-566	122	HELENA CHEMICAL COMPANY
RAID EARTH OPTIONS INSECTICIDAL SOAP	POTASSIUM SALTS OF FATTY ACIDS	1.000%	67702-21-4822	277	SC JOHNSON & SON INC
RAMPART FUNGICIDE	PHOSPHOROUS ACID, MONO- AND DI-POTASSIUM SALTS (POTASSIUM PHOSPHITE)	53.000%	34704-924	168	LOVELAND PROD./CROP PROTECTION SVCS
RAPIDGROW ROOTBURST POWDER	IBA (INDOLE-3-BUTYRIC ACID)	0.800%	83527-1	1	RAPIDGROW INDUSTRIES INC
READY-TO-USE RO-PEL DEER & RABBIT REPELLENT	AMMONIUM SALTS OF HIGHER FATTY ACIDS	0.660%	8119-8-1663	26	GRANT LABORATORIES INC
REGALIA	REYNOUTRIA SACHALINENSIS	5.000%	84059-3	3	MARRONE BIO INNOVATIONS
REGALIA PTO	REYNOUTRIA SACHALINENSIS	5.000%	84059-3-87865	1	ENGAGE AGRO USA
RELIANT SYSTEMIC FUNGICIDE	PHOSPHOROUS ACID, MONO- AND DI-POTASSIUM SALTS (POTASSIUM PHOSPHITE)	45.800%	83416-1	2	QUEST PRODUCTS CORPORATION
RESIST 57	PHOSPHOROUS ACID, MONO- AND DI-POTASSIUM SALTS (POTASSIUM PHOSPHITE)	57.000%	82940-1	1	ACTAGRO LLC
RHAPSODY	BACILLUS SUBTILIS Q5T713 STRAIN	1.340%	69592-19	10	AGRAQUEST INC.
RHIZOPON AA No.1	IBA (INDOLE-3-BUTYRIC ACID)	0.100%	63310-19	2	HORTUS USA CORP
RHIZOPON AA No.2	IBA (INDOLE-3-BUTYRIC ACID)	0.300%	63310-20	3	HORTUS USA CORP
RHIZOPON AA No.3	IBA (INDOLE-3-BUTYRIC ACID)	0.800%	63310-21	4	HORTUS USA CORP
ROOTSHIELD GRANULES	TRICHODERMA HARZIANUM RIFAI STRAIN ERL-AG2	1.150%	68539-3	1	BIOWORKS INC
ROOTSHIELD PLUS GRANULES BIOLOGICAL FUNGICIDE	TRICHODERMA HARZIANUM RIFAI STRAIN ERL-AG2	1.150%	68539-10		BIOWORKS INC



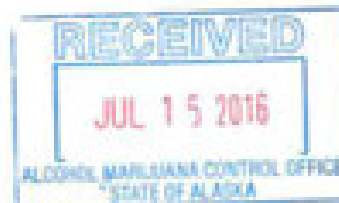
ROOTSHIELD PLUS GRANULES BIOLOGICAL FUNGICIDE	TRICHODERMA VIRENS STRAIN G-41	0.610% 68539-10	13	BIOWORKS INC
ROOTSHIELD PLUS WP BIOLOGICAL FUNGICIDE	TRICHODERMA HARZIANUM RIFAI STRAIN KRL-AG2	1.150% 68539-9	12	BIOWORKS INC
ROOTSHIELD PLUS WP BIOLOGICAL FUNGICIDE	TRICHODERMA VIRENS STRAIN G-41	0.610% 68539-9	12	BIOWORKS INC
ROOTSHIELD WP BIOLOGICAL FUNGICIDE	TRICHODERMA HARZIANUM RIFAI STRAIN KRL-AG2	1.150% 68539-7	8	BIOWORKS INC
ROSE AND ORNAMENTAL PLANT SRPAY	PYRETHRINS	0.250% 67702-17-56871	22	GARDENS ALIVE! INC
ROSE AND ORNAMENTAL PLANT SRPAY	SULFUR	10.000% 67702-17-56871	22	GARDENS ALIVE! INC
R-T-U WORRYFREE GARDEN INSECT CONTROL	CANOLA OIL	1.000% 67702-6-33116	87	LILLY MILLER BRANDS - CENTRAL GARDEN & PET
R-T-U WORRYFREE GARDEN INSECT CONTROL	PYRETHRINS	0.010% 67702-6-33116	87	LILLY MILLER BRANDS - CENTRAL GARDEN & PET
RTU WORRYFREE INSECTICIDAL SOAP FOR ORGANIC GARDENING	POTASSIUM SALTS OF FATTY ACIDS	1.000% 67702-21-33116	94	LILLY MILLER BRANDS - CENTRAL GARDEN & PET
R-T-U YEAR-ROUND SPRAY OIL	PETROLEUM OIL	1.000% 6218-78	7	SUMMIT CHEMICAL COMPANY
SAFER 3-IN-1 CONCENTRATE II	POTASSIUM SALTS OF FATTY ACIDS	12.380% 59913-13	114	WOODSTREAM CORP.
SAFER 3-IN-1 CONCENTRATE II	SULFUR	6.480% 59913-13	114	WOODSTREAM CORP.
SAFER BIONEEM MULTI-PURPOSE INSECTICIDE & REPELLENT CONC	AZADIRACTIN	0.090% 70051-6-42697	99	WOODSTREAM CORP.
SAFER BUG PATROL LAWN & LANDSCAPE INSECTICIDE	POTASSIUM SALTS OF FATTY ACIDS	20.000% 59913-9	123	WOODSTREAM CORP.
SAFER BUG PATROL LAWN & LANDSCAPE INSECTICIDE	PYRETHRINS	0.240% 59913-9	123	WOODSTREAM CORP.
SAFER GARDEN FUNGICIDE CONC FOR FLOWERS, FRUITS & VEGETABLES	SULFUR	12.000% 42697-37	87	WOODSTREAM CORP.
SAFER INSECT KILLING SOAP CONC II	POTASSIUM SALTS OF FATTY ACIDS	49.520% 42697-60	95	WOODSTREAM CORP.
SAFER PYRETHRIN & INSECTICIDAL SOAP CONCENTRATE II	POTASSIUM SALTS OF FATTY ACIDS	20.000% 59913-9	156	WOODSTREAM CORP.
SAFER PYRETHRIN & INSECTICIDAL SOAP CONCENTRATE II	PYRETHRINS	0.240% 59913-9	156	WOODSTREAM CORP.
SAFER TOMATO & VEGETABLE INSECT KILLER II	POTASSIUM SALTS OF FATTY ACIDS	1.015% 59913-10	108	WOODSTREAM CORP.
SAFER TOMATO & VEGETABLE INSECT KILLER II	PYRETHRINS	0.012% 59913-10		WOODSTREAM CORP.



SAFER YARD & GARDEN INSECT KILLER II	POTASSIUM SALTS OF FATTY ACIDS	1.015% 59913-10	109	WOODSTREAM CORP.
SAFER YARD & GARDEN INSECT KILLER II	PYRETHRINS	0.012% 59913-10	109	WOODSTREAM CORP.
SCHULTZ TAKE ROOT ROOTING				
HORMONÉZ	IBA (INDOLE-3-BUTYRIC ACID)	0.100% 59807-4-39609	73	SCHULTZ COMPANY
SERENADE ASO	BACILLUS SUBTILIS QST713 STRAIN	1.340% 264-1152	214	BAYER CROPSCIENCE LP
SERENADE GARDEN DC RTU	BACILLUS SUBTILIS QST713 STRAIN	0.074% 264-1154	212	BAYER CROPSCIENCE LP
SERENADE GARDEN DISEASE CONTROL CONC	BACILLUS SUBTILIS QST713 STRAIN	1.340% 264-1152	216	BAYER CROPSCIENCE LP
SERENADE GARDEN DISEASE CONTROL RTS	BACILLUS SUBTILIS QST713 STRAIN	1.340% 264-1152	217	BAYER CROPSCIENCE LP
SERENADE GARDEN DISEASE CONTROL RTU	BACILLUS SUBTILIS QST713 STRAIN	0.074% 69592-16	3	AGRAQUEST INC.
SERENADE MAX	BACILLUS SUBTILIS QST713 STRAIN	14.600% 264-1151	213	BAYER CROPSCIENCE LP
SERENADE OPTI	BACILLUS SUBTILIS QST713 STRAIN	26.200% 264-1160	222	BAYER CROPSCIENCE LP
SERENADE OPTIMUM	BACILLUS SUBTILIS QST713 STRAIN	26.200% 264-1160	208	BAYER CROPSCIENCE LP
SHIELD-ALL PLUS BROAD SPECTRUM INSECTICIDE, FUNGICIDE, MITICIDE	CLARIFIED HYDROPHOBIC EXTRACT OF NEEM OIL	70.000% 70051-111-56872	45	GARDENS ALIVE INC
SHIELD-ALL PLUS BROAD SPECTRUM INSECTICIDE, FUNGICIDE, MITICIDE	PYRETHRINS	0.250% 70051-111-56872	45	GARDENS ALIVE INC
SIL-MATRIX	POTASSIUM SILICATE	29.000% 82100-1	1	PQ CORPORATION
SLUGGO SLUG&SNAIL BAIT	IRON PHOSPHATE (FEP04)	1.000% 67702-3-70051	29	CERTIS USA LLC
SOILGARD	GLIOCLADIUM VIRENS G-21	12.000% 70051-3	33	CERTIS USA LLC
SUBTILEX NG BIOLOGICAL FUNGICIDE	BACILLUS SUBTILIS MBI 600	9.900% 71840-8	9	BASF CORPORATION
SUFFOIL-X	PETROLEUM OIL	80.000% 48813-1-68539	10	BIOWORKS INC
SUNSPRAY ULTRA-FINE SPRAY OIL	PETROLEUM OIL	98.800% 86330-11	2	HOLLY FRONTIER REFINING & MARKETING LLC
TAKE DOWN GARDEN SPRAY	CANOLA OIL	89.500% 67702-5-54705	28	LAWN & GARDEN PRODUCTS INC.
TAKE DOWN GARDEN SPRAY	PYRETHRINS	0.500% 67702-5-54705	28	LAWN & GARDEN PRODUCTS INC.
TAKE DOWN GARDEN SPRAY-RTU	CANOLA OIL	1.000% 67702-6-54705	29	LAWN & GARDEN PRODUCTS INC.
TAKE DOWN GARDEN SPRAY-RTU	PYRETHRINS	0.010% 67702-6-54705	29	LAWN & GARDEN PRODUCTS INC.
TENET WP	TRICHODERMA ASPERELLUM STRAIN ICC 012	2.000% 80289-9	5	ISAGRO S.P.A.
TENET WP	TRICHODERMA GAMSII STRAIN ICC 080	2.000% 80289-9		ISAGRO S.P.A.



TRILOGY FUNGICIDE/MITICIDE/INSECTICIDE	CLARIFIED HYDROPHOBIC EXTRACT OF NEEM OIL	70.000% 70051-2	2	CERTIS USA LLC
TRIPLE ACTION NEEM OIL	CLARIFIED HYDROPHOBIC EXTRACT OF NEEM OIL	70.000% 70051-2-829	5	SOUTHERN AGRICULTURAL INSECTICIDES
TRITEK	PETROLEUM OIL	80.000% 48813-1	9	BRANDT CONSOLIDATED
TYGRO INSECT FOGGER I	PIPERONYL BUTOXIDE	4.000% 499-547	132	WHITMIRE MICRO-GEN RESEARCH LABS
TYGRO INSECT FOGGER I	PYRETHRINS	0.500% 499-547	132	WHITMIRE MICRO-GEN RESEARCH LABS
TYGRO INSECT FOGGER I	PIPERONYL BUTOXIDE	4.000% 499-547	259	BASF CORPORATION
TYGRO INSECT FOGGER I	PYRETHRINS	0.500% 499-547	259	BASF CORPORATION
WHITNEY FARMS SLUG & SNAIL KILLER 1	IRON PHOSPHATE (FEPO4)	1.000% 67702-3-91161	1	HAWTHORNE GARDENING CO
WHITNEY FARMS 3-IN-1 ROSE & FLOWER CARE 1	SULFUR	0.300% 67702-15-91161	3	HAWTHORNE GARDENING CO
WHITNEY FARMS 3-IN-1 ROSE & FLOWER CARE 1	PYRETHRINS	0.010% 67702-15-91161	3	HAWTHORNE GARDENING CO
WHITNEY FARMS INSECTICIDAL SOAP	POTASSIUM SALTS OF FATTY ACIDS	1.000% 67702-21-73327	42	SWISS FARMS PRODUCTS INC.
XENTARI BIOLOGICAL INSECTICIDE DRY FLOWABLE	BACILLUS THURINGIENSIS SSP. AIZAWAI	54.000% 73049-40	19	VALENT BIOSCIENCES CORP.
YEAR-ROUND SPRAY OIL	PETROLEUM OIL	98.800% 6218-71	4	SUMMIT CHEMICAL COMPANY
ZEROTOL 2.0	HYDROGEN PEROXIDE (DIOXIDE)	27.100% 70299-12	23	BIOSAFE SYSTEMS
ZEROTOL 2.0	PEROXYACETIC ACID	2.000% 70299-12	23	BIOSAFE SYSTEMS



Section 25b Minimum Risk Pesticides 1/20/2016

Brand name	Ingredient	Percnt	WA Registration Number	WSDA File Number	Company
B6 MITES + MOLD READY TO USE	ROSEMARY OIL	0.300%	999850-15001	1	NORCAL PLANT NUTRIENTS LLC
B6 MITES + MOLD READY TO USE	LEMONGRASS OIL	0.100%	999850-15001	1	NORCAL PLANT NUTRIENTS LLC
B6 MITES + MOLD READY TO USE	CINNAMON OIL	0.100%	999850-15001	1	NORCAL PLANT NUTRIENTS LLC
B6 MITES + MOLD READY TO USE	COTTONSEED OIL	0.100%	999850-15001	1	NORCAL PLANT NUTRIENTS LLC
B6 MITES + MOLD CONCENTRATE	ROSEMARY OIL	1.200%	999850-15002	2	NORCAL PLANT NUTRIENTS LLC
B6 MITES + MOLD CONCENTRATE	LEMONGRASS OIL	0.600%	999850-15002	2	NORCAL PLANT NUTRIENTS LLC
B6 MITES + MOLD CONCENTRATE	CINNAMON OIL	0.500%	999850-15002	2	NORCAL PLANT NUTRIENTS LLC
B6 MITES + MOLD CONCENTRATE	COTTONSEED OIL	0.300%	999850-15002	2	NORCAL PLANT NUTRIENTS LLC
ALL PER-PLUS CONCENTRATE	CLOVE OIL	0.330%	997750-15001	2	ALLPER-PLUS
ALL PER-PLUS CONCENTRATE	GERANIUM OIL	0.390%	997750-15001	2	ALLPER-PLUS
ALL PER-PLUS CONCENTRATE	ROSEMARY OIL	0.330%	997750-15001	2	ALLPER-PLUS
ALL PER-PLUS READY TO USE	CLOVE OIL	0.190%	997750-15002	1	ALLPER-PLUS
ALL PER-PLUS READY TO USE	GERANIUM OIL	0.190%	997750-15002	1	ALLPER-PLUS
ALL PER-PLUS READY TO USE	ROSEMARY OIL	0.130%	997750-15002	1	ALLPER-PLUS
BIOLINK INSECT REPELLANT GARLIC JUICE	GARLIC	20.000%	51517-03002	4	WESTBRIDGE AGRICULTURAL PROD.
BONIDE MITE X RTU	CLOVE OIL	0.200%	4-04001	79	BONIDE PRODUCTS INC
BONIDE MITE X RTU	COTTONSEED OIL	0.400%	4-04001	79	BONIDE PRODUCTS INC
BONIDE MITE X RTU	GARLIC OIL	0.100%	4-04001	79	BONIDE PRODUCTS INC
BUSHDOCTOR FORCE OF NATURE FUNGICIDE	COTTONSEED OIL	30.000%	71996-15001	3	UNITED COMPOST & ORGANICS INC
BUSHDOCTOR FORCE OF NATURE FUNGICIDE	CORN OIL	30.000%	71996-15001	3	UNITED COMPOST & ORGANICS INC
BUSHDOCTOR FORCE OF NATURE FUNGICIDE	GARLIC OIL	23.000%	71996-15001	3	UNITED COMPOST & ORGANICS INC
BUSHDOCTOR FORCE OF NATURE INSECT REPELLENT	GARLIC OIL	10.000%	71996-15002	4	UNITED COMPOST & ORGANICS INC
BUSHDOCTOR FORCE OF NATURE MITICIDE	COTTONSEED OIL	40.000%	71996-15003	5	UNITED COMPOST & ORGANICS INC
BUSHDOCTOR FORCE OF NATURE MITICIDE	CLOVE OIL	20.000%	71996-15003	5	UNITED COMPOST & ORGANICS INC
BUSHDOCTOR FORCE OF NATURE MITICIDE	GARLIC OIL	10.000%	71996-15003	5	UNITED COMPOST & ORGANICS INC
DR. EARTH FINAL STOP DISEASE CONTROL FUNGICIDE	CLOVE OIL	0.050%	999520-14002	8	DR. EARTH COMPANY
DR. EARTH FINAL STOP DISEASE CONTROL FUNGICIDE	MALIC ACID	0.030%	999520-14002	8	DR. EARTH COMPANY
DR. EARTH FINAL STOP DISEASE CONTROL FUNGICIDE	PEPPERMINT OIL	0.050%	999520-14002	8	DR. EARTH COMPANY

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DR. EARTH FINAL STOP DISEASE CONTROL FUNGICIDE	ROSEMARY OIL	0.060%	999520-14002	8	DR. EARTH COMPANY
DR. EARTH FINAL STOP SLUG & SNAIL KILLER SPRAY	CINNAMON OIL	0.030%	999520-14003	9	DR. EARTH COMPANY
DR. EARTH FINAL STOP SLUG & SNAIL KILLER SPRAY	GARLIC OIL	0.020%	999520-14003	9	DR. EARTH COMPANY
DR. EARTH FINAL STOP SLUG & SNAIL KILLER SPRAY	PEPPERMINT OIL	0.040%	999520-14003	9	DR. EARTH COMPANY
DR. EARTH FINAL STOP SLUG & SNAIL KILLER SPRAY	ROSEMARY OIL	0.050%	999520-14003	9	DR. EARTH COMPANY
DR. EARTH FINAL STOP SLUG & SNAIL KILLER SPRAY	SESAME OIL	0.040%	999520-14003	9	DR. EARTH COMPANY
DR. EARTH FINAL STOP SLUG & SNAIL KILLER SPRAY	THYME OIL	0.040%	999520-14003	9	DR. EARTH COMPANY
DR. EARTH FINAL STOP VEGETABLE GARDEN INSECT KILLER	CINNAMON OIL	0.030%	999520-12003	4	DR. EARTH COMPANY
DR. EARTH FINAL STOP VEGETABLE GARDEN INSECT KILLER	GARLIC OIL	0.020%	999520-12003	4	DR. EARTH COMPANY
DR. EARTH FINAL STOP VEGETABLE GARDEN INSECT KILLER	MALIC ACID	0.020%	999520-12003	4	DR. EARTH COMPANY
DR. EARTH FINAL STOP VEGETABLE GARDEN INSECT KILLER	PEPPERMINT OIL	0.040%	999520-12003	4	DR. EARTH COMPANY
DR. EARTH FINAL STOP VEGETABLE GARDEN INSECT KILLER	ROSEMARY OIL	0.050%	999520-12003	4	DR. EARTH COMPANY
DR. EARTH FINAL STOP VEGETABLE GARDEN INSECT KILLER	SESAME OIL	0.050%	999520-12003	4	DR. EARTH COMPANY
DR. EARTH FINAL STOP VEGETABLE GARDEN INSECT KILLER	THYME OIL	0.030%	999520-12003	4	DR. EARTH COMPANY
DR. EARTH FINAL STOP YARD & GARDEN INSECT KILLER	CINNAMON OIL	0.030%	999520-12001	5	DR. EARTH COMPANY
DR. EARTH FINAL STOP YARD & GARDEN INSECT KILLER	GARLIC OIL	0.030%	999520-12001	5	DR. EARTH COMPANY
DR. EARTH FINAL STOP YARD & GARDEN INSECT KILLER	MALIC ACID	0.020%	999520-12001	5	DR. EARTH COMPANY
DR. EARTH FINAL STOP YARD & GARDEN INSECT KILLER	PEPPERMINT OIL	0.040%	999520-12001	5	DR. EARTH COMPANY
DR. EARTH FINAL STOP YARD & GARDEN INSECT KILLER	ROSEMARY OIL	0.050%	999520-12001	5	DR. EARTH COMPANY
DR. EARTH FINAL STOP YARD & GARDEN INSECT KILLER	SESAME & SESAME OIL	0.050%	999520-12001	5	DR. EARTH COMPANY



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DR. EARTH FINAL STOP YARD & GARDEN INSECT KILLER	THYME OIL	0.030% 999520-12001	5	DR. EARTH COMPANY
ECOLOGIC GARDEN INSECT KILLER CONC	ROSEMARY OIL	0.600% 72041-14005	29	LIQUID FENCE CO
ECOLOGIC GARDEN INSECT KILLER CONC	SOYBEAN OIL	0.600% 72041-14005	29	LIQUID FENCE CO
ECOLOGIC GARDEN INSECT KILLER RTU	ROSEMARY OIL	0.050% 72041-14004	27	LIQUID FENCE CO
ECOLOGIC GARDEN INSECT KILLER RTU	SOYBEAN OIL	0.050% 72041-14004	27	LIQUID FENCE CO
ECOLOGIC HOUSEPLANT & GARDEN INSECT KILLER	ROSEMARY OIL	0.050% 72041-14002	26	LIQUID FENCE CO
ECOLOGIC HOUSEPLANT & GARDEN INSECT KILLER	SOYBEAN OIL	0.050% 72041-14002	26	LIQUID FENCE CO
ECO-MITE PLUS BOTANICAL INSECTICIDE MITICIDE	COTTONSEED OIL	0.250% 74578-14001	11	ARBORJET INC
ECO-MITE PLUS BOTANICAL INSECTICIDE MITICIDE	PEPPERMINT OIL	0.250% 74578-14001	11	ARBORJET INC
ECO-MITE PLUS BOTANICAL INSECTICIDE MITICIDE	ROSEMARY	0.500% 74578-14001	11	ARBORJET INC
ECO-MITE PLUS BOTANICAL INSECTICIDE MITICIDE	ROSEMARY OIL	0.250% 74578-14001	11	ARBORJET INC
ECO-MITE PLUS BOTANICAL INSECTICIDE MITICIDE CONCENTRATE	COTTONSEED OIL	2.500% 74578-14002	12	ARBORJET INC
ECO-MITE PLUS BOTANICAL INSECTICIDE MITICIDE CONCENTRATE	PEPPERMINT OIL	2.500% 74578-14002	12	ARBORJET INC
ECO-MITE PLUS BOTANICAL INSECTICIDE MITICIDE CONCENTRATE	ROSEMARY	5.000% 74578-14002	12	ARBORJET INC
ECO-MITE PLUS BOTANICAL INSECTICIDE MITICIDE CONCENTRATE	ROSEMARY OIL	2.500% 74578-14002	12	ARBORJET INC
ECO-PM BOTANICAL FUNGICIDE CONCENTRATE	CLOVE OIL	1.000% 74578-13003	8	ARBORJET INC
ECO-PM BOTANICAL FUNGICIDE CONCENTRATE	THYME	20.000% 74578-13003	8	ARBORJET INC
ECO-PM READY TO USE BOTANICAL FUNGICIDE	CLOVE OIL	0.060% 74578-13001	6	ARBORJET INC
ECO-PM READY TO USE BOTANICAL FUNGICIDE	THYME	1.260% 74578-13001	6	ARBORJET INC
ECOSMART ORGANIC INSECTICIDE ORGANIC INSECT KILLER2	PEPPERMINT OIL	0.500% 67425-14002	79	ECOSMART TECHNOLOGIES INC

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ECOSMART ORGANIC INSECTICIDE ORGANIC INSECT KILLER2	ROSEMARY OIL	0.500%	67425-14002	79	ECOSMART TECHNOLOGIES INC
ECOTEC BROAD SPECTRUM INSECTICIDE & MITICIDE	PEPPERMINT OIL	2.000%	48813-09001	1	BRANDT CONSOLIDATED
ECOTEC BROAD SPECTRUM INSECTICIDE & MITICIDE	ROSEMARY OIL	10.000%	48813-09001	1	BRANDT CONSOLIDATED
ECOTROL PLUS INSECTICIDE MITICIDE	GERANIOL	5.000%	73512-15001	2	MORSE ENTERPRISES DBA KEYPLEX
ECOTROL PLUS INSECTICIDE MITICIDE	PEPPERMINT OIL	2.000%	73512-15001	2	MORSE ENTERPRISES DBA KEYPLEX
ECOTROL PLUS INSECTICIDE MITICIDE	ROSEMARY OIL	10.000%	73512-15001	2	MORSE ENTERPRISES DBA KEYPLEX
ED ROSENTHAL'S ZERO TOLERANCE HERBAL FUNGICIDE	CINNAMON OIL	0.260%	998100-14001	3	NATURAL GARDEN SOLUTIONS LLC
ED ROSENTHAL'S ZERO TOLERANCE HERBAL FUNGICIDE	CLOVE OIL	0.130%	998100-14001	3	NATURAL GARDEN SOLUTIONS LLC
ED ROSENTHAL'S ZERO TOLERANCE HERBAL FUNGICIDE	THYME OIL	0.130%	998100-14001	3	NATURAL GARDEN SOLUTIONS LLC
ED ROSENTHAL'S ZERO TOLERANCE HERBAL PESTICIDE CONCENTRATE	CINNAMON OIL	4.000%	998100-13001	1	NATURAL GARDEN SOLUTIONS LLC
ED ROSENTHAL'S ZERO TOLERANCE HERBAL PESTICIDE CONCENTRATE	CLOVE OIL	2.000%	998100-13001	1	NATURAL GARDEN SOLUTIONS LLC
ED ROSENTHAL'S ZERO TOLERANCE HERBAL PESTICIDE CONCENTRATE	ROSEMARY OIL	2.000%	998100-13001	1	NATURAL GARDEN SOLUTIONS LLC
ED ROSENTHAL'S ZERO TOLERANCE HERBAL PESTICIDE CONCENTRATE	THYME OIL	2.000%	998100-13001	1	NATURAL GARDEN SOLUTIONS LLC
ED ROSENTHAL'S ZERO TOLERANCE HERBAL PESTICIDE RTU	CINNAMON OIL	0.200%	998100-13002	2	NATURAL GARDEN SOLUTIONS LLC
ED ROSENTHAL'S ZERO TOLERANCE HERBAL PESTICIDE RTU	CLOVE OIL	0.100%	998100-13002	2	NATURAL GARDEN SOLUTIONS LLC
ED ROSENTHAL'S ZERO TOLERANCE HERBAL PESTICIDE RTU	ROSEMARY OIL	0.100%	998100-13002	2	NATURAL GARDEN SOLUTIONS LLC
ED ROSENTHAL'S ZERO TOLERANCE HERBAL PESTICIDE RTU	THYME OIL	0.100%	998100-13002	2	NATURAL GARDEN SOLUTIONS LLC
ELIMINATOR	CITRIC ACID	0.050%	996690-15001	1	THE AMAZING DOCTOR ZYMES
GREEN CLEANER	SODIUM LAURYL SULFATE	19.000%	997740-15001	1	CENTRAL COAST GARDEN PRODUCTS
GREEN CLEANER	SOYBEAN OIL	39.000%	997740-15001	1	CENTRAL COAST GARDEN PRODUCTS
GUARD 'N SPRAY	CINNAMON OIL	0.001%	999780-15001	1	RHIZOFLOA INC
GUARD 'N SPRAY	ROSEMARY OIL	0.005%	999780-15001	1	RHIZOFLOA INC
GUARD 'N SPRAY	SESAME OIL	0.005%	999780-15001	1	RHIZOFLOA INC

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LIQUID LADYBUG SPIDER MITE SPRAY	CITRIC ACID	0.100%	998670-10001	1	ECO ORGANICS -ASAP PRODUCTS LLC-
LIQUID LADYBUG SPIDER MITE SPRAY	GERANIOL	0.300%	998670-10001	1	ECO ORGANICS -ASAP PRODUCTS LLC-
LIQUID LADYBUG SPIDER MITE SPRAY	PEPPERMINT OIL	0.400%	998670-10001	1	ECO ORGANICS -ASAP PRODUCTS LLC-
LIQUID LADYBUG V	CITRIC ACID	0.100%	998670-13001	3	ECO ORGANICS -ASAP PRODUCTS LLC-
LIQUID LADYBUG V	CLOVE OIL	0.200%	998670-13001	3	ECO ORGANICS -ASAP PRODUCTS LLC-
LIQUID LADYBUG V	PEPPERMINT OIL	0.800%	998670-13001	3	ECO ORGANICS -ASAP PRODUCTS LLC-
LIQUID LADYBUG V	ROSEMARY OIL	0.800%	998670-13001	3	ECO ORGANICS -ASAP PRODUCTS LLC-
MAC'S MIRACLE MILDEW WASH	CITRIC ACID	99.000%	998210-13001	1	MAC INC
MANTIS 8E	ROSEMARY OIL	3.000%	998930-16001	1	DOMINION ORGANICS
METHOD 1-PPS	PEPPERMINT OIL	3.000%	998070-15001	1	GROWTH EFFICIENCY TECHNOLOGIES
METHOD 1-PPS	ROSEMARY OIL	7.000%	998070-15001	1	GROWTH EFFICIENCY TECHNOLOGIES
MILDEW CONTROL	GERANIOL	16.700%	89943-15001	2	VEGALAB LLC
MILDEW CURE	CORN OIL	30.000%	68573-09002	14	JH BIOTECH INC.
MILDEW CURE	COTTONSEED OIL	30.000%	68573-09002	14	JH BIOTECH INC.
MILDEW CURE	GARLIC OIL	23.000%	68573-09002	14	JH BIOTECH INC.
MOLE & VOLE STOPPER	CASTOR OIL	46.660%	82165-10002	14	MESSINA WILDLIFE MANAGEMENT
MOLE & VOLE STOPPER	MINT OIL	5.620%	82165-10002	14	MESSINA WILDLIFE MANAGEMENT
MOLE & VOLE STOPPER	ROSEMARY OIL	5.620%	82165-10002	14	MESSINA WILDLIFE MANAGEMENT
MOLE & VOLE STOPPER	SODIUM LAURYL SULFATE	0.020%	82165-10002	14	MESSINA WILDLIFE MANAGEMENT
MOLE & VOLE STOPPER GRANULAR	CASTOR OIL	9.900%	82165-12005	20	MESSINA WILDLIFE MANAGEMENT
MOLE & VOLE STOPPER GRANULAR	GERANIOL	0.970%	82165-12005	20	MESSINA WILDLIFE MANAGEMENT
MOLE & VOLE STOPPER GRANULAR	PEPPERMINT OIL	0.290%	82165-12005	20	MESSINA WILDLIFE MANAGEMENT
NATURAL ORGANIC GARDNER & BLOOME FRUIT, VEG & HERB INSECT SPRAY RTU	CINNAMON OIL	0.200%	998650-10001	1	KELLOGG GARDEN PRODUCTS
NATURAL ORGANIC GARDNER & BLOOME FRUIT, VEG & HERB INSECT SPRAY RTU	CLOVE OIL	0.200%	998650-10001	1	KELLOGG GARDEN PRODUCTS
NATURE-CIDE ALL PURPOSE INSECTICIDE	CLOVE OIL	0.050%	90395-14001		PACIFIC SHORE HOLDINGS



NATURE-CIDE ALL PURPOSE INSECTICIDE	COTTONSEED OIL	0.050% 90395-14001	1	PACIFIC SHORE HOLDINGS
NUXE EM	CITRIC ACID	0.050% 997940-14001	1	MARCO INDUSTRIES/FLYING SKULL PLANT PRODUCTS
ORGANOCIDE 3-IN-1 GARDEN SPRAY CONC.	SESAME OIL	5.000% 70179-11001	5	ORGANIC LABORATORIES
ORGANOCIDE 3-IN-1 GARDEN SPRAY R-T- U	SESAME OIL	0.100% 70179-11002	6	ORGANIC LABORATORIES
ORTHO MOLE B-GON MOLE & VOLE REPELLENT GRANULES	CASTOR OIL	9.900% 239-12009	260	ORTHO GROUP THE
ORTHO MOLE B-GON MOLE & VOLE REPELLENT GRANULES	GERANIOL	0.970% 239-12009	260	ORTHO GROUP THE
ORTHO MOLE B-GON MOLE & VOLE REPELLENT GRANULES	PEPPERMINT OIL	0.290% 239-12009	260	ORTHO GROUP THE
ORTHO MOLE B-GON MOLE & VOLE REPELLENT READY-TO-SPRAY	CASTOR OIL	23.330% 239-12004	254	ORTHO GROUP THE
ORTHO MOLE B-GON MOLE & VOLE REPELLENT READY-TO-SPRAY	GERANIOL	1.000% 239-12004	254	ORTHO GROUP THE
ORTHO MOLE B-GON MOLE & VOLE REPELLENT READY-TO-SPRAY	PEPPERMINT OIL	0.500% 239-12004	254	ORTHO GROUP THE
PESTOUT BROAD SPECTRUM MITICIDE/INSECTICIDE	CLOVE OIL	20.000% 68573-09001	13	JH BIOTECH INC.
PESTOUT BROAD SPECTRUM MITICIDE/INSECTICIDE	COTTONSEED OIL	40.000% 68573-09001	13	JH BIOTECH INC.
PESTOUT BROAD SPECTRUM MITICIDE/INSECTICIDE	GARLIC OIL	10.000% 68573-09001	13	JH BIOTECH INC.
PM REMOVER	GARLIC	3.000% 998670-12001	2	ECO-ORGANICS -ASAP PRODUCTS LLC-
PUREAG PEST CONTROL FOOD GRADE	CITRIC ACID	4.000% 997910-15001	1	PUREAG LLC
PUREAG PEST CONTROL FOOD GRADE	CLOVE OIL	5.000% 997910-15001	1	PUREAG LLC
PUREAG PEST CONTROL FOOD GRADE	CORN OIL	6.000% 997910-15001	1	PUREAG LLC
PUREAG PEST CONTROL FOOD GRADE	GARLIC OIL	9.000% 997910-15001	1	PUREAG LLC
PUREAG PEST CONTROL FOOD GRADE	GERANIOL	6.000% 997910-15001	1	PUREAG LLC
PUREAG PEST CONTROL FOOD GRADE	PEPPERMINT OIL	4.000% 997910-15001	1	PUREAG LLC
PUREAG PEST CONTROL FOOD GRADE	ROSEMARY OIL	2.000% 997910-15001	1	PUREAG LLC
PUREAG PEST CONTROL FOOD GRADE	SODIUM CHLORIDE	2.000% 997910-15001	1	PUREAG LLC
PUREAG PEST CONTROL FOOD GRADE	THYME OIL	10.000% 997910-15001	1	PUREAG LLC
RID-BUGS AN ORGANIC INSECTICIDE	CLOVE OIL	2.000% 998920-08001	1	AZ ENTERPRISES INC.
RID-BUGS AN ORGANIC INSECTICIDE	ROSEMARY OIL	2.000% 998920-08001	1	AZ ENTERPRISES INC.
RID-BUGS AN ORGANIC INSECTICIDE	SESAME OIL	5.000% 998920-08001	1	AZ ENTERPRISES INC.

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SAFERGRO MILDEW CURE	CORN OIL	0.300%	68573-08004	10	JH BIOTECH INC.
SAFERGRO MILDEW CURE	COTTONSEED OIL	0.300%	68573-08004	10	JH BIOTECH INC.
SAFERGRO MILDEW CURE	GARLIC OIL	0.230%	68573-08004	10	JH BIOTECH INC.
SAFERGRO PEST OUT	CLOVE OIL	0.200%	68573-08003	9	JH BIOTECH INC.
SAFERGRO PEST OUT	COTTONSEED OIL	0.400%	68573-08003	9	JH BIOTECH INC.
SAFERGRO PEST OUT	GARLIC OIL	0.100%	68573-08003	9	JH BIOTECH INC.
SNS 203	CLOVE OIL	1.500%	998660-10004	4	SIERRA NATURAL SCIENCE
SNS 203	ROSEMARY OIL	0.530%	998660-10004	4	SIERRA NATURAL SCIENCE
SNS 209	ROSEMARY	10.000%	998660-12002	6	SIERRA NATURAL SCIENCE
SNS 209	ROSEMARY OIL	0.330%	998660-12002	6	SIERRA NATURAL SCIENCE
SNS 217	ROSEMARY OIL	2.000%	998660-10001	1	SIERRA NATURAL SCIENCE
SNS 217C	ROSEMARY OIL	10.000%	998660-10002	2	SIERRA NATURAL SCIENCE
SNS 244	THYME OIL	4.000%	998660-10003	3	SIERRA NATURAL SCIENCE
SNS 244C	CLOVE OIL	0.300%	998660-12001	5	SIERRA NATURAL SCIENCE
SNS 244C	ROSEMARY OIL	0.050%	998660-12001	5	SIERRA NATURAL SCIENCE
SNS 244C	THYME OIL	1.200%	998660-12001	5	SIERRA NATURAL SCIENCE
SPIDER MITE CONTROL	COTTONSEED OIL	0.100%	89943-15002	3	VEGALAB LLC
SPIDER MITE CONTROL	GERANIOL	20.000%	89943-15002	3	VEGALAB LLC
SPIDER MITE CONTROL	PEPPERMINT OIL	1.000%	89943-15002	3	VEGALAB LLC
SPIDER MITE CONTROL	ROSEMARY OIL	0.010%	89943-15002	3	VEGALAB LLC
SPORE CONTROL	THYME OIL	1.000%	89943-15003	4	VEGALAB LLC
THYME GUARD	THYME OIL	23.000%	997700-15001	1	AGRO RESEARCH INTERNATIONAL
					REFORESTATION TECHNOLOGIES
XTREME GARDENING KRYPTOMITE	POTASSIUM SORBATE	0.013%	998090-13001	1	INTL



#20 ALASKA

CERTIFICATION :

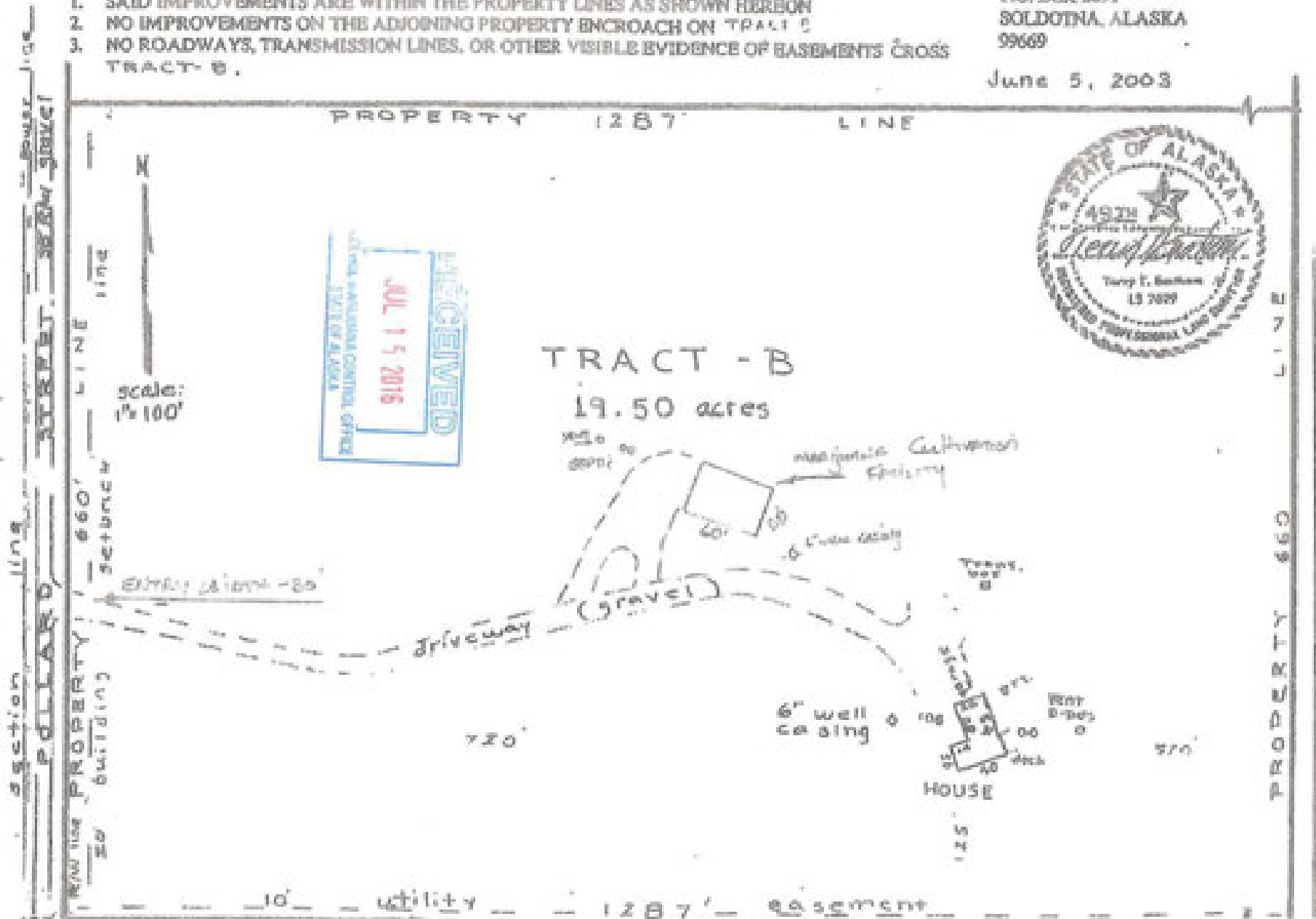
I HEREBY CERTIFY THAT I HAVE SURVEYED THE LOCATION OF THE IMPROVEMENTS ON TRACT B OF PORT MORAN SUBD. ADD I (89-227) Amended KRQ, A.K.

1. SAID IMPROVEMENTS ARE WITHIN THE PROPERTY LINES AS SHOWN HERON
2. NO IMPROVEMENTS ON THE ADJOINING PROPERTY ENCRONCH ON TRACT B
3. NO ROADWAYS, TRANSMISSION LINES, OR OTHER VISIBLE EVIDENCE OF EASEMENTS CROSS TRACT B.

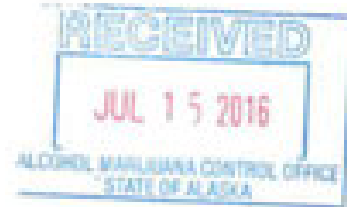
AS-BUILT SURVEY BY

TERRY T. EASTHAM RSL 7629
P.O. BOX 2891
SOLDOTNA, ALASKA
99669

June 5, 2003



Attachment #21



Fertilizers to be used:

Cloning (to be used only during cloning process)

Hormex Liquid Concentrate (contains; 1-Naphthaleneacetic Acid, Indole-3-Butyric Acid (IBA), Vitamin B1 Thiamin Hydrochloride), Hormex Rooting powder (contains Indole-3-Butyric Acid (IBA), Tale, Dip 'N Grow Liquid Concentrate (contains; 1-Naphthaleneacetic Acid, Indole-3-Butyric Acid (IBA), Ethyl Alcohol, Isopropyl Alcohol), Clonex Rooting Gel (contains: Indolebutyric Acid), "Willow Water" Weeping Willow (Salix Babylonica) contains; Natural Plant Hormones (Indolebutyric Acid (IBA), Salicylic Acid)). Dip 'N Grow (contains; Indole-3-Butyric Acid (IBA), 1-Naphthaleneacetic Acid, Ethyl Alcohol, Isopropyl Alcohol).

Vegetation & weeks 1 & 2 of flower (used only during plant vegetation and weeks 1 and 2 of flower):

Superthrive Plant Vitamin (contains; Kelp , Vitamin B1 Thiamin Hydrochloride), Extreme Blend (contains; Soluble Kelp, Humic Acid, Fulvic Acid, L Amino Acids), Magic Green (contains; Soluble Kelp, Soy Protein Hydrolysate, Molassas)

Synthetic (to be used during all stages of growth)

J R Peters Professional 5-12-26 / 5-11-26 (contains; Potassium Nitrate Containing up to 5% Sodium Nitrate), Magnesium Sulfate, Mono-potassium Phosphate, Boric Acid, Copper EDTA, Zinc EDTA, Iron EDTA), General Hydroponics "Kool Bloom" Powder (contains: Ammonium Phosphate, Ammonium Sulphate, Magnesium Sulphate, Potassium Phosphate, Potassium Sulphate), General hydroponics "MaxiBloom / MaxiGro" (contains; Ammonium Molybdate, Ammonium Nitrate, Calcium Nitrate, Calcium Sulphate, Copper Sulphate, Iron DTPA, Iron EDTA, Magnesium Sulphate, Manganese Sulphate, Potassium Borate, Potassium Nitrate, Potassium Phosphate, Potassium Sulphate, Zinc Sulphate), Calcium Nitrate, Potassium Nitrate (Low Sodium US approved), Magnesium Sulphate (Epsom Salts), Mono-potassium Phosphate (MPK), Sulfuric Acid (pH Down), Nitric Acid (pH Down), Pekacid (pH Down), Phosphoric Acid (pH Up), Citric Acid (pH Down), Potassium Hydroxide (pH Up), Calcium Carbonate (pH Up), Calcium Bicarbonate (pH Up).

Organic (to be used during all stages of growth)

Rock Phosphate, Bone Meal, Fish Bone Meal, Dolomite Lime, Oyster Shell, Crab Meal, Blood Meal, Alfalfa Meal, Green Sand, Azomite (micro nutrients), High Phosphorous Bat Guano, Peruvian Seabird Guano, Earth Worm Castings, Brewers Yeast, Pond Care Pond-zyme (contains; Wheat Bran, Barely Straw, Bacterial Spores (non-pathogenic), Organic Digest-er (contains Natural Bacterial Enzyme), Fulvic Acid, Humic Acid, Molasses Powder, Liquid Molasses, Kelp Extract (liquid and powder), Kelp Meal, Langbeinite (K-mag), Soy Protein Hydrolysate, Fish Protein Hydrolysate, Sulphate of Potash, Endo/Ecto Mycorrhizea (liquid and powder), Mycorrhizea + Trichoderma powder, Diatomaceous Earth, Compost.

Pesticides and Fungicides (to be used only in the stages noted in attached appendices)

Any EPA approved for personal use listed in "Pesticides" in Attachment 14

Any EPA approved for personal use listed in "Pesticides" in Attachment 15

Division of Corporations, Business and Professional Licensing

Name(s)

Type	Name
Legal Name	Alaska Bud Brothers Aerogardens, LLC
Previous Legal Name	Alaska Bud Brothers Aeroponics, LLC

Entity Details

Entity Type: Limited Liability Company

Entity #: 10032047

Status: Good Standing

AK Formed Date: 9/10/2015

Duration/Expiration: Perpetual

Home State: ALASKA

Next Biennial Report Due: 1/2/2017

Entity Mailing Address: PO BOX 571, KASILOF, AK 99610

Entity Physical Address: 22720 YUKON ST., KASILOF, AK 99610

Registered Agent

Agent Name: Sonja Redmond

Registered Mailing Address: PO BOX 3529, SOLDOTNA, AK 99669

Registered Physical Address: 35743 KENAI SPUR HWY, SOLDOTNA, AK 99669

Officials

AK Entity#	Name	Titles	Percent Owned
	Jim Gossman	Member	95
	Laura Gossman	Member	5

Filed Documents

Date Filed	Type	Filing	Certificate
9/10/2015	Creation Filing		
10/12/2015	Initial Report		
10/15/2015	Amendment		



THE STATE
of **ALASKA**

Department of Commerce, Community, and Economic Development
Division of Corporations, Business, and Professional Licensing
PO Box 110806, Juneau, AK 99811-0806
(907) 465-2550 • Email: corporations@alaska.gov
Website: Corporations.Alaska.gov

AK Entity #: 10032047
Date Filed: 10/12/2015
State of Alaska, DCCED

FOR DIVISION USE ONLY

Limited Liability Company
Initial Biennial Report

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Entity Name: Alaska Bud Brothers Aeroponics, LLC
Entity Number: 10032047
Home Country: UNITED STATES

Home State/Province: ALASKA

Registered Agent

Name: Sonja Redmond
Physical Address: 35743 KENAI SPUR HWY,
SOLDOTNA, AK 99669
Mailing Address: PO BOX 3529, SOLDOTNA, AK
99669

Entity Physical Address: 22720 YUKON ST., KASILOF, AK 99610

Entity Mailing Address: PO BOX 571, KASILOF, AK 99610

Please include all officials. Check all titles that apply. Must use titles provided. Please list the names and addresses of the members of the domestic limited liability company (LLC). There must be at least one member listed. If the LLC is managed by a manager(s), there must also be at least one manager listed. Please provide the name and address of each manager of the company. You must also list the name and address of each person owning at least 5% interest in the company and the percentage of interest held by that person.

Name	Address	% Owned	Titles
Laura Gossman	PO Box 571, Kasilof, AK 99610	5	Member
Jim Gossman	PO Box 571, Kasilof, AK 99610	95	Member

NAICS Code: 111998 - ALL OTHER MISCELLANEOUS CROP FARMING

New NAICS Code (optional):

I certify under penalty of perjury under the Uniform Electronic Transaction Act and the laws of the State of Alaska that the information provided in this application is true and correct, and further certify that by submitting this electronic filing I am contractually authorized by the Official(s) listed above to act on behalf of this entity.

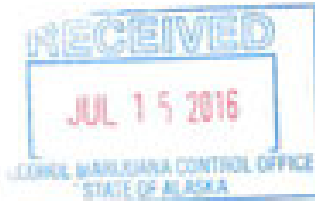
Name: Sonja Redmond



THE STATE
of **ALASKA**

Department of Commerce, Community, and Economic Development
Division of Corporations, Business, and Professional Licensing
PO Box 110800, Juneau, AK 99811-0800
(907) 465-2550 - Email: corporations@alaska.gov
Website: Corporations.Alaska.gov

FOR DIVISION USE ONLY



Articles of Organization
Domestic Limited Liability Company

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1 - Entity Name

Legal Name: Alaska Bud Brothers Aeroponics, LLC

2 - Purpose

To accomplish any lawful business whatsoever, or which shall at any time appear conducive to or expedient for the protection or benefit of the Company and its assets.

3 - NAICS Code

111998 - ALL OTHER MISCELLANEOUS CROP FARMING

4 - Registered Agent

Name: Sonja Redmond
Mailing Address: PO Box 3529, Soldotna, AK 99669
Physical Address: 35743 Kenai Spur Hwy, Soldotna, AK 99669

5 - Entity Addresses

Mailing Address: PO Box 571, Kasilof, AK 99610
Physical Address: 22720 Yukon St., Kasilof, AK 99610

6 - Management

The limited liability company is managed by its members.

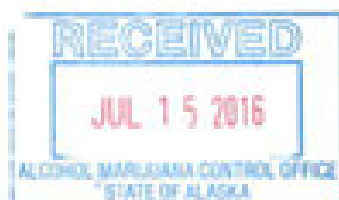
7 - Officials

Name	Address	% Owned	Titles
Laura Gosman			Organizer
Jim Gosman			Organizer

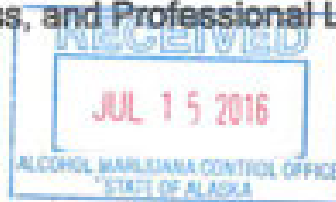
Name of person completing this online application

I certify under penalty of perjury under the Uniform Electronic Transaction Act and the laws of the State of Alaska that the information provided in this application is true and correct, and further certify that by submitting this electronic filing I am contractually authorized by the Official(s) listed above to act on behalf of this entity.

Name: Sonja Redmond



State of Alaska
Department of Commerce, Community, and Economic Development
Corporations, Business, and Professional Licensing



Certificate of Organization

The undersigned, as Commissioner of Commerce, Community, and Economic Development of the State of Alaska, hereby certifies that a duly signed and verified filing pursuant to the provisions of Alaska Statutes has been received in this office and has been found to conform to law.

ACCORDINGLY, the undersigned, as Commissioner of Commerce, Community, and Economic Development, and by virtue of the authority vested in me by law, hereby issues this certificate to

Alaska Bud Brothers Aeroponics, LLC



IN TESTIMONY WHEREOF, I execute the certificate and affix the Great Seal of the State of Alaska effective September 10, 2015.

A handwritten signature in black ink, appearing to read "Chris Hladick".

Chris Hladick
Commissioner

Approved 7/17

Alaska Business License # 103-4111

Alaska Department of Commerce, Community, and Economic Development
Division of Corporations, Business and Professional Licensing
P.O. Box 110806, Juneau, Alaska 99811-0806

This is to certify that

ALASKA BUD BROTHERS AEROGARDENS LLC

PO BOX 571 KASILOF AK 99610

owned by

ALASKA BUD BROTHERS AEROGARDENS, LLC

is licensed by the department to conduct business for the period

March 18, 2016 through December 31, 2016
for the following line of business:

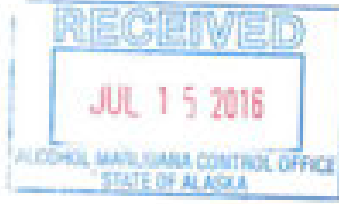
11 - Agriculture, Forestry, Fishing and Hunting



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

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

Chris Hladik



[Division of Corporations, Business & Professional Licensing]

State of Alaska
Department of Commerce, Community, and Economic Development
Division of Corporations, Business, and Professional Licensing

Confirmation

Your filing is complete. Please print and retain this page for your records.

Important entity responsibility information is available by clicking the following link: [Entity Responsibility](#).

The entity responsibility document should be printed or saved and retained for your records.

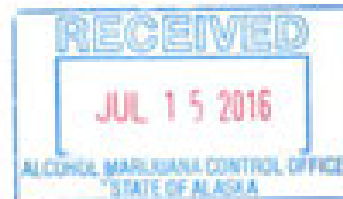
Print certificates and filed documents from the entity's detail page. [Click here](#) and scroll down to Filed Documents.

Entity Details

Entity Number: 10032047
Legal Name: Alaska Bud Brothers Aeroponics, LLC
Filing Type: Creation Filing - Domestic Limited Liability Company

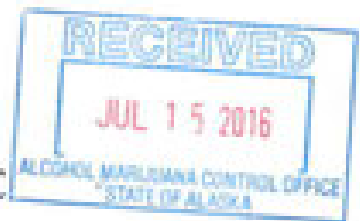
Payment Information

Receipt Number: 10449743
Receipt Date: 9/10/2015 4:39:14 PM
Payer Name: SONJA K. REDMOND
Payment Amount: \$250.00



Corporations Email: corporations@alaska.gov Contact Phone: (907) 465-2220





**OPERATING AGREEMENT OF
ALASKA BUD BROTHERS AEROGARDENS, LLC
AN ALASKA LIMITED LIABILITY COMPANY**

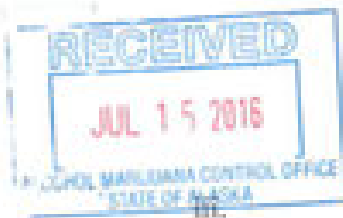
THIS LIMITED LIABILITY COMPANY OPERATING AGREEMENT (Agreement) is made and entered on by and among the persons whose signatures appear on the signature page hereof.

ARTICLE 1

Definitions

1.01. **Definitions.** The following terms used in this Operating Agreement shall have the following meanings (unless otherwise expressly provided herein):

- a. "Act" means the Alaska Revised Limited Liability Company Act (AS 10.50).
- b. "Articles of Organization" shall mean the Articles of Organization of ALASKA BUD BROTHERS AEROGARDENS, LLC, as filed with the Corporations Section of the State of Alaska as the same may be amended from time to time.
- c. "Capital Account" as of any given date shall mean the Capital Contribution to the Company by a Member as adjusted up to the date in question pursuant to Article VIII.
- d. "Capital Contribution" shall mean any contribution to the capital of the Company in cash or property by a Member whenever made. "Initial Capital Contribution" shall mean the initial contribution to the capital of the Company pursuant to this Operating Agreement.
- e. "Capital Interest" shall mean the proportion that a Member's positive Capital Account bears to the aggregate positive Capital Accounts of all Members whose Capital Accounts have positive balances as may be adjusted from time to time.
- f. "Company" shall refer to ALASKA BUD BROTHERS AEROGARDENS, LLC.
- g. "Distribution Cash" means all cash, revenues, and funds received by the Company from Company operations. Less the sum of the following to the extent paid or set aside by the Company:
 - i. All principal and interest payments on indebtedness of the Company and all other sums paid to lenders;
 - ii. All cash expenditures incurred incident to the normal operation of the Company's business;



Such Reserves as the Members deem reasonably necessary to the proper operation of the Company's business.

h. "Economic Interest" shall mean a Member's or Economic Interest Owner's share of one or more of the Company's Net Profits, Net Losses, and distributions of the Company's assets pursuant to this Operating Agreement and the Alaska Revised Limited Liability Act (AS 10.50), but shall not include any right to participate in the management or affairs of the Company, including the right to vote on, consent to, or otherwise participate in any decision of the Members or Managers, if any.

i. "Economic Interest Owner" shall mean the owner of an Economic Interest who is not a member.

j. "Entity" shall mean any general partnership, limited partnership, limited liability company, corporation, joint venture, trust, business trust, cooperative or association, or any foreign trust, or foreign business organization.

k. "Fiscal Year" shall mean the Company's fiscal year, which shall be ending Dec. 31.

l. "IRC" shall mean the Internal Revenue Code of 1986 or corresponding provisions of subsequent superseding federal revenue laws.

m. "Gifting Member" shall mean any member or Economic Interest Owner who gifts, bequeaths, or otherwise transfers for no consideration (by operation of law or otherwise, except for bankruptcy) all or any part of its Membership Interest or Economic Interest.

n. "Majority Interest" shall mean one or more Interests of Members which taken together exceed 50 percent of the aggregate of all Capital Interests.

o. "Manager" shall mean one or more managers, and shall have the same meaning as "Managing Member." Specifically, "Manager" shall mean the person elected to manage the Company pursuant to this Agreement, if any. At any time that the Members shall have elected to have more than one Manager, all such persons so elected shall be referred to as the Managers. References to the Manager in the singular or as him, her, it, itself, or other like references shall also, when the context so requires, be deemed to include the plural or the masculine or feminine reference, as the case may be.

p. "Member" shall mean each of the parties who executes a counterpart of this Operating Agreement as a Member and each of the parties who may hereafter become Members. To the extent a Manager has purchased Membership Interests in the Company, he or she will have all the rights of a Member with respect to such Membership Interests, and the term "Member" as used in this

Operating Agreement shall include a Manager to the extent he or she has purchased such Membership Interests in the Company. If a Person is a Member immediately before the purchase or other acquisition by such Person of an Economic Interest, that Person shall have all the rights of a Member with respect to the purchased or otherwise acquired Membership Interest or Economic Interest, as the case may be.

q. "Membership Interest" shall mean a Member's entire interest in the Company, including the Member's Economic Interest and the right to participate in the management of the business and affairs of the Company, including the right to vote on, consent to, or otherwise participate in any decision or action of or by the Members granted pursuant to the Operating Agreement and the Alaska Revised Limited Liability Act (AS10.50).

r. "Net Profits" and Net Losses" shall mean the income, gain, loss, deductions, and credits of the Company in the Aggregate or separately state, as appropriate, determined in accordance with generally accepted accounting principles employed under the method of accounting at the close of each fiscal year on the Company's information tax return filed for federal income tax purposes.

s. "Operating Agreement" shall mean this Operating Agreement as originally executed and as amended from time to time.

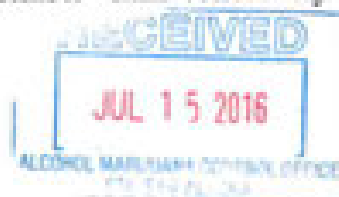
t. "Persons" shall mean any individual or Entity, and the heirs, executors, administrators, legal representatives, successors, and assigns of the "Person" when the context so permits.

u. "Reserves" shall mean, for any fiscal period, funds set aside or amounts allocated during such period to reserves that shall be maintained in amounts deemed sufficient by the Members for working capital and to pay taxes, insurance, debt service, or other costs or expenses incident to the ownership or operation of the Company's business.

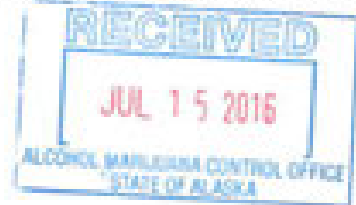
v. "Selling Member" shall mean any Member or Economic Interest Owner which sells, assigns, pledges, hypothecates or otherwise transfers for consideration all or any portion of its Membership Interest or Economic Interest.

w. "Alaska Revised Limited Liability Act" shall mean the Alaska Revised Limited Liability Company Act, AS 10.50 et seq.

x. "Transferring Member" shall collectively mean a Selling Member and a Gifting Member.



y. "Treasury Regulations" shall include proposed, temporary, and final regulations promulgated under the IRC in effect as of the date of filing the Articles of Organization and the corresponding sections of any regulations subsequently issued that amend or supersede those regulations.



ARTICLE II

Formation of Company

2.01 **Formation.** On September 10, 2015, Jim Gossman organized an Alaska Limited Liability Company by executing and filing articles of organization pursuant to the Alaska Revised Limited Liability Act (AS 10.50)

2.02 **Name.** The name of the Company is GOSSMAN AUTOMOTIVE SERVICES, LLC.

2.03 **Principal Place of Business.** The physical principal place of business of the Company within the State of Alaska shall be 22720 Yukon Rd., Kasilof, 99610, with the mailing address PO Box 571, Kasilof, Alaska, 99610. The Company may locate its places of business and registered office at any other place or places as the Members may from time to time deem advisable.

2.04 **Registered Office and Registration Agent.** The Company's initial registered office shall be at the office of its registered agent at 35743 Kenai Spur Hwy., Soldotna, AK 99669, and name of its initial agent at such address shall be Sonja Redmond. The registered office and registered agent may be changed from time to time by filing the address of the new registered office and/or the name of the new registered agent with the Alaska Corporations Section pursuant to the Alaska Limited Liability Act.

2.05 **Term.** The term of the Company shall be perpetual unless the Company is earlier dissolved in accordance with either the provisions of this Operating Agreement or the Alaska Revised Limited Liability Act.

ARTICLE III

Business of Company

3.01 **Permitted Businesses.** The business of the Company shall be:

a. To accomplish any lawful business whatsoever, or which shall at any time appear conducive to or expedient for the protection or benefit of the Company and its assets, including, but not limited to, the ownership and operation of income-producing real property.

- b. To exercise all other powers necessary to or reasonably connected with the Company's business that may be legally exercised by limited liability companies under the Alaska Revised Limited Liability Act.
- c. To engage in all activities necessary, customary, convenient, or incident to any of the foregoing.

ARTICLE IV

Names and Addresses of Members

The names and mailing addresses of the Members are as follows:"

Laura Gossman

Jim Gossman

PO Box 571

PO Box 571

Kasilof, Alaska 99610

Kasilof, Alaska 99610



ARTICLE V

Management of Company

5.01 **Management.** The business and affairs of the Company shall be managed by its Members to the best of their ability, in full compliance with 3AAC 306. Subject to the provisions of this Operating Agreement concerning the limitations on the authority of Members, the Members, acting as a group, shall have sole authority to manage the Company and are authorized to make any contracts, enter into any transactions, and make and obtain any commitments on behalf of the Company to conduct or further the Company's business. Except if restricted elsewhere in the Operating Agreement, the Members may delegate to a subcommittee of Members, an individual member, or an employee of the Company any management responsibility or authority. If all management decisions are delegated to one or more, but not all, Members, those Members may be referred to as "Managers" or "Managing Members." If such decisions are delegated to a non-Member employee, that person may be referred to as a "Manager." All delegations of management duties shall require the written consent of a majority of the membership interests.

5.02 **Non-liability of Members for Acts or Omissions in their Managerial Capacity.** To the full extent permitted by Alaska law, all Members are released from liability for damages and other monetary relief on account of any act, omission, or conduct in the Member's managerial capacity. This release shall not protect a Member from being required by a court to purchase the Membership interest of another Member who successfully contends that the Member has committed actionable

oppressive acts to the prejudice of the other Member. No amendment or repeal of this section affects any liability or alleged liability of any Member for acts, omissions, or conduct that occurred prior to the amendment or repeal.

5.03 **Certain Powers of Members and Managers.** Without limiting the generality of § 5.01 above, the Members and Managers (if management has been delegated to Managers) shall have power and authority, on behalf of the Company:

- a. To acquire property from any Person as the Members or Managers may determine. The fact that a Member or Manager is directly or indirectly affiliated or connected with any such Person shall not prohibit the Members or Managers from dealing with that Person;
- b. To borrow money for the Company from banks, other lending institutions, the Members or Managers, or affiliates of the Members or Managers on such terms as the Members or Manager deem appropriate, and in connection therewith, to hypothecate, encumber, and grant security interests in the assets of the Company to secure repayment of the borrowed sums. No debt shall be contracted or liability incurred by or on behalf of the Company except by the Members or Managers, or to the extent permitted under the Alaska Limited Liability Act, by agents or employees of the Company expressly authorized to contract such debt or incur such liability by the Members or Managers;
- c. To purchase liability and other insurance to protect the Company's property and business;
- d. To hold and own any real and/or personal properties in the name of the Company;
- e. To invest any Company funds temporarily (by way of example but not limitation) in time deposits, short-term governmental obligations, commercial paper, or other investments;
- f. Upon the affirmative vote of the Members holding at least two-thirds of all Capital Interests, to sell or otherwise dispose of all or substantially all of the assets of the Company as part of a single transaction or plan so long as that disposition is not in violation of or a cause of a default under any other agreement to which the Company may be bound, provided, however, that the affirmative vote of the Members shall not be required with respect to any sale or disposition of the Company's assets in the ordinary course of the Company's business;
- g. To execute on behalf of the Company all instruments and documents, including, without limitation: checks; drafts; notes and other negotiable instruments; mortgages, or deeds of trust; security agreements; financing statements; documents providing for the acquisition, mortgage or



disposition of the Company's property; assignments; bills of sale; leases; partnership agreements; operating agreements of other limited liability companies; and any other instruments or documents necessary, in the opinion of the Members or Managers, to the business of the Company;

h. To employ accountants, legal counsel, managing agents, or other experts to perform services for the Company and to compensate them from Company funds;

i. To enter into any and all other agreements on behalf of the Company, with any other Person for any purpose, in such forms as the Members or Managers may approve; and

j. To do and perform all other acts as may be necessary or appropriate to the conduct of the Company's business.

k. Unless authorized to do so by the Operating Agreement, by a majority of the Members of the Company or by the Managers (if any) nor attorney-in-fact, employee, or other agent of the Company shall have any power or authority to bind the Company in any way, to pledge its credit or to render it liable pecuniarily for any purpose.

5.04 Liability for Certain Acts. The Members (and Managers, if any) shall perform their Managerial duties in good faith, in a manner they reasonably believe to be in the best interests of the Company, and with such care as an ordinarily prudent person in a like position would use under similar circumstances. A Member or Manager who so performs such duties shall not have any liability by reason of having exercised managerial duties. A Member or manager does not, in any way, guarantee the return of the Members' Capital Contributions or a profit for the Members from the operations of the Company. Members and Managers shall not be liable to the Company or to any other Member for any loss or damage sustained by the Company or any Member, unless the loss or damage shall have been the result of fraud, deceit, gross negligence, willful misconduct, or a wrongful taking by the Member or Manager.

5.05 No Exclusive Duty to Company. The Members (and Managers, if any) shall not be required to manage the Company as their sole and exclusive function and they may have other business interests and may engage in other activities in addition to those relating to the Company. Neither the Company nor any Member shall have any right, by virtue of this Operating Agreement, to share or participate in such other investments or activities of any Member or Manager or to the income or proceeds derived therefrom. The Members (and Managers, if any) shall incur no liability to the Company or to any of the Members as a result of engaging in any other business or venture.



5.06 **Bank Accounts.** The Members (and Managers, if any) may from time to time open bank accounts in the name of the Company, and one or more Members or Managers may be the sole signatories thereon, as determined by the Members.

5.07 **Limitation on Liability; Indemnification.** Neither the Members nor any affiliate of the Members shall be liable, responsible or accountable in damages or otherwise to the Company or the Members for any act or omission by any such person performed in good faith pursuant to the authority granted to such person by this Agreement or in accordance with its provisions, and in a manner reasonably believed by such person to be within the scope of the authority granted to such person and in the best interest of the Company; provided that such act or omission did not constitute fraud, misconduct, bad faith or gross negligence. The Company shall indemnify and hold harmless the Members, and each director, officer, partner, employee or agent thereof, against any liability, loss, damage, cost or expense incurred by them on behalf of the company or in furtherance of the Company's interest without relieving any such person of liability for fraud, misconduct, bad faith or negligence. No Member shall have any personal liability with respect to the satisfaction of any required indemnification of the above-mentioned persons.



Any indemnification required to be made by the Company shall be made promptly following the fixing of the liability, loss, damage, cost or expense incurred or suffered by a final judgment of any court from which no appeal may be taken, settlement, contract or otherwise. In addition, the Company may advance funds to a person claiming indemnification under this § 5.07 for legal expenses and other costs incurred as a result of a legal action brought against such person only if (i) the legal action relates to the performance of duties or services by the person on behalf of the Company, (ii) the legal action is initiated by a party other than a Member, and (iii) such person undertakes to repay the advanced funds to the Company if it is determined that such person is not entitled to indemnification pursuant to the terms of this agreement.

5.08 **Indemnity of the Members, Managers, Employees, and Other Agents.** To the maximum extent permitted under the Alaska Limited Liability Act, the Company shall indemnify the Members (or Managers, if any) in their managerial roles and make advances for expenses. The Company shall indemnify its employees and other agents who are not Members to the fullest extent permitted by law, provided that the indemnification in any given situation is approved by Members owning a Majority Interest.

5.09 **Resignation.** Any Member of the Company may elect to not participate in management

decisions at any time by giving written notice to the other Members of the Company and by executing a writing authorizing the remaining Members to make all management decisions. Furthermore, any Manager may resign at any time by giving written notice to the Members. Such election by any Member, or resignation by a Manager, shall take effect upon receipt of that notice or at such later time as shall be specified in the notice; and unless otherwise specified in the notice, the acceptance of the election shall not be necessary to make it effective. The election to not participate in managerial decisions shall be for whatever length of time the Member designates and shall not affect the Member's other rights as a Member and shall not constitute a withdrawal of a Member. Likewise, the resignation of a Manager who is also a Member shall not affect the Manager's rights as a Member and shall not constitute a withdrawal of a Member.

5.10 **Removal.** At a meeting called expressly for that purpose, all or any lesser number of Managers may be removed at any time, with or without cause, by the affirmative vote of Members holding a Majority Interest. The removal of a Manager who is also a Member shall not affect the Manager's rights as a Member and shall not constitute a withdrawal of a Member.

5.11 **Salaries.** The salaries and other compensation of the Members and Managers shall be fixed from time to time by an affirmative vote of Members holding at least a Majority Interest, and no Manager shall be prevented from receiving that salary because the Manager is also a Member of the Company.

5.12 **Reimbursement for Expenses.** The Members and Managers shall be reimbursed by the Company for reasonable out-of-pocket expenses incurred by them in connection with the Company's business.

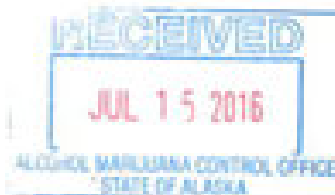
5.13 **Right to Rely on the Members.** Any person dealing with the Company may rely upon a certificate signed by any Member as to the identity and authority of any Member or other person to act on behalf of the Company or any Member.

ARTICLE VI

Rights and Obligations of Members

6.01 **Limitation of Liability.** Each Member's liability shall be limited as set forth in this Operating Agreement, the Alaska Revised Limited Liability Act, and other applicable law.

6.02 **Company Debt Liability.** A Member will not be personally liable for any debts or



losses of the Company beyond the Member's respective Capital Contributions and any obligation of the Member under §8.01 or §8.02 below to make Capital Contributions, except as provided in §6.07 below or as otherwise required by law.

6.03 **List of Members.** Upon written request of any Member, the Member appointed by the Members to keep the Company records shall provide a list showing the names, addresses, and the Membership Interests and Economic Interests of all Members.

6.04 **Approval of Sale of All Assets.** The Members shall have the right, by the affirmative vote of Members holding at least two-thirds of all Capital Interests, to approve the sale, exchange, or other disposition of all or substantially all, of the Company's assets (other than in the ordinary course of the Company's business) which is to occur as part of a single transaction or plan.

6.05 **Company Books.** In accordance with § 9.09 below, the Members shall maintain and preserve, during the term of the Company, and for five (5) years thereafter, all accounts, books, and other relevant Company documents. Upon reasonable request, each Member and Economic Interest Owner shall have the right, during ordinary business hours, to inspect and copy those Company documents at the requesting Member's and Economic Interest Owner's expense.

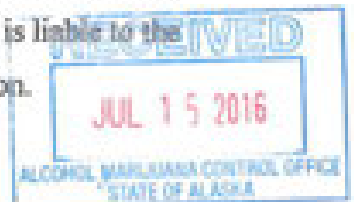
6.06 **Priority and Return of Capital.** Except as may be expressly provided in Article IX, no Member or Economic Interest Owner shall have priority over any other Member or Economic Interest Owner, either for the return of Capital Contributions or for Net Profits, Net Losses, or distributions; provided that this section shall not apply to loans (as distinguished from Capital Contributions) which a Member has made to the Company.

6.07 **Liability of a Member to the Company.** A Member who rightfully receives the return in whole or in part of its contribution is nevertheless liable to the Company only to the extent now or hereafter provided by the Alaska Revised Limited Liability Act. A Member who receives a distribution made by the Company which is either in violation of this Operating Agreement, or made when the Company's liabilities exceed its assets (after giving effect to the distribution) is liable to the Company for a period of six years after the distribution for the amount of the distribution.

ARTICLE VII

Meetings of Members

7.01 **Annual Meeting.** The annual meeting of the Members shall be held approximately 12 months following the execution of this agreement or at such other time as shall be determined by



resolution of the Members, and shall be held approximately every 12 months thereafter for the purpose of the transaction of such business as may come before the meeting.

7.02 Special Meetings. Special meetings of the Members, for any purpose or purposes, unless otherwise prescribed by statute, may be called by any Manager or by any Member or Members holding at least ten (10%) of the Capital Interests.

7.03 Place of Meetings. The Members may designate any place, either within or outside the State of Alaska, as the place of meeting for any meeting of the Members. If no designation is made, or if a special meeting be otherwise called, the place of meeting shall be the principal executive office of the Company in the State of Alaska.

7.04 Notice of Meetings. Except as provided in § 7.05 below, written notice stating the place, day, and hour of the meeting and the purpose or purposes for which the meeting is called shall be delivered no fewer than 10 nor more than 50 days before the date of the meeting, either personally or by mail, by or at the direction of the Member(s) or person calling the meeting, to each Member entitled to vote at the meeting. If mailed, the notice shall be deemed to be delivered two calendar days after being deposited in the United States mail, addressed to the Member at the Member's address as it appears on the books of the Company, with postage thereon prepaid.

7.05 Meeting of All Members. If all of the Members shall meet at any time and place, either within or outside of the State of Alaska, and consent to the holding of a meeting at that time and place, the meeting shall be valid without call or notice, and at the meeting lawful action may be taken.

7.06 Record Date. For the purpose of determining Members entitled to notice of or to vote at any meeting of Members or any adjournment of the meeting, or Members entitled to receive payment of any distribution, or to make a determination of Members for any other purpose, the date on which notice of the meeting is mailed or the date on which the resolution declaring the distribution is adopted, as the case may be, shall be the record date for the determination of Members. When a determination of Members entitled to vote at any meeting of members has been made as provided in this section, the determination shall apply to any adjournment of the meeting.

7.07 Quorum. Members holding at least two-thirds of all Capital Interest, represented in person or by proxy, shall constitute a quorum at any meeting of Members. In the absence of a quorum at any meeting of Members, a majority of the Capital Interests so represented may adjourn the meeting from time to time for a period not to exceed 60 days without further notice. However, if the adjournment is for more than 60 days, or if after the adjournment a new record date is fixed for the



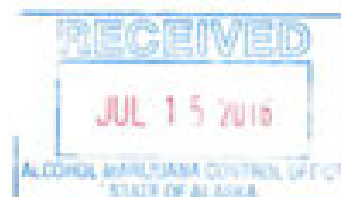
adjourned meeting, a notice of the adjourned meeting shall be given to each Member of record entitled to vote at the meeting. At an adjourned meeting at which a quorum shall be present or represented, any business may be transacted which might have been transacted at the meeting as originally noticed. The Members present at a duly organized meeting may continue to transact business until adjournment, notwithstanding the withdrawal during the meeting of that number of Capital Interests whose absence would cause less than a quorum.

7.08 Manner of Acting. If a quorum is present, the affirmative vote of Members holding a Majority Interest shall be the act of the Members, unless the vote of a greater or lesser proportion or number is otherwise required by the Alaska Revised Limited Liability Act, by the Articles of Organization, or by this Operating Agreement. Unless otherwise expressly provided in this Operating Agreement or required under applicable law, Members who have an interest (economic or otherwise) in the outcome of any particular matter upon which the Members vote or consent may vote or consent upon any such matter and their Capital Interest, vote or consent, as the case may be, shall be counted in the determination of whether the requisite matter was approved by the members.

7.09 Proxies. At all meetings of Members a Member may vote in person or by proxy executed in writing by the Member or by a duly authorized attorney-in-fact. The proxy shall be filed with the Member in charge of record keeping for the Company before or at the time of the meeting. No proxy shall be valid after 11 months from the date of its execution, unless otherwise provided in the proxy.

7.10 Action by Members without a Meeting. Action required or permitted to be taken at a meeting of Members may be taken without a meeting if the action is evidenced by one or more written consents describing the action taken, signed by each Member entitled to vote, and delivered to the Member in charge of keeping the Company records for inclusion in the minutes or for filing with the Company records. Action taken under this section is effective when all Members entitled to vote have signed the consent, unless the consent specifies a different effective date. The record date for determining Members entitled to take action without a meeting shall be the date the first Member signs a written consent.

7.11 Waiver of Notice. When any notice is required to be given to any Member, a waiver of the notice in writing signed by the person entitled to the notice, whether before, at, or after the time stated therein, shall be equivalent to the giving of the notice.



ARTICLE VIII

Contributions to the Company and Capital Accounts

8.01 **Members' Capital Contributions.** Each Member shall contribute such amount as is set forth in the LEDGER OF OWNERSHIP INTERESTS as the member's share of the Initial Capital contribution. Such ledger shall be updated whenever the percentage of ownership interest changes.

8.02 **Additional Contributions.** No Member shall be required to make any additional Capital Contributions.

8.03 **Capital Accounts.** A separate Capital Account will be maintained for each Member.

a. Each Member's Capital Account will be increased by:

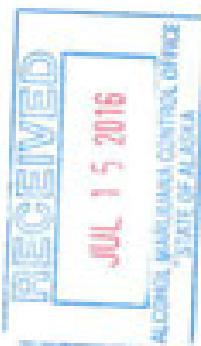
- i. The amount of money contributed by the Member to the Company;
- ii. The fair market value of property contributed by the Member to the Company (net of liabilities secured by such contributed property that the Company is considered to assume to take subject to under IRC §752);
- iii. Allocations to the Member of Net Profits and Net Losses; and
- iv. Allocations to the Member of income described in IRC §705(a)(1)(B)

b. Each Member's Capital Account will be decreased by:

- i. The amount of money distributed to the Member by the Company;
- ii. The fair market value of property distributed to the Member by the Company (net of liabilities secured by such distributed property that such Member is considered to assume or take subject to IRC §752)
- iii. Allocations to the Member of expenditures described in IRC §705(a)(2)(B); and
- iv. Allocations to the account of the Member of Company loss and deduction as set forth in the relevant Treasury Regulations, taking into account adjustments to reflect book value.

c. In the event of a permitted sale or exchange of a Membership Interest or an Economic Interest in the Company, the Capital Account of the transferor shall become the Capital Account of the transferee to the extent it relates to the transferred Membership Interest or Economic Interest in accordance with Treasury Regulation §1.704-1(b)(2)(iv).

d. The manner in which Capital Accounts are to be maintained pursuant to this § 8.03 is intended to comply with the requirements of IRC §704(b) and the Treasury Regulations promulgated



there-under. If in the opinion of the Company's accountants the manner in which Capital Accounts are to be maintained pursuant to the preceding provisions of this §8.03 should be modified to comply with IRC §704(b) and the Treasury Regulations there-under, then notwithstanding anything to the contrary contained in the preceding provisions of this §8.03, the method in which Capital Accounts are maintained shall be so modified; provided, however, that any change in the manner of maintaining Capital Accounts shall not materially alter the economic agreement between or among the Members.

e. Upon liquidation of the Company (or any Member's Membership Interest or Economic Interest Owner's Economic Interest), liquidating distributions will be made in accordance with the positive Capital Account balances of the Members and Economic Interest Owners, as determined after taking into account all Capital Account adjustments for the Company's taxable year during which the liquidation occurs. Liquidation proceeds will be paid within 60 days of the end of the taxable year (or, if later, within 120 days after the date of the liquidation). The Company may offset damages for breach of this Operating Agreement by a Member or Economic Interest Owner whose interest is liquidated (either upon the withdrawal of the Member or the liquidation of the Company) against the amount otherwise distributable to the Member.

f. Except as otherwise required in the Alaska Revised Limited Liability Act (and subject to §8.02 above), no Member or Economic Interest Owner shall have any liability to restore all or any portion of a deficit balance in the Member's or Economic Interest Owner's Capital Account.

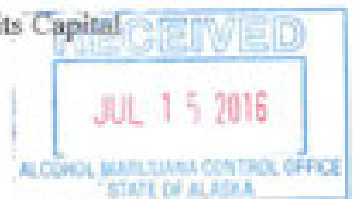
8.04 **Withdrawal or Reduction of Members' Contributions to Capital.** A member shall not receive out of the Company's property any part of its Capital Contribution until all liabilities of the Company, except liabilities to Members on account of their Capital Contributions, have been paid or there remains property of the Company sufficient to pay them. A Member, irrespective of the nature of its Capital Contribution, has only the right to demand and receive cash in return for its Capital Contribution.

ARTICLE IX

Allocations of Net Profits and Losses

9.01 **Allocation of Net Profit or Loss.** After giving effect to any special allocations set forth in the Agreement, the Net Profit or Net Loss for any fiscal year of the Company shall be allocated among the Members in accordance with their respective percentage interests.

9.02 **Limitations.** The Net Loss allocated to each Member for any Company fiscal year



pursuant to §9.03 shall not exceed the maximum amount of Net Loss that can be so allocated without causing such Member to have a Deficit Capital Account at the end of the fiscal year. All Net Losses in excess of the limitation set forth in the §9.02 shall be allocated to the other Members who do not have Deficit Capital Accounts in proportion to their respective percentage interests.

9.03 Other Allocation Rules.

- a. **General.** Except as otherwise provided in the Agreement, all items of Company income, gain, loss, deduction, and any other allocations not otherwise provided for shall be divided among the Members in the same proportions as they share Net Profits or Net Losses, as the case may be, for the year.
- b. **Allocations in Connection with Varying Interest.** If, during a Company fiscal year, there is (i) a permitted transfer of a Membership Interest or Economic Interest under this Agreement or (ii) the admission of a Member or additional Members, Net Profit, Net Loss, each item thereof, and all other tax items of the Company for such period shall be divided and allocated among the Members by taking into account their varying interest during such fiscal year in accordance with Code §706(d) and using any conventions permitted by law and selected by the Members.



9.04 Determination of Net Profit or Loss. The Net Profit or Net Loss of the Company for each fiscal year or other period, shall be an amount equal to the Company's taxable income or loss for such period, determined in accordance with Code §703(a) (and, for this purpose, all items of income, gain, loss or deduction required to be stated separately pursuant to Code §703(a)(1), including income and gain exempt from federal income tax, shall be included in taxable income or loss).

9.05 Accounting Principles. The Company's books and records shall be kept and its income tax returns prepared under such permissible method of accounts, consistently applied, as the Members determine is in the best interest of the Company and its Members.

9.06 Interest on and Return of Capital Contributions. No Member shall be entitled to interest on its Capital Contribution or to return of its Capital Contribution, except as otherwise specifically provided for in this Operating Agreement.

9.07 Loans to Company. Nothing in this Operating Agreement shall prevent any Member from making secured or unsecured loans to the Company by agreement with the Company, with any rate of interest set at a reasonable rate as agreed upon by the majority of Members.

9.08 Accounting Period. The Company's accounting period shall be a fiscal year ending

December 31.

9.09 Records, Audits, and Reports. At the expense of the Company, the Members shall maintain records and accounts of all operations and expenditures of the Company. At a minimum the Company shall keep at its principal place of business the following records:

- a. A current ledger of the full name and last known business, residence, or mailing address, and telephone number of each Member, Economic Interest Owner, and Manager, both past and present, along with the percentage of their respective economic interests;
- b. A copy of the Articles of Organization of the Company and all amendments thereto, together with executed copies of any powers of attorney pursuant to which any amendment has been executed;
- c. Copies of the Company's income tax returns and reports, if any, for the seven most recent years;
- d. A copy of the following (if any): (1) the Company's currently effective written Operating Agreement; (2) any writings permitted or required with respect to a Member's obligation to contribute cash, property, or services; and (3) any financial statements of the Company for the three most recent years;
- e. Minutes of every annual meeting, special meeting, and court-ordered meeting;
- f. Any written consents obtained from Members for actions taken by Members without a meeting.

9.10 Returns or Other Elections. The Members shall cause the preparation and timely filing of all tax returns required to be filed by the Company pursuant to the IRC and all other tax returns deemed necessary and required in each jurisdiction in which the company does business. Copies of those returns, or pertinent information from the returns, shall be furnished to the Members within a reasonable time after the end of the Company's fiscal year.

- a. All elections permitted to be made by the Company under federal or state laws shall be made by the Members.
- b. Laura Gossman shall be the "tax matters partner" of the Company for purposes of Code §6221, et seq., and corresponding provisions of any state or local tax law.





- e. **Expenses of Tax Matters Partner; Indemnification.** The company shall indemnify and reimburse the tax matters partner for all reasonable expenses, including legal and accounting fees, claims, liabilities, losses and damages incurred in connection with any administrative or judicial proceeding with respect to the tax liability of the Members attributable to the Company. The payment of all such expenses shall be made before any distributions are made to Members (and such expenses shall be taken into consideration for purposes of determining distributable cash) or any discretionary reserves are set aside by the members. Neither the tax matters partner nor any Member shall have any obligation to provide funds for such purpose. The provisions for exculpation and indemnification of the Members set forth in §5.07 of this Agreement shall be fully applicable to the Member acting as tax matters partner for the Company.

ARTICLE X

Transferability

10.01 **General.** Except as otherwise specifically provided in this Operating Agreement neither a Member nor an Economic Interest Owner shall have the right to:

- a. Sell, assign, pledge, hypothecate, transfer, exchange or otherwise transfer for consideration, (collectively, "sell") all or any part of its Membership Interest or Economic Interest;
- b. Gift, bequeath or otherwise transfer for no consideration (whether or not by operation of law, except in the case of bankruptcy) all or part of its Membership Interest or Economic Interest.

10.02 **Right of First Refusal.** If a Selling Member desires to sell all or any portion of its Membership Interest or Economic Interest in the Company to a third-party purchaser, the Selling Member shall obtain from such third-party purchaser a bona fide written offer to purchase the interest, stating the terms and conditions upon which the purchase is to be made and the consideration offered therefore. The Selling Member shall give written notification to the remaining Members, by certified mail or personal delivery, of its intention to so transfer the interest, furnishing to the remaining Members a copy of the aforesaid written offer to purchase the interest.

- a. The remaining Members, and each of them shall, on a basis pro rata to their Capital Interests or on a basis pro rata to the Capital Interests of those remaining Members exercising their right of first refusal, have the right to exercise a right of first refusal to purchase all (but not less than

all) of the interest proposed to be sold by the Selling Member upon the same terms and conditions as stated in the aforesaid written offer to purchase by giving written notification to the Selling Member, by certified mail or personal delivery, of their intention to do so within ninety (90) days after receiving written notice from the Selling Member. The failure of all the remaining Members (or any one or more of them) to so notify the Selling member of their desire to exercise this right of first refusal within said ninety (90) day period shall result in the termination of the right of first refusal and the Selling Member shall be entitled to consummate the sale of its interest in the Company, or such portion of its interest, in any, with respect to which the right of first refusal has not been exercised, to the third-party purchaser.

b. If the remaining Members (or any one or more of the remaining Members) give written notice to the Selling Member of their desire to exercise this right of first refusal and to purchase all of the Selling Member's interest in the Company that the Selling Member desires to sell upon the same terms and conditions as are stated in the aforesaid written offer to purchase, the remaining Members shall have the right to designate the time, date, and place of closing, provided that the date of closing shall be within ninety (90) days after receipt of written notification from the Selling Member of the third-party offer to purchase.

c. In the event of either the purchase of the Selling Member's interest in the Company by a third-party purchaser or the gift of an interest in the Company (including an Economic Interest), and as a condition to recognizing one or more of the effectiveness and binding nature of any such sale or gift and (subject to §10.03 below) substitution of a new Member as against the Company or otherwise, the remaining Members may require the Selling Member or Gifting Member and the proposed purchaser, donee or successor-in-interest, as the case may be, to execute, acknowledge, and deliver to the remaining Members such instruments of transfer, assignment, and assumption and such other certificates, representations, and documents, and to perform all the other acts that the remaining Members may deem necessary or desirable to:

- i. Constitute such purchaser, as a Member, donee, or successor-in-interest as such;
- ii. Confirm that the person desiring to acquire an interest or interests in the Company, or to be admitted as a Member, has accepted, assumed, and agreed to be subject and bound by all of the terms, obligations and conditions of the Operating Agreement, as the same may have been further amended (whether





such Person is to be admitted as a new Member or will merely be an Economic Interest Owner);

- iii. Preserve the Company after the completion of such sale, transfer, assignment, or substitution under the laws of each jurisdiction in which the Company is qualified, organized or does business;
- iv. Maintain the tax treatment of the Company then in effect for federal tax purposes; and
- v. Assure compliance with any applicable state and federal laws including securities laws and regulations.

d. Any sale or gift of a Membership Interest or Economic Interest or admission of a Member in compliance with this Article X shall be deemed effective as of the last day of the calendar month in which the remaining Members' consent thereto was given, or, if no such consent was required pursuant to §10.02(e) below, then on such date with which the donee or successor interest complies. The Selling member agrees, upon request of the remaining Members, to execute such certificates or other documents and perform such other acts as may be reasonably requested by the remaining Members from time to time in connection with such sale, transfer, assignment, or substitution. The Selling Member hereby indemnifies the Company and the remaining Members against any and all loss, damage, or expense (including without limitation, tax liabilities or loss of tax benefits) arising directly or indirectly from any transfer or purported transfer in violation of this Article X.

e. The Members shall purchase and maintain key man insurance on each Member. Upon the death of a Member, the surviving Members shall apply for and receive the insurance benefits, the proceeds of which shall be used to purchase the deceased Member's ownership interest in the Company. The amount of the key man insurance shall be determined annually by the Members. If at the time of the death of a Member the insurance coverage does not equal the fair market value of the decedent's ownership net share of the company, then the surviving Members shall negotiate a payment schedule for the amount not covered by the insurance proceeds. Said amount shall be paid over a period not to exceed five (5) years, with interest to be charged at a mutually agreeable market rate.

10.03 Transferee Not Member in Absence of Unanimous Consent. Notwithstanding anything contained in this Operating Agreement to the contrary (including, without limitation, §10.02 above), if all of the remaining Members do not approve by unanimous written consent the proposed

sale or gift of the Transferring Member's Membership Interest or Economic Interest to a transferee or donee which is not a Member immediately before the sale or gift, the proposed transferee or donee shall have no right to participate in the management of the business and affairs of the Company or to become a Member. The transferee or donee shall be merely an Economic Interest Owner. No transfer of a Member's interest in the Company (including any transfer of the Economic Interest or any other transfer that has not been approved by unanimous written consent of the Members) shall be effective unless and until written notice (including the name and address of the proposed transferee or donee and the date of such transfer) has been provided to the Company and the nontransferring Member(s).

a. Upon and contemporaneously with any sale or gift of a Transferring Member's Economic Interest in the Company which does not at the same time transfer the balance of the rights associated with the Economic Interest transferred by the Transferring Member (including, without limitation, the rights of the Transferring Member to participate in the management of the business and affairs of the Company), the Company shall purchase from the Transferring Member, and the Transferring Member shall sell to the Company for a purchase price of \$10.00, all remaining rights and interests retained by the Transferring member that immediately before the sale or gift were associated with the transferred Economic Interest.

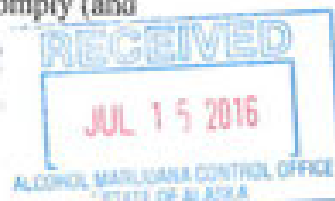
b. The restrictions on transfer contained in this §10.03 are intended to comply (and shall be interpreted consistently) with the restrictions on transfer set forth in AS 10.50.

ARTICLE XI

Additional Members

11.01 **Admission to Membership.** From the date of the formation of the Company, any Person or Entity acceptable to the Members by their unanimous vote may become a Member in this Company either by the issuance by the Company of Membership Interests for such consideration as the Members by their unanimous votes shall determine, or as a transferee of a Member's Membership Interest or any portion thereof, subject to the terms and conditions of this Operating Agreement.

11.02 **Financial Adjustments.** No new Members shall be entitled to any retroactive allocation of losses, income, or expense deductions incurred by the company. The Members may, at their option, at the time a new Member is admitted, close the Company books (as though the Company's tax year had ended) or make pro rata allocations of loss, income and expense deductions to a new Member for that portion of the Company's tax year in which a Member was admitted in accordance with the provisions of IRC §706(d) and the Treasury Regulations promulgated there-under.



ARTICLE XII

Dissolution and Termination

12.01 **Dissolution.** The Company shall be dissolved upon the occurrence of any of the following events:

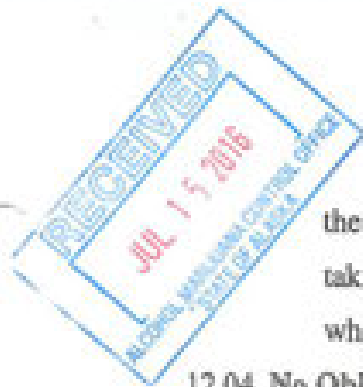
- a. Upon expiration of the term specified in §2.05;
- b. By the written agreement of all Members; or
- c. A person ceases to be a Member upon the occurrence of any of the events of dissociation specified in the Act, unless the business of the Company is continued with the consent of all of the remaining Members within ninety (90) days following the occurrence of such event.



12.02 **Allocation of Net Profit and Loss in Liquidation.** The allocation of Net Profit, Net Loss and other items of the Company following the date of dissolution, including but not limited to gain or loss upon the sale of all or substantially all of the Company's assets, shall be determined in accordance with the provisions of Articles IX and X and shall be credited or charged to the Capital Accounts of the Members in the same manner as Net Profit, Net Loss, and other items of the Company would have been credited or charged if there were no dissolution and liquidation.

12.03 **Winding Up, Liquidation and Distribution of Assets.** Upon dissolution, the Members shall immediately proceed to wind up the affairs of the Company, unless the business of the Company is continued as provided in §12.01(c). The Members shall sell or otherwise liquidate all of the Company's assets as promptly as practicable (except to the extent the Members may determine to distribute any assets to the members in kind) and shall apply the proceeds of such sale and the remaining Company assets in the following order of priority;

- a. Payment of creditors, including Members who are creditors, to the extent otherwise permitted by law, in satisfaction of liabilities of the Company other than liabilities for distribution to Members.
- b. To establish any reserves that the Members deem reasonably necessary for contingent or unforeseen obligations of the Company, and, at the expiration of such period as the Members shall deem advisable, the balance then remaining in the manner provided in Paragraph c. below;
- c. By the end of the taxable year in which the liquidation occurs (or, if later, within ninety (90) days after the date of such liquidation), to the Members in proportion to



the positive balances of their respective Capital Accounts, as determined after taking into account all Capital Account adjustments for the taxable year during which the liquidation occurs (other than those made pursuant to this Paragraph c.).

12.04 No Obligation to Restore Negative Capital Account Balance on Liquidation.

Notwithstanding anything to the contrary in this Agreement, upon a liquidation within the meaning of Regulation §1.704-1(b)(2)(ii)(g), if any Member has a negative Capital Account balance (after giving effect to all contributions, distributions, allocations and other Capital Account adjustments for all taxable years, including the year during which such liquidation occurs), such Member shall have no obligation to make any Capital Contribution to the Company, and the negative balance of such Member's Capital Account shall not be considered a debt owed by such Member to the Company or to any other person for any purpose whatsoever.

12.05 Termination. The Members shall comply with any applicable requirements of applicable law pertaining to the winding up of the affairs of the Company and the final distribution of its assets. Upon completion of the winding up, liquidation and distribution of the assets, the Company shall be deemed terminated.

12.06 Certificate of Cancellation. When all debts, liabilities and obligations have been paid and discharged or adequate provisions have been made therefore and all of the remaining property and assets have been distributed to the Members, the Members shall file a certificate of cancellation as required by the Act. Upon filing the certificate of cancellation, the existence of the Company shall cease, except as otherwise provided in the Act.

12.07 Return of Contribution Nonrecourse to Other members. Except as provided by law or as expressly provided in this Agreement, upon dissolution each Member shall look solely to the assets of the Company for the return of its Capital Contribution. If the property remaining after the payment or discharge of liabilities of the Company is insufficient to return the contributions of Members, no Member shall have recourse against any other Member.

ARTICLE XIII

Miscellaneous Provisions

13.01 Notices. Any notice, demand, or communication required or permitted to be given by any provision of this Operating Agreement shall be deemed to have been sufficiently given or served for all purposes if delivered personally to the party or to an executive officer of the party to whom the same is directed or, if sent by registered or certified mail, postage and charges prepaid, addressed to

the Member's and/or company's address, as appropriate, which is set forth in this Operating Agreement. Except as otherwise provided in this Operating Agreement, any such notice shall be deemed to be given three business days after the date on which the same was deposited in a regularly maintained receptacle for the deposit of United States mail, addressed and set as aforesaid.

13.02 Books of Accounts and Records. Proper and complete records and books of account shall be kept and shall be caused to be kept by the Members in which shall be entered fully and accurately all transactions and other matters relating to the Company's business in the detail and completeness customary and usual for businesses of the type engaged in by the Company. The books and records shall be maintained as provided in §9.09 above. The books and records shall at all times be maintained at the principal executive office of the Company and shall be open to the reasonable inspection and examination of the Members, Economic Interest Owners, or their duly authorized representatives during reasonable business hours.

13.03 Application of Alaska Law. This Operating Agreement, and the application or interpretation hereof, shall be governed exclusively by its terms and by the laws of the State of Alaska, and specifically the Alaska Revised Limited Liability Act.

13.04 Waiver of Action for Participation. Each Member and Economic Interest Owner irrevocably waives during the term of the Company any right that it may have to maintain any action for partition with respect to the property of the Company.

13.05 Amendments. This Operating Agreement may not be amended except by the unanimous written agreement of all of the Members.

13.06 Execution of Additional Instruments. Each Member hereby agrees to execute such other and farther statements of interest and holdings, designations, powers of attorney, and other instruments necessary to comply with any laws, rules, or regulations.

13.07 Construction. Whenever the singular number is used in this Operating Agreement and when required by the context, the same shall include the plural and vice versa, and the masculine gender shall include the feminine and neuter genders and vice versa.

13.08 Headings. The headings in this Operating Agreement are for convenience only and are in no way intended to describe, interpret, define, or limit the scope, extent, or intent of the Operating Agreement or any of its provisions.

13.09 Waivers. The failure of any party to seek redress for violation of or to insist upon the



strict performance of any covenant or condition of this Operating Agreement shall not prevent a subsequent act, that would have originally constituted a violation, from having the effect of an original violation.

13.10 Right and Remedies Cumulative. The rights and remedies provided by this Operating Agreement are cumulative and the use of any one right or remedy by any party shall not preclude or waive the right to use any or all other remedies. Said rights and remedies are given in addition to any other rights the parties may have by law, statute, ordinance, or otherwise.

13.11 Severability. If any provision of this Operating Agreement or its application to any person or circumstance shall be invalid, illegal, or unenforceable to any extent, the remainder of this Operating Agreement and its application shall not be affected and shall be enforceable to the fullest extent permitted by law.

13.12 Heirs, Successors, and Assigns. Each and all of the covenants, terms provisions, and agreements contained in this Operating Agreement shall be binding upon and inure to the benefit of the parties hereto and, to the extent permitted by this Operating Agreement, their respective heirs, legal representatives, successors, and assigns.

13.13 Creditors. None of the provisions of this Operating Agreement shall be for the benefit of or enforceable by any creditors of the Company.

13.14 Counterparts. This Operating Agreement may be executed in counterparts, each of which shall be deemed an original but all of which shall constitute one and same instrument.

CERTIFICATE

The undersigned hereby agree, acknowledge, and certify that the foregoing Operating Agreement, consisting of 24 pages, constitutes the Operating Agreement of ALASKA BUD BROTHERS AEROGARDENS, LLC, adopted by the Members of the Company on 12-31-2015, 2015, to be effective as of 12-31-2015, 2015.

MEMBERS

Laura Gossman

LAURA GOSSMAN

12-21-2015

Date

Jim Gossman

JIM GOSSMAN

12-31-2015

Date





Alaska Marijuana Control Board

Form MJ-00: Application Certifications

What is this form?

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

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

Section 1 – Establishment Information

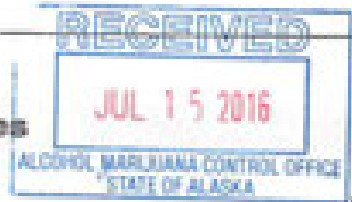
Enter information for the business seeking to be licensed, as identified on the license application.

Licensee:	Alaska Bud Brothers Aerogardens, LLC	License Number:	10650
License Type:	Limited Marijuana Cultivation Facility		
Doing Business As:	Alaska Bud Brothers Aerogardens, LLC		
Premises Address:	22720 Yukon Road		
City:	Kasilof	State:	ALASKA
		ZIP:	99610

Section 2 – Individual Information

Enter information for the individual licensee or affiliate.

Name:	James R. Gossman
Title:	Owner



Section 3 – Other Licenses

Ownership and financial interest in other licenses:

Yes No

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

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



Alaska Marijuana Control Board

Form MJ-00: Application Certifications

Section 4 – Certifications

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

Initials

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

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

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

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

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

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

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

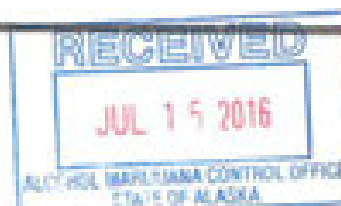
I certify that my proposed premises is not located in a liquor licensed premises.

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

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

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

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





Alaska Marijuana Control Board

Form MJ-00: Application Certifications

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

Initials

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

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

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

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

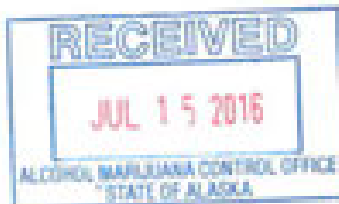
All marijuana establishment license applicants:


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



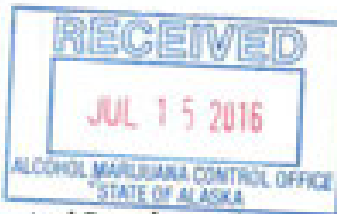
Signature of licensee

Subscribed and sworn to before me this 02 day of July, 2016.





Notary Public in and for the State of Alaska.
My commission expires: 05/05/2018



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

Alaska Marijuana Control Board

Form MJ-00: Application Certifications

What is this form?

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

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

Section 1 - Establishment Information

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

Licensee:	Alaska Bud Brothers Aerogardens, LLC	License Number:	10650
License Type:	Limited Marijuana Cultivation Facility		
Doing Business As:	Alaska Bud Brothers Aerogardens, LLC		
Premises Address:	22720 Yukon Road		
City:	Kasilof	State:	ALASKA
		ZIP:	99610

Section 2 - Individual Information

Enter information for the individual licensee or affiliate.

Name:	Laura J. Gossman
Title:	Owner

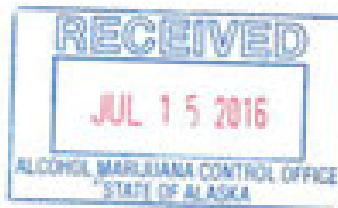
Section 3 - Other Licenses

Ownership and financial interest in other licenses:

Yes No

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

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



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Form MJ-00: Application Certifications

Section 4 – Certifications

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

Initials

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

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

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

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

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

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

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

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

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

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

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

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



Alaska Marijuana Control Board

Form MJ-00: Application Certifications

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

Initials

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

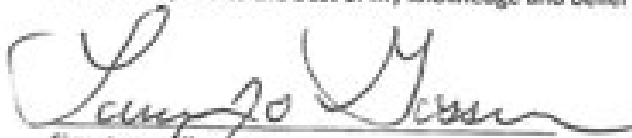
I certify that I do not have an ownership in, or a direct or indirect financial interest in a retail marijuana store, a marijuana cultivation facility, or a marijuana products manufacturing facility.

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

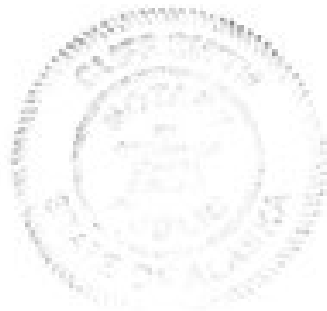
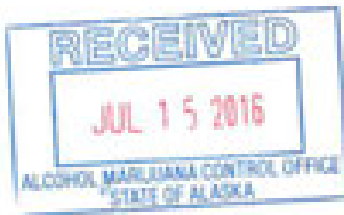
I certify that I do not have an ownership in, or a direct or indirect financial interest in a marijuana testing facility license.

All marijuana establishment license applicants:

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


Signature of licensee

Subscribed and sworn to before me this 06 day of July, 2016




Notary Public in and for the State of Alaska.

My commission expires: 05/05/2018



Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

What is this form?

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

What must be covered in an operating plan?

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

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



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

Section 1 – Establishment Information

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

Licensee:	Alaska Bud Brothers Aerogardens, LLC	License Number:	10650		
License Type:	Limited Marijuana Cultivation Facility				
Doing Business As:	Alaska Bud Brothers Aerogardens				
Premises Address:	22720 Yukon Road				
City:	Kasilof	State:	ALASKA	ZIP:	99610

Mailing Address:	PO Box 571				
City:	Kasilof	State:	ALASKA	ZIP:	99610

Primary Contact:	Jim Gossman				
Main Phone:	907 953 2338	Cell Phone:	907 398 9758		
Email:	gossmanfamily@gmail.com				



Alaska Marijuana Control Board

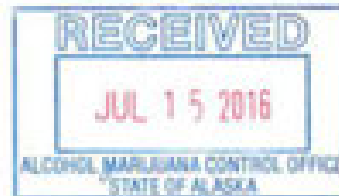
Form MJ-01: Marijuana Establishment Operating Plan

Section 2 – Security

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

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

Restricted Access Areas (3 AAC 306.710):



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

All visitors must schedule visits in advance. All visitors will be met at the locked front entrance where they will provide a drivers licenses or valid Alaskan picture ID. Visitors name and license number, along with the date, time and badge number will be recorded on the log sheet prior to visitors pass being issued. No one under the age of 21 will be allowed past the entrance area. After a visitors badge is issued, a designated manager or representative will escort the visitor throughout the facility. At no time will a visitor be outside a 10 foot radius from the representative. No more than 5 tags will be issued at one time. If more than 2 visitors are on premises at the same time, more than 1 authorized agent for Bud Brothers must be on site.

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

All visitors must schedule visits in advance. All visitors will be met at the locked front entrance where they will provide a drivers licenses or valid Alaskan picture ID. Visitors name and license number, along with the date, time and badge number will be recorded on the log sheet prior to visitors pass being issued. No one under the age of 21 will be allowed past the entrance area. After a visitors badge is issued, a designated manager or representative will escort the visitor throughout the facility. At no time will a visitor be outside a 10 foot radius from the representative. No more than 5 tags will be issued at one time. If more than 2 visitors are on premises at the same time, more than 1 authorized agent for Bud Brothers must be on site.



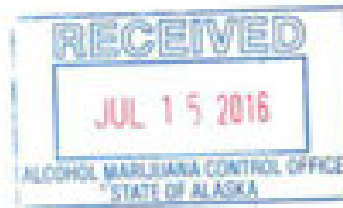
Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

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

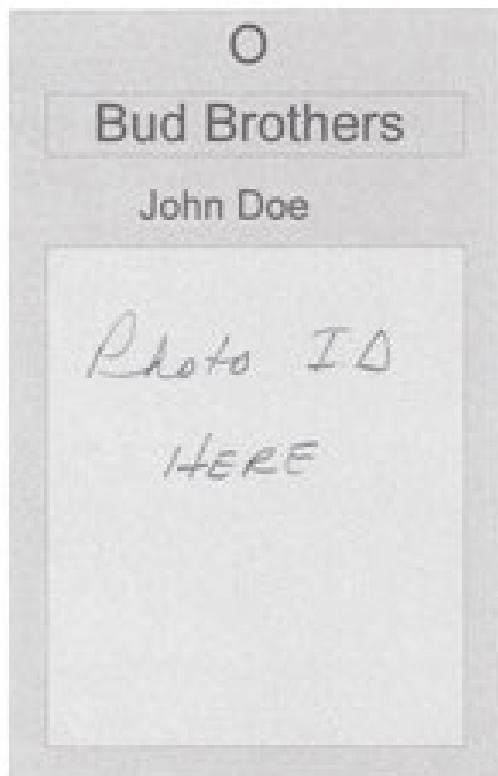
A visitors log will be maintained at the locked and enclosed entrance area. All visitors will sign in next to the company agent. The log will also contain date, time, badge number and license/ID number.

See attachment #4 (visitors log)



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

See attachment #3 (Bud Brothers ID)





Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

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

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

A total of 10 exterior, motion sensor flood lights will be mounted approximately 9 feet from the ground. Three lights will be mounted on each of the north and south walls. Two lights will be mounted on each of the east and west walls. Each of the entrances will have one of these lights positioned near it.



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

There will be three exterior doors; each will have mechanically activated alarms. They will be turned on when the last agent leaves at night and turned off when the first agent arrives in the morning. If the alarm is activated the owners and agents will automatically be notified on their cell phones.

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

There will be three exterior doors; each will have mechanically activated alarms. They will be turned on when the last agent leaves at night and turned off when the first agent arrives in the morning. If the alarm is activated the owners and agents will automatically be notified on their cell phones.



Alaska Marijuana Control Board

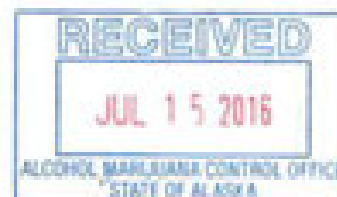
Form MJ-01: Marijuana Establishment Operating Plan

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

Surveillance cameras will be positioned within 20 feet of all three of the exterior doors from both the exterior and the interior. Each of the three restricted areas will have cameras. The first camera in each area will cover the entrance and in large areas a second will cover the balance of the working area not seen by the first camera. An employee or agent may be suspended or dismissed for diverting product or theft. P and P manual P manual Section 2, subsection VIII, items B and C

Describe your policies and procedures for preventing loitering:

Loitering is not allowed before, during or after business hours. The only time anyone is allowed on the premises is to work or view the facility with a pre-approved visitor pass. No loitering signs will be posted at each entrance to the building.



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

No additional to stated in this operating plan.



Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

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

All licensee's/owners, employee's and agents are automatically contacted by phone when an unauthorized entry has occurred. They will confirm with the other associates that that there is a legitimate violation and designate one person to contact the local law enforcement, then report immediately report to the facility to assess the possible infraction. P and P manual section two, subsection IV, item A, sub item 2



Video Surveillance (3 AAC 306.720):

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

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

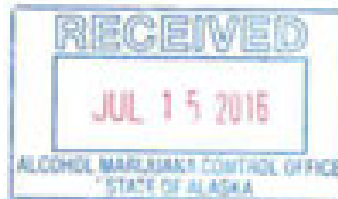


Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

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

All entrances to the building and to secure areas will be monitored by cameras mounted within 20 feet of entry point, both from the interior and the exterior. A second camera will be mounted in secure areas to encompass areas not seen by the entrance cameras.



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

A utility room above the bathroom will contain the security system receiver, networking equipment and data storage. I will have a dead bolt lock that remains locked whenever maintenance is not being performed. The owners/managers will retain the keys for this room.

Location of Surveillance Equipment and Video Surveillance Records:

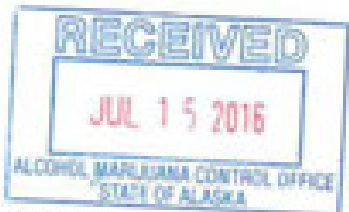
Yes No

Surveillance room or area is clearly defined on the premises diagram

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

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

Video surveillance records are stored off-site



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Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

Business Records (3 AAC 306.755):

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

Business Records Maintained and Kept on the Licensed Premises:	Yes	No
All books and records necessary to fully account for each business transaction conducted under its license for the current year and three preceding calendar years; records for the last six months are maintained on the marijuana establishment's licensed premises; older records may be archived on or off-premises	<input checked="" type="checkbox"/>	<input type="checkbox"/>
A current employee list setting out the full name and marijuana handler permit number of each licensee, employee, and agent who works at the marijuana establishment	<input checked="" type="checkbox"/>	<input type="checkbox"/>
The business contact information for vendors that maintain video surveillance systems and security alarm systems for the licensed premises	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Records related to advertising and marketing	<input checked="" type="checkbox"/>	<input type="checkbox"/>
A current diagram of the licensed premises including each restricted access area	<input checked="" type="checkbox"/>	<input type="checkbox"/>
A log recording the name, and date and time of entry of each visitor permitted into a restricted access area	<input checked="" type="checkbox"/>	<input type="checkbox"/>
All records normally retained for tax purposes	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Accurate and comprehensive inventory tracking records that account for all marijuana inventory activity from seed or immature plant stage until the retail marijuana or retail marijuana product is sold to a consumer, to another marijuana establishment, or destroyed	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Transportation records for marijuana and marijuana product as required under 3 AAC 306.750(f)	<input checked="" type="checkbox"/>	<input type="checkbox"/>



Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

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

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

Where applicable a second set of paper receipts and documents will be kept off site at owners/manager home. Electronic accounting will be performed using quick books, which is accessed through internet from a computer with access. Accounting data storage will be at owner/managers home. The marijuana tracking system (Franwell, METR system) may be a cloud based system allowing for access from a computer with internet access. If files need to be kept on a single computer, a USB storage device will be used to backup data, and stored off site at owner/manager home. P and P manual Section 5, subsection I, item A





Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

Section 3 – Inventory Tracking of All Marijuana and Marijuana Product

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

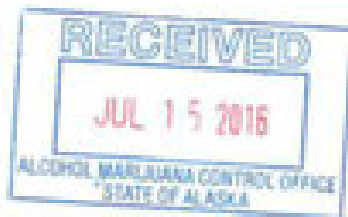
All licensed marijuana establishments must use a marijuana inventory tracking system capable of sharing information with the system the board implements to ensure all marijuana cultivated and sold in the state, and each marijuana product processed and sold in the state, is identified and tracked from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

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

Marijuana Tracking and Weighing:	Yes	No
A marijuana inventory tracking system, capable of sharing information with the system the board implements to ensure tracking for the reasons listed above, will be used	<input checked="" type="checkbox"/>	<input type="checkbox"/>
All marijuana delivered to a marijuana establishment will be weighed on a scale certified in compliance with 3 AAC 306.745	<input checked="" type="checkbox"/>	<input type="checkbox"/>

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

The Franwell "METRC" system will be utilized. This is the system the board has approved and implemented, therefore is 100% compatible.





Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

Section 4 – Employee Qualification and Training

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

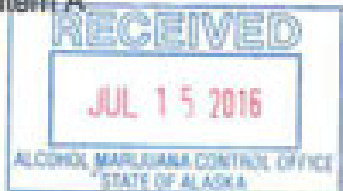
A marijuana establishment and each licensee, employee, or agent of the marijuana establishment who sells, cultivates, manufactures, tests, or transports marijuana or a marijuana product, or who checks the identification of a consumer or visitor, shall obtain a marijuana handler permit from the board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

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

Marijuana Handler Permit:	Yes	No
Each licensee, employee, or agent of the marijuana establishment who sells, cultivates, manufactures, tests, or transports marijuana or marijuana product, or who checks the identification of a consumer or visitor, shall obtain a marijuana handler permit from the board before being licensed or beginning employment at the marijuana establishment	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Each licensee, employee, or agent who is required to have a marijuana handler permit shall keep that person's marijuana handler permit card in that person's immediate possession (or a valid copy on file on the premises of a retail marijuana store, marijuana cultivation facility, or marijuana product manufacturing facility) when on the licensed premises	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Each licensee, employee, or agent who is required to have a marijuana handler permit shall ensure that that person's marijuana handler permit card is valid and has not expired	<input checked="" type="checkbox"/>	<input type="checkbox"/>

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

All Managers, employee and agents working at Bud Brothers will provide for display a Marijuana Handlers permit, or a copy, to be displayed in the entry way of the facility. Handlers permits are a prerequisite for hiring as stated in the policy and procedure manual. P and P manual section two, subsection II, item A.





Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

Section 5 – Waste Disposal

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

Applicants should be able to answer "Yes" to the statement below.

Marijuana Waste Disposal:	Yes	No
----------------------------------	-----	----

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

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

Stems and leaves will be mixed with natural bio-waste including but not limited to, grass clippings, leaves, sticks and dirt, and allowed to compost at the southeast corner of the building. Or the stems and leaves will be mixed with non-compostable materials like plastics, paper, tin, and household disposable items in a 55 gallon trash bag. When bag is full it will be mixed with bleach and taken to the Soldotna landfill. The depleted water will be disposed of in the drain field or be used as landscaping irrigation.

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

Stems and leaves will be mixed with natural bio-waste including but not limited to, grass clippings, leaves, sticks and dirt, and allowed to compost at the southeast corner of the building. Or the stems and leaves will be mixed with non-compostable materials like plastics, paper, tin, and household disposable items.



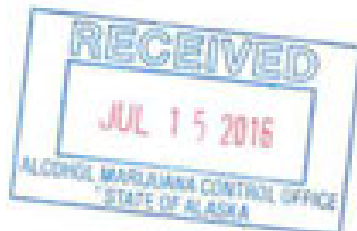


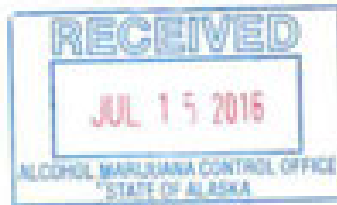
Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

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

Stems and leaves will be mixed with natural bio-waste including but not limited to, grass clippings, leaves, sticks and dirt, and allowed to compost at the southeast corner of the building. Or the stems and leaves will be mixed with non-compostable materials like plastics, paper, tin, and household disposable items in a 55 gallon trash bag. When bag is full it will be mixed with bleach and taken to the Soldotna landfill.





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Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

Section 6 – Transportation and Delivery of Marijuana and Marijuana Products

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

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

Marijuana Transportation:	Yes	No
The marijuana establishment from which a shipment of marijuana or marijuana product originates will ensure that any individual transporting marijuana shall have a marijuana handler permit required under 3 AAC 306.700	<input checked="" type="checkbox"/>	<input type="checkbox"/>
The marijuana establishment that originates the transport of any marijuana or marijuana product will use the marijuana inventory tracking system to record the type, amount, and weight of marijuana or marijuana product being transported, the name of the transporter, the time of departure and expected delivery, and the make, model, and license plate number of the transporting vehicle	<input checked="" type="checkbox"/>	<input type="checkbox"/>
The marijuana establishment that originates the transport of any marijuana or marijuana product will ensure that a complete printed transport manifest on a form prescribed by the board must be kept with the marijuana or marijuana product at all times during transport	<input checked="" type="checkbox"/>	<input type="checkbox"/>
During transport, any marijuana or marijuana product will be in a sealed package or container in a locked, safe, and secure storage compartment in the vehicle transporting the marijuana or marijuana product, and the sealed package will not be opened during transport	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Any vehicle transporting marijuana or marijuana product will travel directly from the shipping marijuana establishment to the receiving marijuana establishment, and will not make any unnecessary stops in between except to deliver or pick up marijuana or marijuana product at any other licensed marijuana establishment	<input checked="" type="checkbox"/>	<input type="checkbox"/>
When the marijuana establishment receives marijuana or marijuana product from another licensed marijuana establishment, the recipient of the shipment will use the marijuana inventory tracking system to report the type, amount, and weight of marijuana or marijuana product received	<input checked="" type="checkbox"/>	<input type="checkbox"/>
The marijuana establishment will refuse to accept any shipment of marijuana or marijuana product that is not accompanied by the transport manifest	<input checked="" type="checkbox"/>	<input type="checkbox"/>

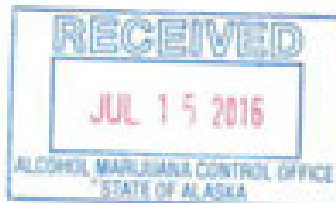


Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

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

Marijuana will be trimmed, dried, separated from the stem, cured and be sealed in individual packages. It will be stored in a safe locked steel cabinet until an order is made for the product. It will be delivered in a secured Homek GS00727021 Steel 2 door locking cabinet.



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

Homek GS00727021 Steel 2 door locking cabinet




Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

Section 7 – Signage and Advertising

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

No advertising or marketing signs will be used.



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

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

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

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

No advertisement for marijuana or marijuana product will contain any statement or illustration that:	Agree	Disagree
Is false or misleading	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Promotes excessive consumption	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Represents that the use of marijuana has curative or therapeutic effects	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Depicts a person under the age of 21 consuming marijuana	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Includes an object or character, including a toy, a cartoon character, or any other depiction designed to appeal to a child or other person under the age of 21, that promotes consumption of marijuana	<input checked="" type="checkbox"/>	<input type="checkbox"/>



Alaska Marijuana Control Board

Form MJ-01: Marijuana Establishment Operating Plan

No advertisement for marijuana or marijuana product will be placed:

Agree Disagree

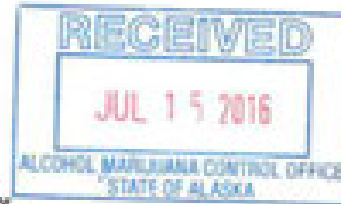
Within one thousand feet of the perimeter of any child-centered facility, including a school, childcare facility, or other facility providing services to children, a playground or recreation center, a public park, a library, or a game arcade that is open to persons under the age of 21

On or in a public transit vehicle or public transit shelter

On or in a publicly owned or operated property

Within 1000 feet of a substance abuse or treatment facility

On a campus for post-secondary education



Signage and Promotional Materials:

Agree Disagree

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

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

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



Alaska Marijuana Control Board

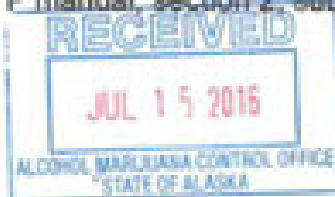
Form MJ-01: Marijuana Establishment Operating Plan

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

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

All visitors must schedule visits in advance. All visitors will be met at the locked front entrance where they will provide a drivers licenses or valid Alaskan picture ID. Visitors name and license number, along with the date, time and badge number will be recorded on the log sheet prior to visitors pass being issued. No one under the age of 21 will be allowed past the entrance area.

P and P manual, section 2, subsection VIII, items B and C.



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

Signature of licensee

James R Gossman

Printed name

Subscribed and sworn to before me this 06 day of July, 2016.



Notary Public in and for the State of Alaska.

My commission expires: 05/05/2018



Alaska Marijuana Control Board

Form MJ-02: Premises Diagram

What is this form?

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

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

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

Yes No

I have attached blueprints, CAD drawings, or other supporting documents in addition to, or in lieu of, the second page of this form.

Section 1 - Establishment Information

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

Licensee:	Alaska Bud Brothers Aerogardens. LLC	License Number:	10650
License Type:	Limited Marijuana Cultivation Facility		
Doing Business As:	Alaska Bud Brothers Aerogardens. LLC		
Premises Address:	22720 Yukon Road		
City:	Kasilof	State:	ALASKA
		ZIP:	99610



Alaska Marijuana Control Board

Form MJ-02: Premises Diagram

Section 2 – Detailed Premises Diagram

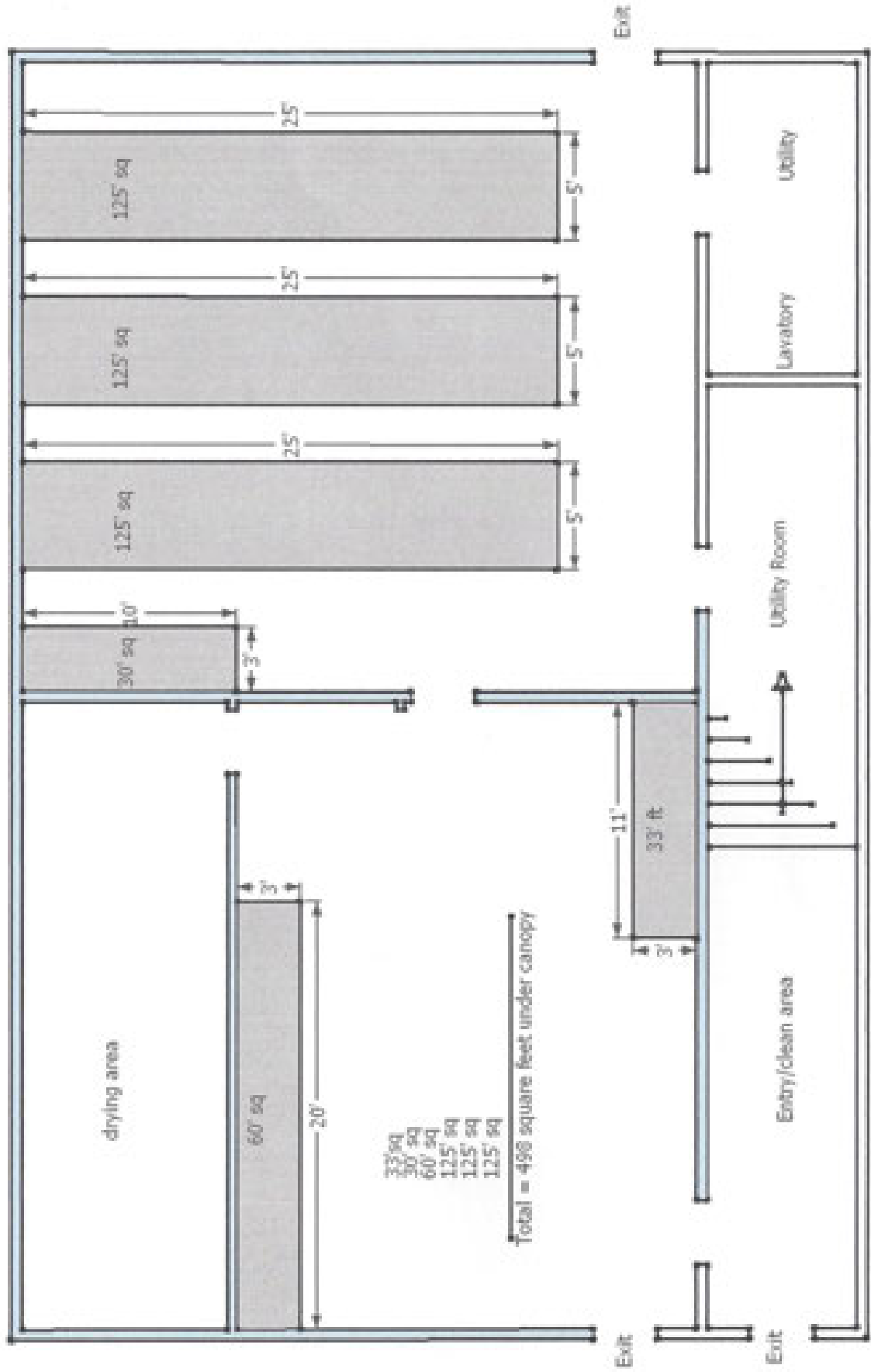
Clearly indicate the boundaries of the premises and the proposed licensed area within that property. Clearly indicate the interior layout of any enclosed areas on the proposed premises. Clearly identify all entrances, walls, partitions, counters, windows, areas of ingress and egress, restricted access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

Attachments:

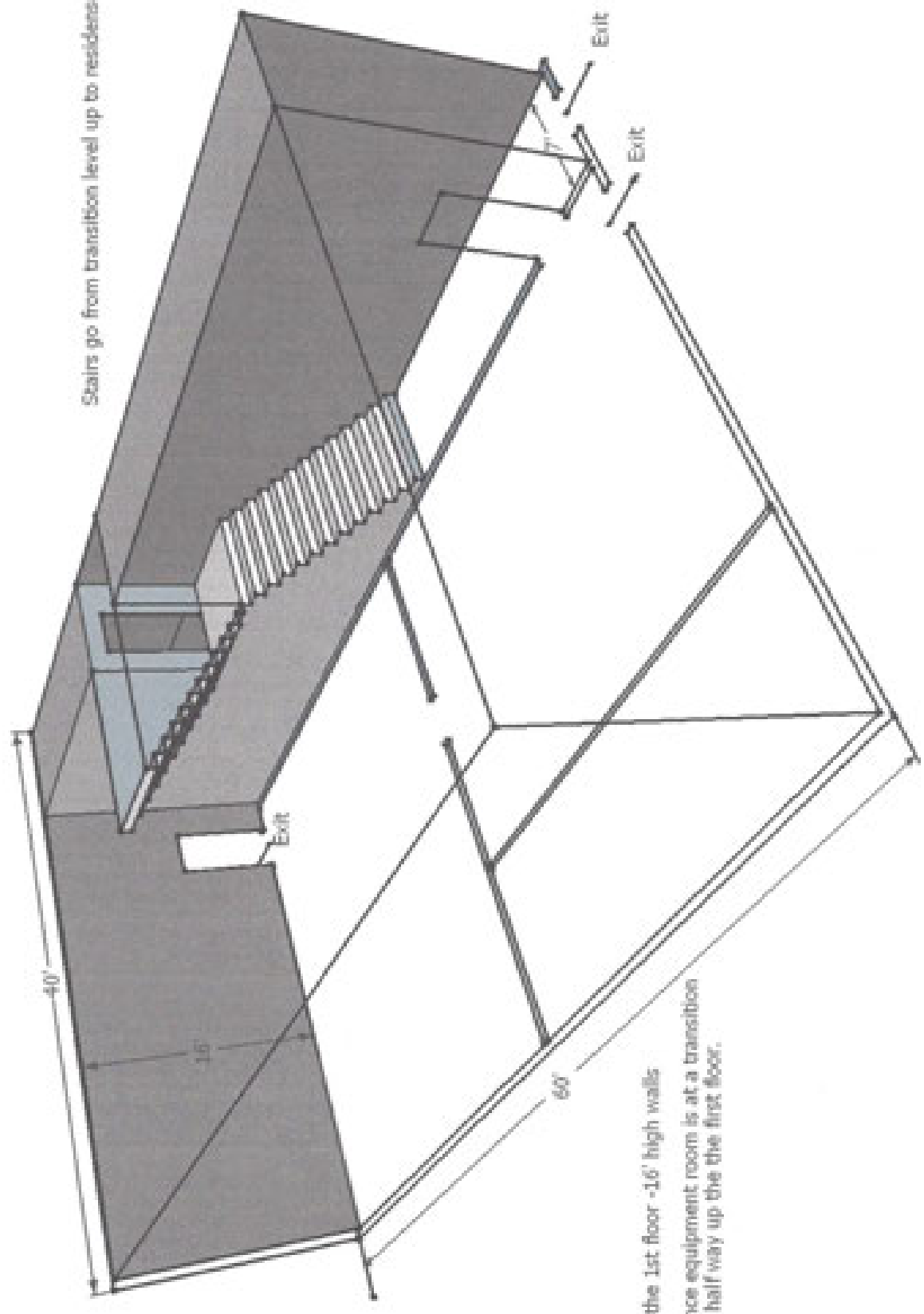
- 8. Dimensions
- 9. Perimeter
- 11. Restricted area - cameras
- 12. Canopy



Attachment # 12 (under canopy)

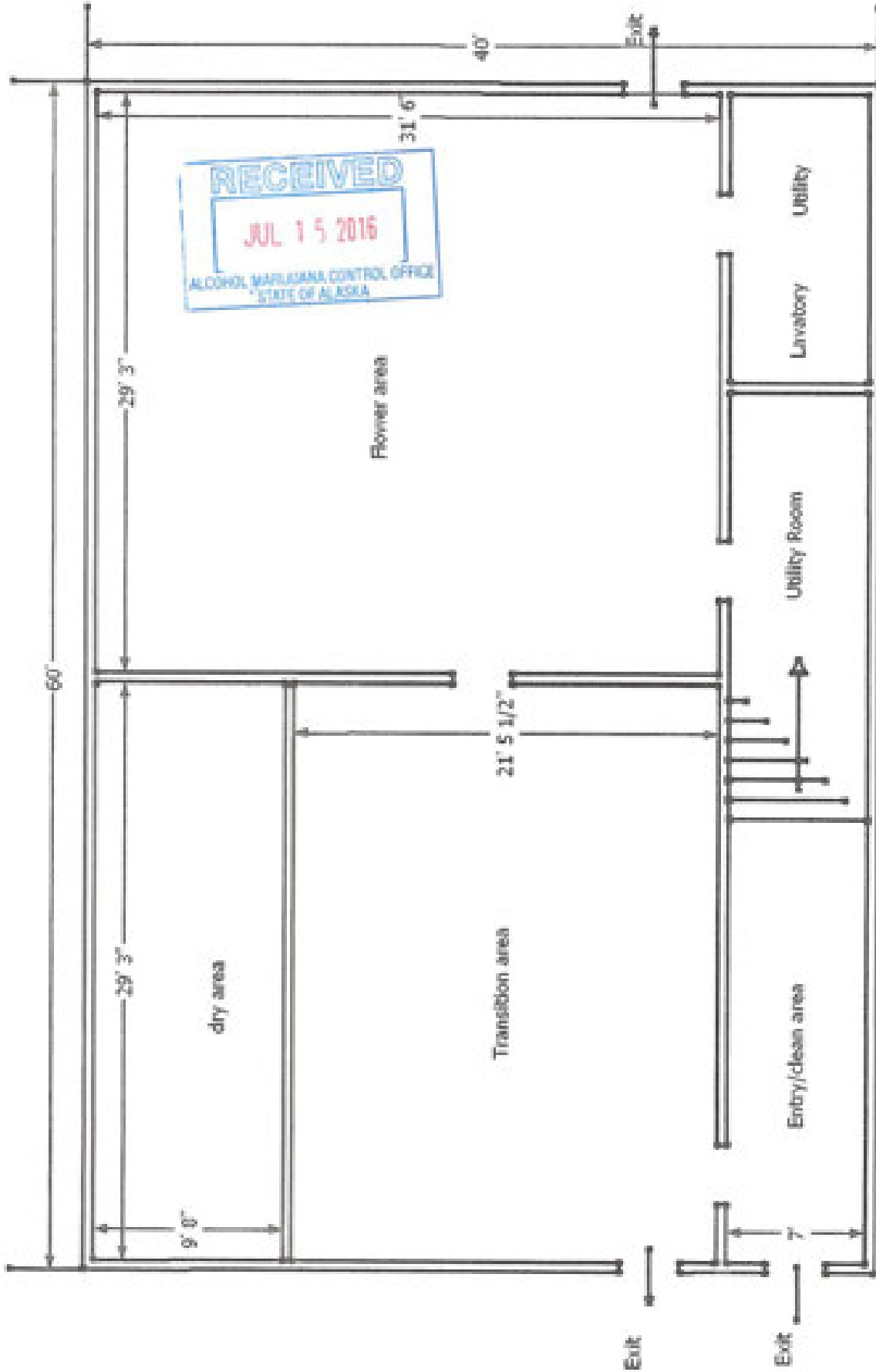


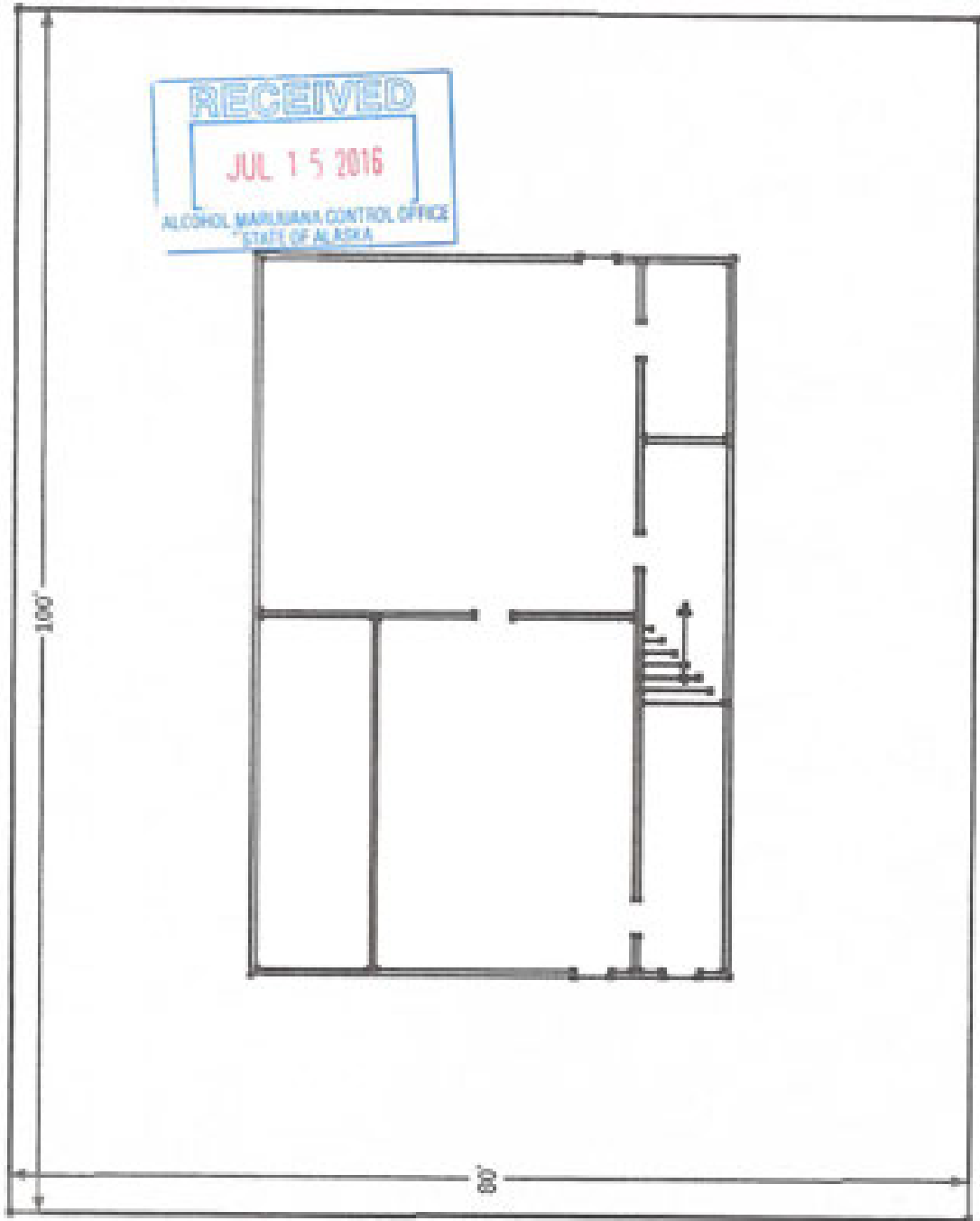
Attachment 156 (Sumner/Leola Computer)



This the 1st floor -16' high walls
the surveillance equipment room is at a transition
level half way up the first floor.

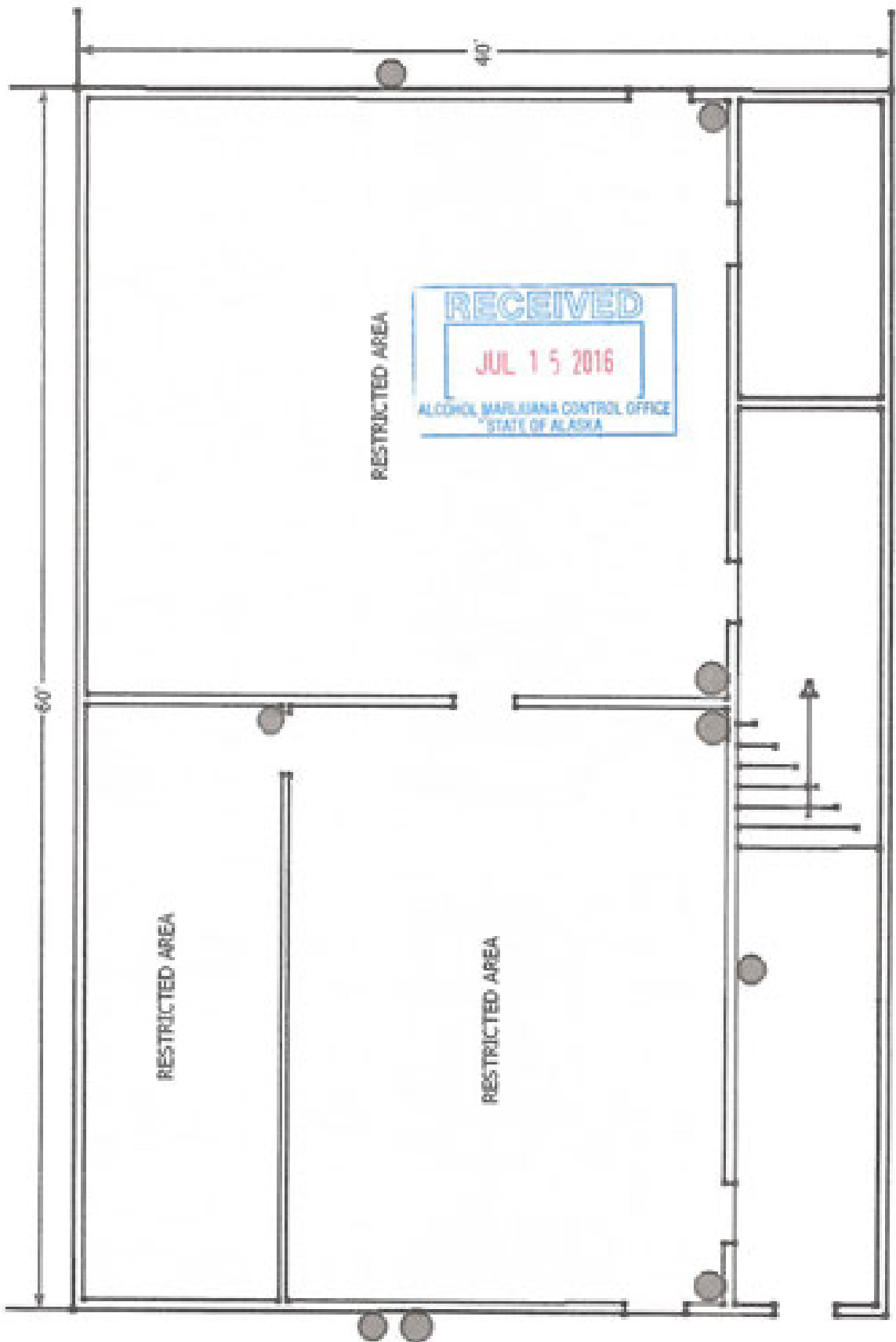
PROJECT #8



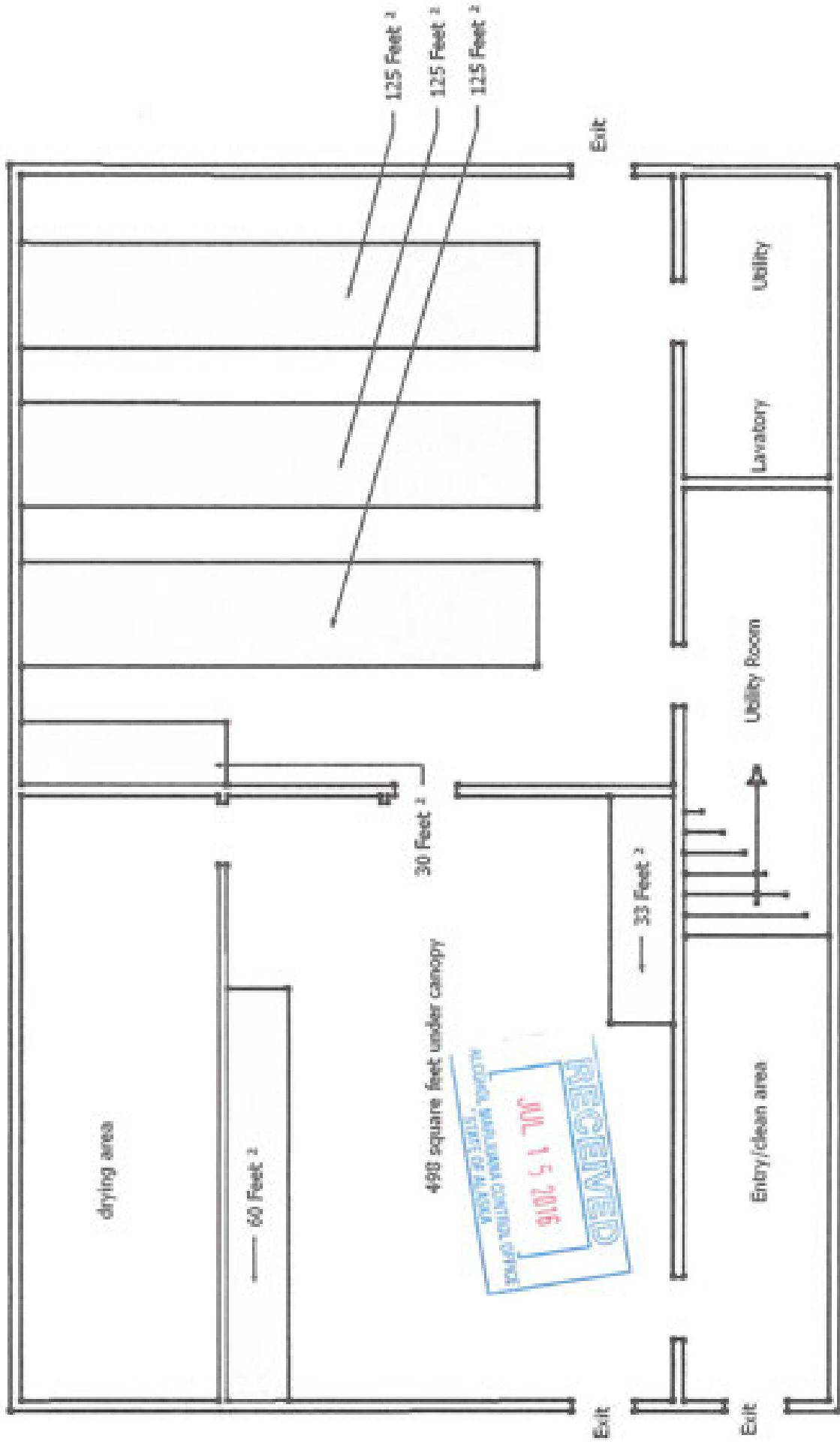


Attachment # 9 (revised)

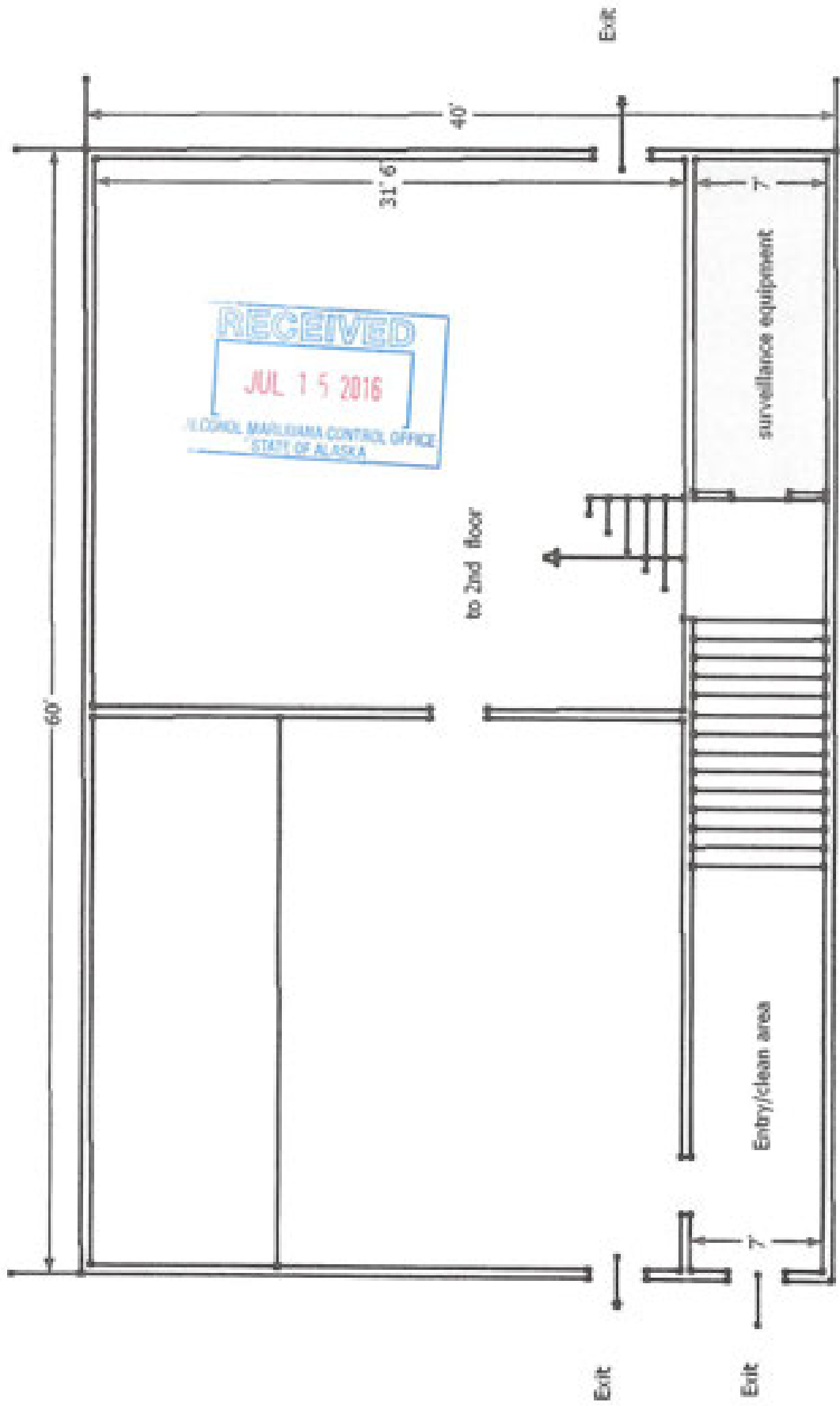
Attachment #11



Attachment # 12



Attachment # 13 (Swire Service Company)

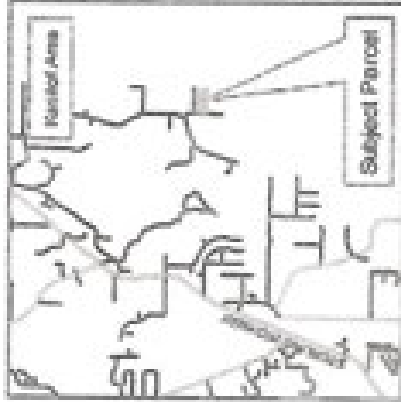


Recommendation on State Application for Marijuana Establishment License

KPB Parcel ID: 133-611-08

Applicant: Alaska Bud Brothers Aerogardens LLC

Property Owner: James Gossman



LEGEND

Legend

1000-foot Parcel Radius



500-foot Parcel Radius

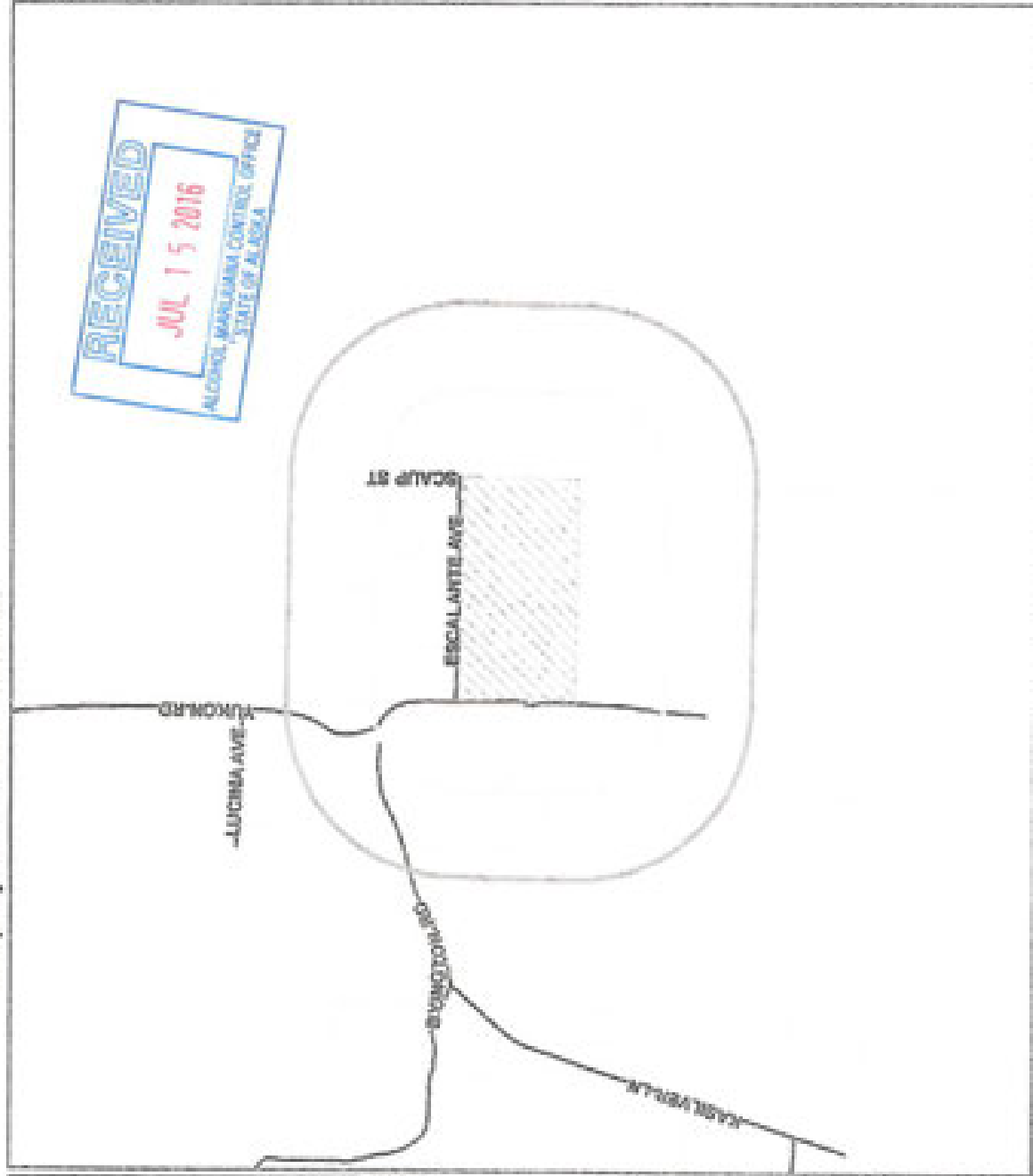


SUBJECT PROPERTY



Date: 5/26/2016

The information depicted herein is a graphical representation only of your available sources. The Great Places! Through Technology, Inc. is not responsible for any errors on this map.

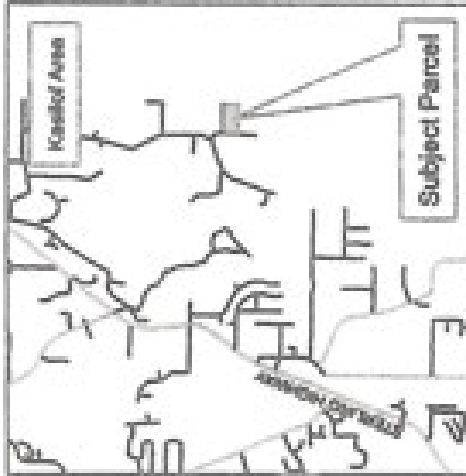


Recommendation on State Application for Marijuana Establishment License

KPB Parcel ID: 133-511-06

Applicant: Alaska Bud Brothers Aerogardens LLC

Property Owner: James Gostman

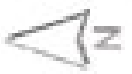


LEGEND



Legend

- 1000-foot Parcel Radius
- 500-foot Parcel Radius
- SUBJECT PROPERTY



Date: 5/24/2016

The information depicted hereon is a graphical representation of best available sources. The Kenai Peninsula Borough assumes no responsibility for any errors on this map.



CERTIFICATION:

I HEREBY CERTIFY THAT I HAVE SURVEYED THE LOCATION OF THE IMPROVEMENTS ON TRACT B OF FORT MORRIS SUBD, ADD X (03-277)-AMENDED, M.R.D., A.K.

1. SAID IMPROVEMENTS ARE WITHIN THE PROPERTY LINES AS SHOWN HEREON
2. NO IMPROVEMENTS ON THE ADJOINING PROPERTY ENCROACH ON TRACT B
3. NO ROADWAYS, TRANSMISSION LINES, OR OTHER VISIBLE EVIDENCE OF BASEMENTS CROSS TRACT B.

AS - BUILT SURVEY - BY
 TERRY T. EASTHAM R.S.L. 7629
 P.O. BOX 2891
 SOLDOTNA, ALASKA
 99669

June 5, 2003



RECEIVED
 JUL 13 2016
 ALCOHOL, MARIJUANA CONTROL OFFICE
 STATE OF ALASKA



TRACT - B
 19.50 acres

Scale: 1"=100'



660' LINE
 660' LINE
 660' LINE

PROPERTY LINE 1287' - easement

POLLARD STREET 660' LINE



CENTRAL EMERGENCY

SERVICES

FIRE PREVENTION BUREAU
231 S. BINKLEY
SOLDOTNA ALASKA 99669
(907) 262-4792 EXT. 3004 FAX: (907) 260-6236

Roy Browning
Fire Chief

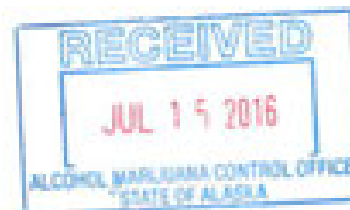
Wes Perkins
Fire Marshal


Tim Fischer
Alaska State Fire Marshal's office
5700 E. Tudor Road
Anchorage, Alaska 99507-1225

Re: Alaska Bud Brothers Aerogardens LLC
22720 Yukon Rd.
Kasilof, Alaska 99610

A review of the submitted plans for the planned facility meets or exceeds the requirements set forth in the International Fire Code (2009 Edition), Section 503 FIRE APPARATUS ACCESS ROADS; and amended by the Alaska State Fire Marshal's Office stating: The fire chief of the registered department having jurisdiction, Central Emergency Emergency Services, may require approved fire apparatus roadways for every facility, building, or portion of a building constructed or moved into or within the jurisdiction on or after September 15, 2001. The fire apparatus access roadway must be required to comply with the requirements of this section as determined by the chief of that jurisdiction and be required to extend within 150 feet (45 720 mm) of all portions of the facility or building or any portion of the exterior wall of the first story of the facility or buildings as measured by an approved route around around the exterior of the building or facility.

If you have any questions please don't hesitate to ask.



Best Regards,
Wes Perkins

Fire Marshal
Central Emergency Services



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

What is this form?

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

What additional information is required for cultivation facilities?

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

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



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

Section 1 – Establishment Information

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

Licensee:	Alaska Bud Brothers Aerogardens, LLC	License Number:	10650		
License Type:	Limited Marijuana Cultivation Facility				
Doing Business As:	Alaska Bud Brothers Aerogardens, LLC				
Premises Address:	22720 Yukon Road				
City:	Kasilof	State:	ALASKA	ZIP:	99610



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

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

Section 2 – Prohibitions

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

The marijuana cultivation facility will not:	Agree	Disagree
Sell, distribute, or transfer any marijuana or marijuana product to a consumer, with or without compensation	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Allow any person, including a licensee, employee, or agent, to consume marijuana or marijuana product on its license premises or within 20 feet of the exterior of any building or outdoor cultivation facility	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Treat or otherwise adulterate marijuana with any organic or nonorganic chemical or compound to alter the color, appearance, weight, or odor of the marijuana	<input checked="" type="checkbox"/>	<input type="checkbox"/>

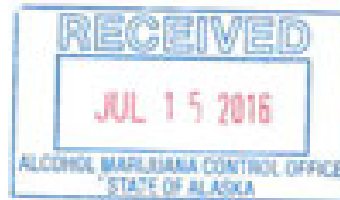
Section 3 – Cultivation Plan

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

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

There will be a total of 498 square feet under canopy. Approximately 80% will be flowering with the balance being mother plants, vegetative plants and clones.

See attachment 12. (canopy) for best description.





Alaska Marijuana Control Board

Operating Plan Supplemental

Form MJ-04: Marijuana Cultivation Facility

Alcohol and Marijuana Control Office

550 W 7th Avenue, Suite 1600

Anchorage, AK 99501

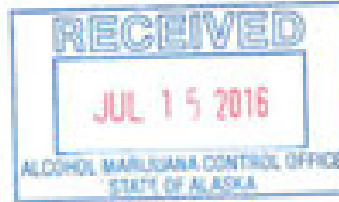
marijuana.licensing@alaska.gov

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

Phone: 907.269.0350

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

Water
Clay pellets
Rockwool
Soil
Coconut husk fiber (coir)
Peat moss
Sphagnum moss
Perlite
Vermiculite



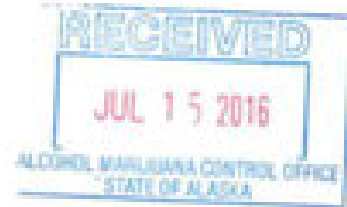
Describe the marijuana cultivation facility's fertilizers, chemicals, gases, and delivery systems, including carbon dioxide management, to be used:

See attachment # 21 (Enlarged font).
(font auto reduces to fit this space)

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

Water with the proper nutrients is held in a 100 gallon reservoir under the plants. At regular intervals this reservoir is utilized to deliver this water to the plant roots in a sealed container. The water is allowed to drain back to the reservoir where it will be reused. The reservoir water will be changed every 1-2 weeks. The waste water will be used for landscaping/irrigation or sent to the drain field.

Attachment #21



Fertilizers to be used:

Cloning (to be used only during cloning process)

Hormex Liquid Concentrate (contains; 1-Naphthaleneacetic Acid, Indole-3-Butyric Acid (IBA), Vitamin B1 Thiamin Hydrochloride), Hormex Rooting powder (contains Indole-3-Butyric Acid (IBA), Tale, Dip 'N Grow Liquid Concentrate (contains; 1-Naphthaleneacetic Acid, Indole-3-Butyric Acid (IBA), Ethyl Alcohol, Isopropyl Alcohol), Clonex Rooting Gel (contains: Indolebutyric Acid), "Willow Water" Weeping Willow (Salix Babylonica) contains; Natural Plant Hormones (Indolebutyric Acid (IBA), Salicylic Acid)). Dip 'N Grow (contains; Indole-3-Butyric Acid (IBA), 1-Naphthaleneacetic Acid, Ethyl Alcohol, Isopropyl Alcohol).

Vegetation & weeks 1 & 2 of flower (used only during plant vegetation and weeks 1 and 2 of flower):

Superthrive Plant Vitamin (contains; Kelp , Vitamin B1 Thiamin Hydrochloride), Extreme Blend (contains; Soluble Kelp, Humic Acid, Fulvic Acid, L Amino Acids), Magic Green (contains; Soluble Kelp, Soy Protein Hydrolysate, Molassas)

Synthetic (to be used during all stages of growth)

J R Peters Professional 5-12-26 / 5-11-26 (contains; Potassium Nitrate Containing up to 5% Sodium Nitrate), Magnesium Sulfate, Mono-potassium Phosphate, Boric Acid, Copper EDTA, Zinc EDTA, Iron EDTA), General Hydroponics "Kool Bloom" Powder (contains: Ammonium Phosphate, Ammonium Sulphate, Magnesium Sulphate, Potassium Phosphate, Potassium Sulphate), General hydroponics "MaxiBloom / MaxiGro" (contains; Ammonium Molybdate, Ammonium Nitrate, Calcium Nitrate, Calcium Sulphate, Copper Sulphate, Iron DTPA, Iron EDTA, Magnesium Sulphate, Manganese Sulphate, Potassium Borate, Potassium Nitrate, Potassium Phosphate, Potassium Sulphate, Zinc Sulphate), Calcium Nitrate, Potassium Nitrate (Low Sodium US approved), Magnesium Sulphate (Epsom Salts), Mono-potassium Phosphate (MPK), Sulfuric Acid (pH Down), Nitric Acid (pH Down), Pekacid (pH Down), Phosphoric Acid (pH Up), Citric Acid (pH Down), Potassium Hydroxide (pH Up), Calcium Carbonate (pH Up), Calcium Bicarbonate (pH Up).

Organic (to be used during all stages of growth)

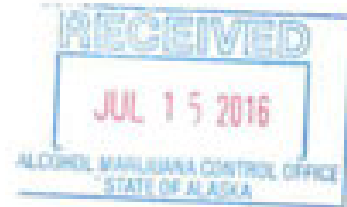
Rock Phosphate, Bone Meal, Fish Bone Meal, Dolomite Lime, Oyster Shell, Crab Meal, Blood Meal, Alfalfa Meal, Green Sand, Azomite (micro nutrients), High Phosphorous Bat Guano, Peruvian Seabird Guano, Earth Worm Castings, Brewers Yeast, Pond Care Pond-zyme (contains; Wheat Bran, Barely Straw, Bacterial Spores (non-pathogenic), Organic Digest-er (contains Natural Bacterial Enzyme), Fulvic Acid, Humic Acid, Molasses Powder, Liquid Molasses, Kelp Extract (liquid and powder), Kelp Meal, Langbeinite (K-mag), Soy Protein Hydrolysate, Fish Protein Hydrolysate, Sulphate of Potash, Endo/Ecto Mycorrhizea (liquid and powder), Mycorrhizea + Trichoderma powder, Diatomaceous Earth, Compost.

Pesticides and Fungicides (to be used only in the stages noted in attached appendices)

Any EPA approved for personal use listed in "Pesticides" in Attachment 14

Any EPA approved for personal use listed in "Pesticides" in Attachment 15

Attachment #21



Fertilizers to be used:

Cloning (to be used only during cloning process)

Hormex Liquid Concentrate (contains; 1-Naphthaleneacetic Acid, Indole-3-Butyric Acid (IBA), Vitamin B1 Thiamin Hydrochloride), Hormex Rooting powder (contains Indole-3-Butyric Acid (IBA), Tale, Dip 'N Grow Liquid Concentrate (contains; 1-Naphthaleneacetic Acid, Indole-3-Butyric Acid (IBA), Ethyl Alcohol, Isopropyl Alcohol), Clonex Rooting Gel (contains: Indolebutyric Acid), "Willow Water" Weeping Willow (Salix Babylonica) contains; Natural Plant Hormones (Indolebutyric Acid (IBA), Salicylic Acid)). Dip 'N Grow (contains; Indole-3-Butyric Acid (IBA), 1-Naphthaleneacetic Acid, Ethyl Alcohol, Isopropyl Alcohol).

Vegetation & weeks 1 & 2 of flower (used only during plant vegetation and weeks 1 and 2 of flower):

Superthrive Plant Vitamin (contains; Kelp , Vitamin B1 Thiamin Hydrochloride), Extreme Blend (contains; Soluble Kelp, Humic Acid, Fulvic Acid, L Amino Acids), Magic Green (contains; Soluble Kelp, Soy Protein Hydrolysate, Molassas)

Synthetic (to be used during all stages of growth)

J R Peters Professional 5-12-26 / 5-11-26 (contains; Potassium Nitrate Containing up to 5% Sodium Nitrate), Magnesium Sulfate, Mono-potassium Phosphate, Boric Acid, Copper EDTA, Zinc EDTA, Iron EDTA), General Hydroponics "Kool Bloom" Powder (contains: Ammonium Phosphate, Ammonium Sulphate, Magnesium Sulphate, Potassium Phosphate, Potassium Sulphate), General hydroponics "MaxiBloom / MaxiGro" (contains; Ammonium Molybdate, Ammonium Nitrate, Calcium Nitrate, Calcium Sulphate, Copper Sulphate, Iron DTPA, Iron EDTA, Magnesium Sulphate, Manganese Sulphate, Potassium Borate, Potassium Nitrate, Potassium Phosphate, Potassium Sulphate, Zinc Sulphate), Calcium Nitrate, Potassium Nitrate (Low Sodium US approved), Magnesium Sulphate (Epsom Salts), Mono-potassium Phosphate (MPK), Sulfuric Acid (pH Down), Nitric Acid (pH Down), Pekacid (pH Down), Phosphoric Acid (pH Up), Citric Acid (pH Down), Potassium Hydroxide (pH Up), Calcium Carbonate (pH Up), Calcium Bicarbonate (pH Up).

Organic (to be used during all stages of growth)

Rock Phosphate, Bone Meal, Fish Bone Meal, Dolomite Lime, Oyster Shell, Crab Meal, Blood Meal, Alfalfa Meal, Green Sand, Azomite (micro nutrients), High Phosphorous Bat Guano, Peruvian Seabird Guano, Earth Worm Castings, Brewers Yeast, Pond Care Pond-zyme (contains; Wheat Bran, Barely Straw, Bacterial Spores (non-pathogenic), Organic Digest-er (contains Natural Bacterial Enzyme), Fulvic Acid, Humic Acid, Molasses Powder, Liquid Molasses, Kelp Extract (liquid and powder), Kelp Meal, Langbeinite (K-mag), Soy Protein Hydrolysate, Fish Protein Hydrolysate, Sulphate of Potash, Endo/Ecto Mycorrhizea (liquid and powder), Mycorrhizea + Trichoderma powder, Diatomaceous Earth, Compost.

Pesticides and Fungicides (to be used only in the stages noted in attached appendices)

Any EPA approved for personal use listed in "Pesticides" in Attachment 14

Any EPA approved for personal use listed in "Pesticides" in Attachment 15



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

Describe the marijuana cultivation facility's waste disposal arrangements:

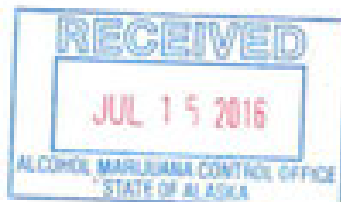
Two forms of waste disposal will be utilized. A 4'x4'x3' hole will be open for composting at the northeast corner of the building to throw plant waste mixed with biodegradable compost material such as leaves, grass clippings, table scraps, dirt... etc. The second method of disposal will be 55 gallon bags with plant waste and and non-biodegradable. These will be mixed with bleach and taken to the Borough land fill or put in the 4 cu yard dumpster with the final destination of the Soldotna landfill. All mediums other than water will be used as landscaping materials.

Section 4 – Odor Control

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

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

Carbon filters will be mounted on each of the flowering exhaust fans. A negative pressure inside the building should ensure the only air leaving th building goes through the exhaust fans





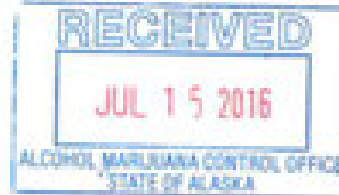
Alaska Marijuana Control Board
 Operating Plan Supplemental
 Form MJ-04: Marijuana Cultivation Facility

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

Section 5 – Testing Procedure and Protocols

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

Applicants should be able to answer "Agree" to the item below.



I understand and agree that:

Agree Disagree

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

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

Every harvest batch of buds will be segregated and a random sample will be taken by the Manager. That sample will be accompanied by a copy of a signed statement by the manager confirming that it is random. A second copy will be retained at Bud Brothers

The sample will be delivered to the test facility and the batch will be segregated and properly stored.

The batch may be packaged and sold only after the results from the testing facility have been combined with the signed random affirmation document.



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

Section 6 – Security

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

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

The marijuana cultivation facility applicant has:

Agree Disagree

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

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

Restricted Access Area (3 AAC 306.430):

Yes No

Will the marijuana cultivation facility include outdoor production?

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

RECEIVED

JUL 15 2016

ALCOHOL, MARIJUANA CONTROL OFFICE
STATE OF ALASKA



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

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


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

Facility is surrounded by no less than 250 feet of trees to the nearest road. There are no windows in this facility.



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

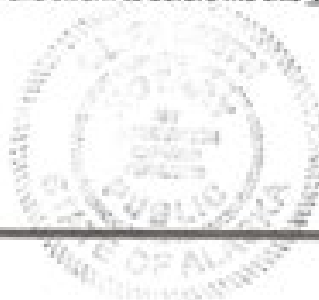
I declare under penalty of perjury that I have examined this form, including all accompanying schedules and statements, and to the best of my knowledge and belief find it to be true, correct, and complete.




 Signature of licensee
 James R Gossman

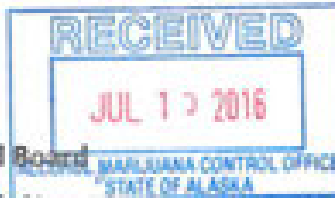
 Printed name

Subscribed and sworn to before me this 06 day of July, 2016.





 Notary Public in and for the State of Alaska.
 My commission expires: 05/05/2018



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

Alaska Marijuana Control Board

Form MJ-07: Public Notice Posting Affidavit

What is this form?

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

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

Section 1 – Establishment Information

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

Licensee:	Alaska Bud Brothers Aerogardens, LLC	License Number:	10650
License Type:	Limited Marijuana Cultivation Facility		
Doing Business As:	Alaska Bud Brothers Aerogardens, LLC		
Premises Address:	22720 Yukon Road		
City:	Kasilof	State:	Alaska
		ZIP:	99610

Section 2 – Certification


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

Start Date: June 24, 2016


End Date: July 5, 2016

Other conspicuous location: Kasilof, Alaska Post Office

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


 Signature of licensee
JAMES R. COZZOLAN
 Printed name of licensee




 Notary Public in and for the State of Alaska
 My commission expires: 05/05/2018

Subscribed and sworn to before me this 06 day of July, 2016

Attachment 5



Public Notice

Application for Marijuana Establishment License

License Number: 10650

License Status: Initiated

License Type: Limited Marijuana Cultivation Facility

Doing Business As: ALASKA BUD BROTHERS AEROGARDENS LLC

Business License Number: 1034111

Email Address: gossmanfamily@gmail.com

Latitude, Longitude: 60.309000, -151.210000

Physical Address: 22720 Yukon Road
Kasilof, AK 99810
UNITED STATES

Owner #1

Licensee Type: Entity

Alaska Entity Number: 10032047

Alaska Entity Name: Alaska Bud Brothers Aerogarden
s, LLC

Phone Number: 907-398-9758

Email Address: gossmanfamily@gmail.com

Mailing Address: PO Box 571
Kasilof, AK 99810
UNITED STATES

Affiliate #1

Licensee Type: Individual

Name: Laura Gossman

Date of Birth: 07/04/1954

Phone Number: 907-398-9758

Email Address: gossmanfamily@gmail.com

Mailing Address: PO Box 571
Kasilof, AK 99810
UNITED STATES

Affiliate #2

Licensee Type: Individual

Name: James Gossman

Date of Birth: 06/20/1957

Phone Number: 907-853-2338

Email Address: gossmanfamily@gmail.com

Mailing Address: PO Box 571
Kasilof, AK 99810
UNITED STATES



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

POSTING DATE June 30th 2016





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

Alaska Marijuana Control Board

Form MJ-08: Local Government Notice Affidavit

What is this form?

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

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

Section 1 - Establishment Information

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

Licensee:	Alaska Bud Brothers Aerogardens, LLC	License Number:	10650
License Type:	Limited Marijuana Cultivation Facility		
Doing Business As:	Alaska Bud Brothers Aerogardens, LLC		
Premises Address:	22720 Yukon Road		
City:	Kasilof	State:	ALASKA ZIP: 99610

Section 2 - Certification

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

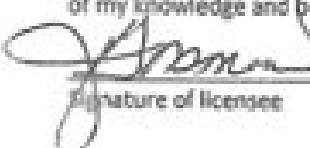
Local Government: **Kenai Peninsula Borough**

Date Submitted: **June 27 2016**

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

Date Submitted: _____

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



 Signature of licensee

Subscribed and sworn to before me this **06** day of **July**, 20**16**.



 Notary Public in and for the State of Alaska.

My commission expires: **05/05/2018**

Attachment to



Public Notice

Application for Marijuana Establishment License

License Number: 10050

License Status: Initiated

License Type: Limited Marijuana Cultivation Facility

Doing Business As: ALASKA BUD BROTHERS AEROGARDENS LLC

Business License Number: 1034111

Email Address: gossmanfamily@gmail.com

Latitude, Longitude: 60.309000, -151.210000

Physical Address: 22720 Yukon Road
Kasilof, AK 99610
UNITED STATES

Owner #1

Licensee Type: Entity

Alaska Entity Number: 10032047

Alaska Entity Name: Alaska Bud Brothers Aerogarden
s, LLC

Phone Number: 907-398-9758

Email Address: gossmanfamily@gmail.com

Mailing Address: PO Box 571
Kasilof, AK 99610
UNITED STATES

Affiliate #1

Licensee Type: Individual

Name: Laura Gossman

Date of Birth: 07/04/1964

Phone Number: 907-398-9758

Email Address: gossmanfamily@gmail.com

Mailing Address: PO Box 571
Kasilof, AK 99610
UNITED STATES

Affiliate #2

Licensee Type: Individual

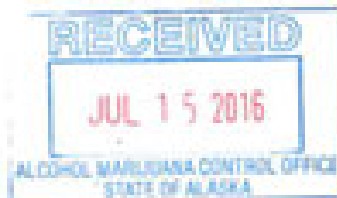
Name: James Gossman

Date of Birth: 06/20/1957

Phone Number: 907-953-2338

Email Address: gossmanfamily@gmail.com

Mailing Address: PO Box 571
Kasilof, AK 99610
UNITED STATES



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

POSTING DATE June 30th 2016

TAKEN DOWN - 7-5-2016



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

Alaska Marijuana Control Board

Form MJ-09: Statement of Financial Interest

What is this form?

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

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

Section 1 – Establishment Information

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

Licensee:	Alaska Bud Brothers Aerogardens, LLC	License Number:	10650		
License Type:	Limited Marijuana Cultivation Facility				
Doing Business As:	Alaska Bud Brothers Aerogardens, LLC				
Premises Address:	22720 Yukon Road				
City:	Kasilof	State:	ALASKA	ZIP:	99610

Section 2 – Individual Information

Enter information for the individual licensee or affiliate.

Name:	James R. Gossman
Title:	Owner
SSN:	[REDACTED]



Alaska Marijuana Control Board

Form MJ-09: Statement of Financial Interest

Section 3 – Certifications

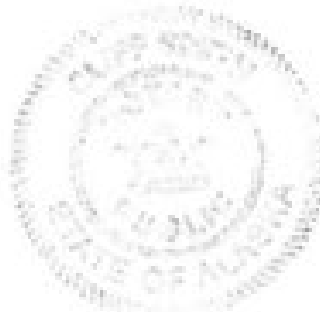
I certify that no person other than a proposed licensee listed on my marijuana establishment license application has a direct or indirect financial interest, as defined in 3 AAC 306.015(e)(1), in the business for which a marijuana establishment license is being applied for.

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

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

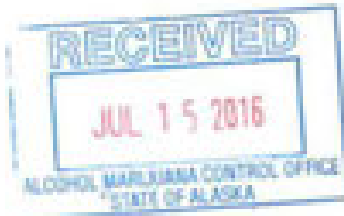
Signature of licensee/affiliate

Subscribed and sworn to before me this 06 day of July, 2016.



Notary Public in and for the State of Alaska.

My commission expires: 05/05/2018





Alaska Marijuana Control Board

Form MJ-09: Statement of Financial Interest



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

What is this form?

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

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

Section 1 – Establishment Information

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

Licensee:	Alaska Bud Brothers Aerogardens, LLC	License Number:	10650		
License Type:	Limited Marijuana Cultivation Facility				
Doing Business As:	Alaska Bud Brothers Aerogardens, LLC				
Premises Address:	22720 Yukon Road				
City:	Kasilof	State:	ALASKA	ZIP:	99610

Section 2 – Individual Information

Enter information for the individual licensee or affiliate.

Name:	Laura J. Gossman
Title:	Owner
SSN:	[REDACTED]



Alaska Marijuana Control Board

Form MJ-09: Statement of Financial Interest

Section 3 – Certifications

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

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

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



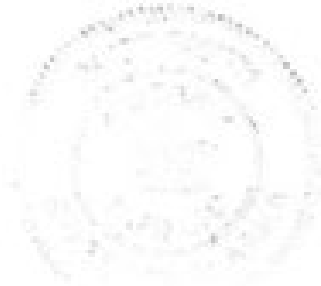
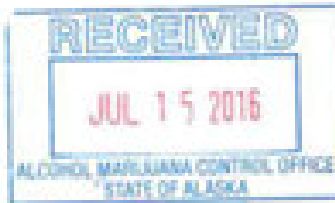
Signature of licensee/affiliate

Subscribed and sworn to before me this 06 day of July, 2016.



Notary Public in and for the State of Alaska.

My commission expires: 05/05/2018



Alcohol & Marijuana Control Office

License Number: 10650

License Status: New

License Type: Limited Marijuana Cultivation Facility

Doing Business As: ALASKA BUD BROTHERS AEROGARDENS LLC

Business License Number: 1034111

Designated Licensee: James Gossman

Email Address: gossmanfamily@gmail.com

Local Government: Kenai Peninsula Borough

Community Council:

Latitude, Longitude: 60.309000, -151.210000

Physical Address: 22720 Yukon Road
Kasilof, AK 99610
UNITED STATES

Owner #1

Licensee Type: Entity

Alaska Entity Number: 10032047

Alaska Entity Name: Alaska Bud Brothers Aerogardens, LLC

Phone Number: 907-398-9758

Email Address: gossmanfamily@gmail.com

Mailing Address: PO Box 571
Kasilof, AK 99610
UNITED STATES

Affiliate #1

Licensee Type: Individual

Name: Laura Gossman

SSN: [REDACTED]

Date of Birth: 07/04/1954

Phone Number: 907-398-9758

Email Address: gossmanfamily@gmail.com

Mailing Address: PO Box 571
Kasilof, AK 99610
UNITED STATES

Affiliate #2

Licensee Type: Individual

Name: James Gossman

SSN: [REDACTED]

Date of Birth: 06/20/1957

Phone Number: 907-953-2338

Email Address: gossmanfamily@gmail.com

Mailing Address: PO Box 571
Kasilof, AK 99610
UNITED STATES

Amendment # 13

LEASE AGREEMENT

THIS LEASE made this 20th day of APRIL, ²⁰¹⁶ 2015 by and between, Gossman Leasing, LLC., hereinafter referred to as "LESSOR", and Alaska Bud Brothers Acrogardens, LLC., hereinafter referred to as "LESSEE".

WITNESSETH:

WHEREAS, Lessor is the owner of certain property located at Kasilof Alaska, which is more fully described hereinafter, and which property is hereinafter referred to as the "LEASED PREMISES"; and

WHEREAS, Lessor desires to lease the Leased Premises to Lessee for commercial activity; and

WHEREAS, Lessee desires to lease the Leased Premises from the Lessor for commercial activity;

NOW THEREFORE, in consideration of the premises, the covenants made herein, and the acts to be performed by the parties hereto, the parties have agreed and by these presents do agree as follows:

**I
RECITALS**

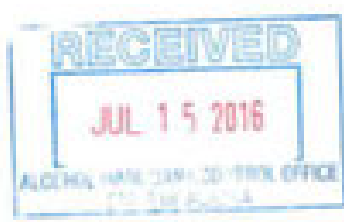
The recitals hereinabove set forth are incorporated herein by reference for all purposes.

**II
LEASED PROPERTY**

Lessor hereby leases to Lessee, and Lessee hereby leases from Lessor the following described property:

22720 YUKON ROAD
KASILOF ALASKA 99610

**III
LEASE TERM**



The term of this lease shall be for One (1) year commencing on the 1st day of MAY, 2016, and ending on the 31st day of MAY, 2018, unless continued as hereinafter provided.

IV

OPTION TO RENEW

Lessor agrees that Lessee shall have the option to extend this Lease Agreement for One (1) year on the same terms and conditions as provided herein, upon the further condition that the rental for any extended period shall be subject to rental increases as provided hereinafter. Lessee shall exercise its option to renew this lease by giving written notice to Lessor of Lessee's intent to exercise the above-mentioned option at least ninety (90) days before the termination of the current lease term.

V

RENTAL PAYMENTS

- (a) The monthly rental payments due from the 1st day of May, 2016, until the 1st day of May, 2018, shall be THREE THOUSAND DOLLARS (\$3000.00) each and being due on the first day of the month, commencing on the 1st day of May, 2016.
- (b) During any extended term of this Lease Agreement (2018 - 2020), the monthly rental payments which Lessee shall pay to Lessor shall be the sum of (3000⁰⁰) Three Thousand DOLLARS (\$ 3000⁰⁰) per month, each being due on the first day of the month.

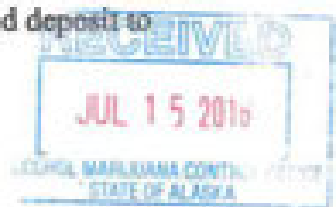
VI

SECURITY DEPOSIT

On the execution of this Lease, Lessee shall pay to Lessor THREE THOUSAND DOLLARS (\$3000.00), which sum is to be held as a security deposit to assure payment of further rent and as security against any default or breach of the Lease by Lessee. If Lessee defaults with respect to any provision of this Lease, including, but not limited to, the provisions relating to the payment of rent, Lessor may (but shall not be required to) use, apply or retain all or any part of this security deposit for payment of any rent or any



other sum in default, or for the payment of any amount which Lessor may spend or become obligated to spend by reason of Lessee's default or to compensate Lessor for any other loss or damage which Lessor may suffer by reason of Lessee's default. If any portion of said deposit is so used or applied, Lessee shall, within five (5) days after written demand therefore, deposit cash with Lessor in an amount sufficient to restore the security deposit to its original amount, and Lessee's failure to do so shall be a default under this Lease. Lessor shall not be required to keep this security deposit separate from its general funds, and Lessee shall not be entitled to interest on such deposit. If Lessee shall fully and faithfully perform every provision of this Lease to be performed by it, the security deposit or any balance thereof shall be returned to Lessee, (or, at Lessor's option, to the last assignee of Lessee hereunder) following expiration of the Lease term. In the event of termination of Lessor's interest in this Lease, Lessor shall transfer said deposit to Lessor's successor in interest.



VII

USE OF PREMISES/QUIET ENJOYMENT

The Leased Premises shall be used by Lessee for the purpose of conducting commercial activity. Lessee shall not use or permit the Leased Premises or any part thereof to be used for any purpose in violation of any municipal, borough, state, federal, or other governmental law, ordinance, rule or regulation.

Lessor hereby covenants that Lessee, paying the rent hereby reserved, and observing and performing the several covenants and stipulations herein on their part contained shall peaceably hold and enjoy the Leased Premises during the said term without any interruption by Lessor or any person rightfully claiming under his/her/their; subject, however, to the right of Lessor or his/her/their agent to enter upon and examine the premises by appointment with Lessee or his/her/their agent.

VIII

TAXES AND ASSESSMENTS

Lessee, in addition to the rent provided for herein, shall pay all taxes and assessments upon the Lease Premises, and upon the buildings and improvements thereon, which are assessed during the Lease Term or any extension thereof. All taxes assessed prior to but payable in whole or in installments after the effective date of the Lease Term,

and all taxes assessed during the Lease Term but payable in whole or in installments after the Lease Term, shall be adjusted and prorated, so that Lessor shall pay prorated share for the period prior to and for the period subsequent to the Lease Term and Lessee shall pay his/her/their prorated share for the Lease Term.

IX

DEFAULT BY LESSEE AND REMEDIES

Default and Remedies. The following events shall be deemed to be events of default by Lessee under the lease:

- (a) Lessee shall fail to pay any installments of rent or other obligation hereunder involving the payment of money and such failure shall continue for a period of ten (10) days after the date due.
- (b) Lessee shall fail to comply with any term, provision or covenant of this lease, other than as described in subsection (a) above, and shall not cure such failure within fifteen (15) days after written notice thereof to Lessee.
- (c) Lessee or any guarantor of Lessee's obligations under this lease shall become insolvent, or shall make a transfer in fraud of creditors, or shall make an assignment for the benefit of creditors.
- (d) Lessee or any guarantor of Lessee's obligations under this lease shall file a petition under any section or chapter of the National Bankruptcy Act, as amended, or under any similar law or statute of the United States or any state thereof, or Lessee or any guarantor of Lessee's obligations under this lease shall be adjudged bankrupt or insolvent in proceedings filed against Lessee or any guarantor of Lessee's obligations under this lease.
- (e) A receiver or Trustee shall be appointed for the Leased Premises or for all or substantially all of the assets of Lessee or of any guarantor of Lessee's obligations under this lease.
- (f) Lessee shall desert or vacate or shall commence to desert or vacate the Leased Premises or any substantial portion of the Leased Premises or shall remove or attempt to remove, without the prior written consent of Lessor, all or a substantial portion of Lessee's good, wares, equipment, fixtures, furniture, or other personal property.

RECEIVED

JUL 15 2016

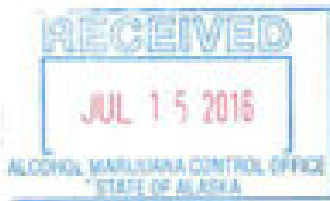
STATE OF ALABAMA
SHERIFF'S OFFICE

(g) Lessee shall do or permit to be done anything which creates a lien upon the premises.

Upon the occurrence of any such events of default, Lessor shall have the option to pursue either of the following alternative remedies:

(1) Without any notice or demand whatsoever, Lessor may take any one or more of the actions permissible at law to insure performance by Lessee or Lessee covenants and obligations under this lease. In this regard, it is agreed that if Lessee deserts or vacates the Leased Premises, Lessor may enter upon and take possession of such premises, in order to protect them from deterioration and continue to demand from Lessee the monthly rentals and other charges provided in the lease, without any obligation to relet; but that if Lessor does, at his/her/their sole discretion, elect to relet the Leased Premises, such action by Lessor shall not be deemed as an acceptance of Lessee's surrender of the Leased Premises unless Lessor expressly notifies Lessee of such acceptance in writing. Lessee hereby acknowledges that Lessor shall be reletting as Lessee's agent and Lessee hereby agrees to pay to Lessor on demand any deficiency that may arise between the monthly rentals and other charges provided in this lease and that actually collected by Lessor. It is further agreed that in the event of any default described in subsection (b) above, Lessor has the right to enter upon the Leased Premises by force if necessary without being liable for prosecution or any claim for damages therefore, and do whatever Lessee is obligated to do under the terms of this lease; and Lessee agrees to reimburse Lessor on demand for any expenses which Lessor may incur in thus effecting compliance with Lessee's obligations under this lease, and Lessee further agrees that Lessor shall not be liable for any damages resulting to Lessee from such action.

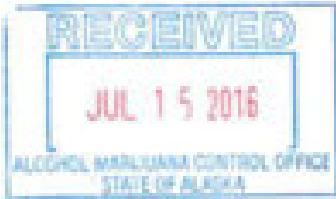
* SET
FOOTNOTE



(2) Lessor may terminate this lease by written notice to Lessee, in which event Lessee shall immediately surrender the Leased Premises to Lessor, and if Lessee fails to do so, Lessor may, without prejudice to

* FOOTNOTE * EXCEPT MARIJUANA AND MARIJUANA PRODUCTS

Handwritten initials and signature



any other remedy which Lessor may have for possession or arrearages in rent, enter upon and take possession of the Leased Premises and expel or remove Lessee and any other person who may be occupying said premises or any part thereof, by force if necessary, without being liable for prosecution or any claim for damages therefore. Lessee hereby waives any statutory requirement of prior written notice for filing eviction or damage suits for nonpayment of rent. In addition, Lessee agrees to pay to Lessor on demand the amount of all loss and damage which Lessor may suffer by reason of any termination effected pursuant to this subsection (2).

It is further agreed that Lessee shall compensate Lessor for all expenses incurred by Lessor in repossession (including among other expenses any increase in insurance premiums caused by the vacancy of the Lease Premises), all expenses incurred by Lessor in reletting (including among other expenses, repairs, remodeling, replacements, advertisements, and brokerage fees), all concessions granted to a new tenant upon reletting (including among other concessions, renewal options) and all losses incurred by Lessor as a direct or indirect result of Lessee's default.

X

SUBORDINATION

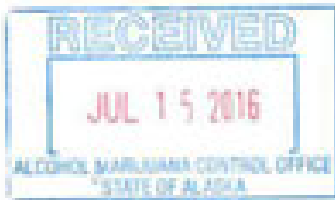
Lessee accepts that this lease is subject and subordinate to any mortgage, deed of trust or other lien presently existing upon the Leased Premises and to any renewals and extensions thereof.

XI

LIENS AND ENCUMBRANCES

Lessee shall keep the Leased Premises free and clear from any liens and encumbrances arising or growing out of the use and occupancy of the Leased Premises by Lessee.

Lessor shall keep the Leased Premises free and clear from any liens and encumbrances.



XII

UTILITIES AND OTHER SERVICES

Lessee shall, shall not, at his/her/their expense, furnish all utilities and services used or consumed upon the Leased Premises. Lessor shall not be liable for any loss or damage caused or resulting from any violation, interruption or failure of such utility or services due to any cause whatsoever.

XIII

CONSTRUCTION OF IMPROVEMENTS

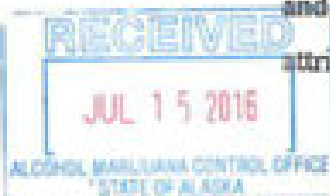
Lessor shall be under no obligation whatever to construct, make or perform any improvements, repairs or alterations to the Leased Premises whatsoever. Lessee shall have the right to construct any improvements desired on the Leased Premises. Lessee shall secure all governmental permits required in connection with such construction work and shall hold Lessor harmless from all liability for liens which may result therefrom. All alterations to the Leased Premises, additions, buildings, and improvements, except trade fixtures, appliances and equipment which do not become attached to any building constructed on the Leased Premises shall become the property of Lessor without any obligation on the part of Lessor to pay therefore upon the termination of this Lease Agreement or any extended term thereof for any reason whatsoever. Lessee shall have the right to move any structure off of the Leased Premises which is not on a permanent foundation. Lessee shall commit no waste of any kind upon the Lease Premises. At the expiration of the Lease Term or any extension thereof, Lessee shall surrender the Lease Premises in good condition, normal wear and tear or casualty excepted.

XIV

MAINTENANCE OF PREMISES

Lessor shall, at his/her/their expense, maintain and keep in good repair the foundations, exterior walls, roof, means of common ingress and egress, and other structural portions of the Leased Premises. Lessee shall, at his/her/their expense, maintain the interior of the Leased Premises at all times in good condition and repair, and shall commit no waste of any kind in, on or about the Leased

Premises, nor create or suffer a nuisance to become on the Leased Premises. At the expiration of the term of this Lease, Lessee shall surrender the Leased Premises to Lessor in good condition, normal wear and tear and damage by fire or other casualty excepted. Lessee shall pay for any and all damage to the Leased Premises, the building located on the Leased Premises and the personal property of Lessor or other tenants or occupants of the Leased Premises, its apparatus or appurtenances. If abnormal wear and tear, abuse or waste of the Leased Premises are found during the term of this Lease, Lessee shall, upon demand by Lessor, immediately eliminate such abnormal wear and tear, abuse or waste and restore the Leased Premises to its condition at the beginning of the Lease, normal wear and tear excepted. Lessee shall be responsible for repair and replacement of doors and window located on the Leased Premises for any cause except for causes attributable to Lessor.



XV

ASSIGNMENT – SUBLEASE

- (a) Lessee shall not assign this Lease Agreement or any interest therein, nor shall this Lease Agreement or any interest thereunder be assignable or transferable by operation of law or by any process or proceeding of any court or otherwise, without first obtaining the written consent of Lessor which will not be unreasonably withheld by Lessor. Any unauthorized assignment or transfer of the Lease Agreement or the Leased Premises shall be voidable by Lessor at option. Any assignment or transfer by Lessee with the consent of Lessor shall not relieve Lessee of any of duties and obligations under this Lease Agreement.
- (b) Lessee shall have the right to sublet the whole or any part of the Lease Premises, provided that no part of the Leased Premises shall be sublet for any purpose which is unlawful, dangerous, noxious or offensive. Nor subletting by Lessee shall affect the obligation of Lessee to perform all of the covenants required to be performed by Lessee under the terms of this Lease Agreement.

XVI

INSURANCE



- (a) Lessee, during the lease term, shall carry, at its sole expense, public liability insurance covering the leased premises, and for injury or death to any person, and for injury or death to any number of persons in one accident, and for property damage or destruction. The minimum requirements in this section may be increased by Lessor in accordance with customs and usage for comparable property in the neighboring area.
- (b) All insurance policies required to be maintained by Lessee under subsection (a) above shall name Lessor (or Lessor's designee) and Lessee as the insured, as their respective interests appear. All such policies shall contain an agreement by the insurer(s) that such policies shall not be cancelled without at least ten (10) days' prior written notice to Lessor. Certificates or copies of all insurance policies shall be furnished to Lessor promptly after the issuance thereof.
- (c) Lessor shall not be liable to Lessee, its sublessees, or their respective agents, employees, licensees, and invitees for any loss or damage caused by fire or any of the risks enumerated in a standard fire insurance policy with a broad form extended coverage.
- (d) Lessee agrees to maintain, at its own cost and expense, in full force and effect during the term of this lease and any extensions thereof, fire and casualty insurance with extended coverage endorsement covering all of its furniture, fixtures, equipment, records, and any other personal property in the premises for full replacement value.

XVII

INDEMNIFICATION

Lessor shall not be liable to Lessee or to any other person or persons for any injuries or death or for loss for damage to property (including property of Lessee) occurring on the Leased Premises from any cause whatsoever other than the fault or negligence of Lessor, his/hen/their agents or employees. Lessee agrees to indemnify and save Lessor harmless from all loss, damage, liability or expense (including expense of defending claims) relating to any action or alleged injury to or death of any person, or actual or alleged loss or damage to property caused by

or resulting from any occurrence to the Leased Premises other than an occurrence resulting from the fault or negligence of Lessor, his/her/their agents or employees.

Lessee shall not be liable to Lessor or to any other person or persons for any injuries or death or for loss or damage to property (including property of Lessor) occurring on the Leased Premises from any cause whatsoever other than the fault or negligence of Lessee, its agents or employees.

XVIII

WAIVER

Neither the acceptance of rent nor any other act or omission of Lessor at any time or times after the happening of any event which would enable Lessor to cancel this lease or declare Lessee's interest hereunder forfeited, shall operate as a waiver of any past or future violation, breach or failure to keep or perform any covenant, agreement, term or condition hereof or to deprive Lessor of right to cancel or terminate this lease at any time that cause for cancellation or termination may exist, or be construed so as to at any future time stop Lessor from promptly exercising any other option, right or remedy that may have under any term or provision of this lease.

XIX

NOTICES

All notices hereunder may be delivered or mailed. If mailed, they shall be sent by certified or registered mail to the following respective addresses:

LESSOR:

Gossman Leasing, LLC.
PO Box 571
Kasilof, Alaska 99610

LESSEE:

Alaska Bud Brothers Aerogardens LLC.
PO Box 571
Kasilof, Alaska 99610

or to such other respective addresses as either Lessor or Lessee may hereafter from time to time designate in writing. Notices sent by mail shall be deemed to have been given when properly mailed.

XX

HOLDING OVER



In the event Lessee remains in possession of the Leased Premises after expiration of this lease without a written Lease Agreement, Lessee shall be deemed to be occupying the Leased Premises as a tenant from month-to-month, subject to all the conditions, provisions, and obligations of this Lease Agreement insofar as they may be applicable to such month-to-month tenancy.

XXI

BENEFIT

Subject to the restrictions stated in Article XV hereof, all the terms, conditions, covenants and agreement in this Lease Agreement shall extend to and be binding upon the Lessor, Lessee and his/her/their respective successors and assigns and upon any person, firm or corporation coming into ownership or possession of any interest in the Leased Premises by operation of law or otherwise, and shall be construed as covenants running with the land.

XXII

DEFINITIONS

The words "Lessor", "Lessors", and "Lessee", "Lessees" as used in this lease shall include both the singular and plural, the masculine, the feminine and the neuter whenever appropriate and shall include any individual or person acting in a fiduciary capacity as an executor, administrator, trustee or in any other representative capacity. The titles of paragraphs herein are for identification only and not to be considered to be a part of this lease nor to be restrictive in any manner of the provisions of any of the paragraphs of this lease.

XXIII

INVALIDITY

If any provision of this Lease Agreement shall be found to be invalid, the remainder hereof shall nevertheless be carried into effect.

XXIV

APPLICABLE LAW

This lease is made under and shall be construed in accordance with the laws of the State of Alaska.

SIGNATURES



LESSOR: Gossman Leasing, LLC

By: *Laura M. Gossman / Owner*

LESSEE: Alaska Bud Brothers Aerogardens, LLC.

By: *J. Gossman (Owner)*



PUBLISHER'S AFFIDAVIT

UNITED STATES OF AMERICA, }
STATE OF ALASKA } ss:

Denise Reece being first duly sworn, on oath deposes and says:

That I am and was at all times here in this affidavit mentions, Supervisor of Legals of the Morris Publishing Group/Peninsula Clarion, a newspaper of general circulation and published at Kenai, Alaska, that the Limited Marijuana Cultivation Facility License

a printed copy of which is hereto annexed was published in said paper one each and every week for three successive and consecutive weeks in the issues on the following dates:

June 29, 2016

July 6, 13, 2016

x Denise Reece

SUBSCRIBED AND SWORN to me before this 13th day of July, 2016

J. HANCOCK
NOTARY PUBLIC in favor for the State of Alaska.

My Commission expires 6-May-19

LIMITED MARIJUANA CULTIVATION FACILITY LICENSE

Alaska Bud Brothers Aerogardens, LLC is applying under 3 AAC 306.400(a)(2) for a new Limited Marijuana Cultivation Facility License, license #10650, doing business as ALASKA BUD BROTHERS AEROGARDENS, LLC located at 22720 Yukon Road, Kenai, AK, 99610, UNITED STATES.

Interested persons should submit written comment or objection to their local government, the applicant, and to the Alcohol & Marijuana Control Office at 650 W 7th Ave, Suite 1000, Anchorage, AK 99501, or to marjuaana.gov not later than 30 days after this notice of application.

PUBLISHED 6/28, 7/6, 13, 2016 2607/113699

RECEIVED

JUL 15 2016

ALCOHOL MARIJUANA CONTROL OFFICE
STATE OF ALASKA

Notary Public

J. HANCOCK

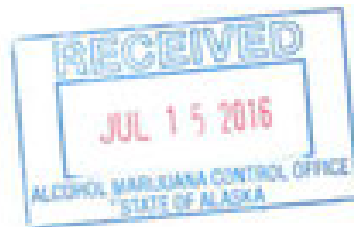
State of Alaska

My Commission Expires May 6, 2019

Alaska Bud Brothers Aerogardens, LLC is applying under 3 AAC 306.400(a)(2) for a new Limited Marijuana Cultivation Facility license, license #10650, doing business as ALASKA BUD BROTHERS AEROGARDENS LLC, located at 22720 Yukon Road, Kasilof, AK, 99610, UNITED STATES.

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

APPLICANT



CLARION

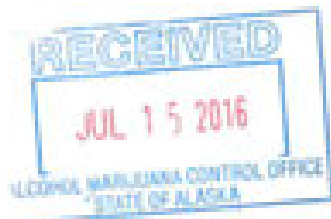
PO Box 3009, Kenai, AK 99611 - (907) 283-7551 - Fax (907) 283-3299

Attachment #16

Alaska Bud Brothers Aerogardens
 Attn: Jim Gossman
 PO Box 571
 Kasilof, AK 99610

Invoice # 2837715699

Date	Quantity	Total
Limited Marijuana Cultivation Facility License		
06/29/16	6	57.00
07/06/16	6	57.00
07/13/16	6	57.00
Affidavit Charge		10.00
Sales Tax		10.86
Payment - Thank You		-191.86
Total		\$0.00



Please include invoice and account numbers on all correspondence

REGISTERING OBJECTION TO RESOLUTION 2016-029

RECEIVED

MAY 16 2016

KENAI PENINSULA ASSEMBLY
C/O JOHNI BLANKENSHIP
144 NORTH BINKLEY STREET
SOLDOTNA, ALASKA 99669

Borough Clerk's Office
Kenai Peninsula Borough

RE: RESOLUTION 2016-029

RECORD OWNER: BORIS FAMILY TRUST
CECILE BORIS, TRUSTEE
UNIMPROVED PARCEL # 05758018

OBJECTION TO RESOLUTION 2016-029

- 1) UNIMPROVED PARCEL # 05758018 INGRESS AND EGRESS IS VIA LUMBERJACK LANE . THIS IS DUE TO THE BOROUGH'S DECISION TO BLOCK OFF ACCESS TO EDDY HILL ROAD AT THE END POINT OF BOTH LUMBERJACK AND WOODED LANE IN SPITE OF OUR REQUEST AND APPEAL TO OPEN THIS ACCESS WHEN EDDY HILL WAS REDIRECTED FROM THE TOP OF THE HILL. THE RESOLUTION DOES NOT SPEAK TO OPENING LUMBERJACK OR WOODED LANE WITH THIS PROJECT THEREFORE MY ACCESS TO EDDY HILL FROM MY PROPERTY WILL STILL REQUIRE GOING AROUND LUMBERJACK AND OUT RAFFE TO SPORTS LAKE ROAD.
- 2) "EQUAL ASSESSMENTS TO ALL PARCELS". PROPERTIES AT THE BOTTOM OF THE HILL WILL HAVE THE BENEFIT OF THE PAVED ROAD FOR LESS THAN A QUARTER OF A MILE BEFORE ENTERING SPORTS LAKE ROAD THEREFORE OUR DESIRE OR NEED FOR THE PAVED ROAD DOES NOT COMPARE TO THOSE AT THE TOP OF THE HILL. IS IT FAIR TO EQUALIZE PAYMENT WHEN THE NORMAL USAGE IS NOT COMPARABLE.??
- 3) A MAJOR CONCERN IS THE IMPACT OF THIS FINANCIAL ASSESSMENT AND THE FUTURE IMPACT OF THE SURE TO FOLLOW TAX INCREASE WITH NO PRIOR INPUT FROM ALL EFFECTED OWNERS TO ADDRESS ANY IMPROVEMENT THAT MIGHT HAVE OFFERED SOME BENEFIT FOR THEIR REQUIRED COSTS I.E. OPENING UP LUMBERJACK TO EDDY HILL.

RESPECTFULLY SUBMITTED BY:
CECILE F. BORIS, TRUSTEE

Cecile F. Boris
May 10, 2016