EXHIBIT A

AMENDMENT TO CORPORATE BYLAWS

CONFLICT OF INTEREST AND AMENDMENT TO ANTI-LOBBYING

POLICY

2.2 OF BYLAWS is AMENDED with the following which is to supplement but not replace the provision. Conflict of Interest and Anti-lobbying policies are intended to supplement but not replace any applicable state and federal laws governing conflicts of interests and lobbying of members of the Board or other key founders. Every member of a charity has a duty of loyalty to the charity and all who endeavor to act for the charity in the conduct of its business affairs and to make the charity transparent as to any form of self-dealing or in using funding opportunities as a means to back a particular political stand.

It is the firm rule of Mass Medi-Spa, Inc. to comply with a conflicts of interest and anti-lobbying policy. Board members and officers must act vigilantly to remediate apparent conflicts of interest and lobbying efforts.

It is required that all directors, officers, or employees disclose to the Board any time that they believe or have reason to believe that their personal interests which includes financial, political, or personal interests of themselves or family conflicts with the charitable purposes of the entity.

Any interested person who has a potential interest which may be in conflict with the corporate charitable cause shall disclose such apparent conflict to the disinterested members of the Board only who shall take their position into account as well as the pertinent facts and after deliberating on the case, in private, shall issue a ruling on whether such activities are in conflict with the charitable purposes of the corporation.

If such a determination is made, or an interested person is found to have violated the conflict of interest policy, the Board shall not delay pursuing all means necessary including initiating litigation, or referring the matter to the Massachusetts Attorney general for its actions which at a minimum removes the conflict. All interested members who are found to have violated the conflicts policy must return the corporation to the status quo ante, or if the interested person fails to or cannot resolve the conflict, and litigation is commenced, then the interested person shall pay the costs including legal fees and any damages, which may arise from said conflict.

No part of the assets of the corporation and no part of any net earnings of the corporation shall be divided among or inure to the benefit of any officer, director, or member of the corporation or any private individual, or be appropriated for any purposes other than the purposes of the
30. Provide a summary of the RMD's operating procedures for maintaining confidentiality of registered qualifying patients, personal caregivers, and dispensary agents, as required by law.

Mass Medi-Spa is committed to the protection of patient information against theft, loss, unauthorized access, misuse or disclosure. A complete policy addressing the issues of collection, access, use and disclosure of patient information is available upon request.

All RMD personnel are expected to maintain the highest level of confidentiality and privacy relative to patient information, and will receive initial training and annual recertification on the Health Information Privacy and Accountability Act (HIPAA).

Operating procedures:
- Upon entrance every patient or caregiver will have their valid photo ID cards and registration cards inspected.
- Patient information will be password protected to limit access to only designated staff.
- Patient passwords will be changed on a regular basis.
- Patient interviews and consultations will be done in a private setting.
- Patient information will not be disclosed to anyone without the patient's prior consent.
- Patient information will be marked confidential and sent only using secure methods (certified mail or encrypted email).
- All forms or records will be kept in locked or restricted areas.
- All interpreters (as applicable) must sign a patient confidentiality agreement prior to providing services.
- All computer screens will be safeguarded.

Any employee found in breach of either patient or operational privacy will be subject to immediate disciplinary action up to and including termination of employment.
35. Provide a summary of the RMD's operating procedures for patient or personal caregiver home-delivery, if the RMD plans to provide home-delivery services.
36. Provide a summary of the RMD’s policies and procedures for the provision of marijuana for medical use to registered qualifying patients with verified financial hardship without charge or at less than the

We are very committed to increasing access to medical marijuana for those who have limited financial means. For registered qualified patients who need but cannot afford our products due to a documented "Verified Financial Hardship", we will provide reduced cost (less than market price) and free marijuana.

Patients will be pre-qualified for this program if they are a recipient of MassHealth or Supplemental Security Income, or if their income does not exceed 300% of the poverty level, adjusted for family size.

Each patient that requests participation in the low-cost or no-cost program will be required to complete an application.