MANAGEMENT AND OPERATIONS PROFILE
Request for a Certificate of Registration to
Operate a Registered Marijuana Dispensary

INSTRUCTIONS

This application form is to be completed by a non-profit corporation or domestic business corporation that wishes to apply for a Certificate of Registration to operate a Registered Marijuana Dispensary ("RMD") in Massachusetts, and has been invited by the Department of Public Health ("Department") to submit a Management and Operations Profile ("applicant").

Once invited by the Department to submit a Management and Operations Profile, the applicant must submit the Management and Operations Profile within 45 days from the date of the invitation letter, or the applicant must submit a new Application of Intent and fee.

If invited by the Department to submit more than one Management and Operations Profile, the applicant must submit a separate Management and Operations Profile, attachments, and application fee for each proposed RMD. Please identify each application of multiple applications by designating it as Application 1, 2 or 3 in the header of each application page. Please note that no executive, member, or any entity owned or controlled by such an executive or member, may directly or indirectly control more than three RMDs.

However, even if submitting a Management and Operations Profile for more than one RMD, an applicant need only submit one background check packet, including authorization forms for all required individuals, and fee associated with the background checks.

Unless indicated otherwise, all responses must be typed into the application forms. Handwritten responses will not be accepted. Please note that character limits include spaces.

Attachments should be labeled or marked so as to identify the question to which it relates.

Each submitted application must be a complete, collated response, printed single-sided on 8 ½” x 11” paper, and secured with a binder clip (no ring binders, spiral binding, staples, or folders).
Mail or hand-deliver the Management and Operations Profile, with all required attachments, the $30,000 application fee, and completed Remittance Form to:

Department of Public Health
Medical Use of Marijuana Program
RMD Applications
99 Chauncy Street, 11th Floor
Boston, MA 02111

All fees are non-refundable and non-transferable.

REVIEW

Applications are reviewed in the order they are received.

After a completed application packet and fee is received by the Department, the Department will review the information and will contact the applicant if clarifications or updates to the submitted application materials are needed. The Department will notify the applicant whether it has met the standards necessary to be invited to submit a Siting Profile.

Applicants must receive an invitation from the Department to submit a Siting Profile within 1 year of the date of submission of the Management and Operations Profile, or the applicant must submit a new Application of Intent and fee in order to proceed in the application process.

PROVISIONAL CERTIFICATE OF REGISTRATION

Applicants must receive a Provisional Certificate of Registration from the Department within 1 year of the date of the invitation letter from the Department to submit a Siting Profile. If the applicant does not meet this deadline, the application will be considered to have expired. Should the applicant wish to proceed with obtaining a Certificate of Registration, a new application must be submitted, beginning with an Application of Intent, together with the associated fee.

REGULATIONS

For complete information regarding registration of an RMD, please refer to 105 CMR 725.100, as well as materials posted on the Medical Use of Marijuana Program website: www.mass.gov/medicalmarijuana.

It is the applicant's responsibility to ensure that all responses are consistent with the requirements of 105 CMR 725.000, et seq., and any requirements specified by the Department, as applicable.

PUBLIC RECORDS

Please note that all application responses, including all attachments, will be subject to release pursuant to a public records request, as redacted pursuant to the requirements at M.G.L. c. 4, § 7(26).
If additional information is needed regarding the RMD application process, please contact the Medical Use of Marijuana Program at 617-660-5370 or RMDapplication@state.ma.us.
CHECKLIST

The forms and documents listed below must accompany each application, and be submitted as outlined above:

☑ A fully and properly completed Management and Operations Profile, signed by an authorized signatory of the applicant

☑ A copy of the applicant's Articles of Organization (as outlined in Section B)

☑ A copy of the applicant's Certificate of Good Standing (as outlined in Section B)

☑ A copy of the applicant’s bylaws (as outlined in Section B)

☑ An Employment and Education form for each required individual (as outlined in Section D)

☑ A completed Remittance Form (use template provided)

☑ A bank or cashier’s check made payable to the Commonwealth of Massachusetts for $30,000

☑ A sealed envelope with the name of the applicant and marked “authorization forms,” that contains the background check authorization forms (use forms provided) and fee, for each of the following actors:

- The Chief Executive Officer; Chief Operating Officer; Chief Financial Officer; individual/entity responsible for marijuana for medical use cultivation operations; individual/entity responsible for the RMD security plan and security operations; each member of the Board of Directors; each Member of the Corporation, if any; and each person and entity known to date that is committed to contributing 5% or more of initial capital to operate the proposed RMD. If the applicant does not have a Chief Executive Officer, Chief Operating Officer, or Chief Financial Officer, it must identify the individuals performing the equivalent duties for the applicant and submit these forms for each said individual.

- For entities contributing 5% or more of initial capital to operate the proposed RMD, the forms must be completed by the entity’s Chief Executive Officer or Executive Director and President or Chair of the Board of Directors. If the entity does not have a Chief Executive Officer or Executive Director or President or Chair of the Board of Directors, it must identify the individuals performing the equivalent duties for the entity and submit these forms for each said individual.

Information on this page has been reviewed by the applicant, and where provided by the applicant, is accurate and complete, as indicated by the initials of the authorized signatory here: Ss
SECTION A. APPLICANT INFORMATION

1. Massachusetts Safe Access Inc.
   Legal name of Applicant Corporation

2. Sandeep Singh
   Name of Applicant Corporation’s Chief Executive Officer

   PO BOX 542
   Mashpee, MA 02649

3. Mailing address of Applicant Corporation (Street, City/Town, Zip Code)

4. 24 Pleasant Park Dr, Mashpee, MA 02649
   Applicant Corporation’s point of contact (name of person Department should contact regarding this application)

5. (818) 585-1800
   Point of contact’s telephone number

6. ssingh821@icloud.com
   Point of contact’s e-mail address

7. Number of applications: How many Management and Operations Profiles does the applicant intend to submit?
   1 per application

SECTION B. INCORPORATION

8. Attach a copy of the applicant’s Articles of Organization, documenting that the applicant is a non-profit corporation or domestic business corporation incorporated in Massachusetts.

9. Attach a copy of the applicant’s Certificate of Good Standing from the Massachusetts Secretary of the Commonwealth. The Certificate of Good Standing must be dated no earlier than 90 days prior to the date the Management and Operations Profile is received by the Department.

10. Attach a copy of the applicant’s bylaws.

Information on this page has been reviewed by the applicant, and where provided by the applicant, is accurate and complete, as indicated by the initials of the authorized signatory here: SS
Application 1 of 3

Applicant Corporation

Massachusetts Safe Access Inc.

SECTION C. NON-PROFIT COMPLIANCE

If the applicant is a non-profit corporation, answer each of the questions in Section C to explain how the corporation will remain in compliance with the non-profit requirements of Ch. 369 of the Acts of 2012, the regulations at 105 CMR 725.000, and "Guidance for Registered Marijuana Dispensaries Regarding Non-Profit Compliance." Please refer to the "Guidance for Registered Marijuana Dispensaries Regarding Non-Profit Compliance" document in completing this Section.

11. Please identify any management company that the applicant intends to utilize and summarize the terms of any agreement or contract, executed or proposed, with the management company.

We have no management agreements in place as of yet. We are planning on working on day to day management of the facility ourselves. We are however in search of companies who manage cannabis testing (mold, fungus, infestations, diseases, overall quality and potency), companies who are 24/7 helping with management of the facilities with automation and mechanical aspects for repairs.

We are however in talks with American Cannabis Consulting and Compliance for continuous training agreements.

12. Please identify any agreements or contracts, executed or proposed, in which the applicant will engage in a Related Party Transaction and summarize the terms of each such agreement.

We do not have any proposed agreements in place as of yet. We are working on our product selection, packaging, logos, etc. Once we complete this process we will meet with different dispensaries about purchasing products from us as a wholesaler type of agreement. This way we can sufficiently provide samples and the visionary idea of what we are proposing to each dispensary and how our products can help them grow, regardless of if the product is flower or an edible.

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13. Please identify whether any members of the Board of Directors are also serving as employees of the proposed RMD and, if so, their title and role with the proposed RMD.

Yes, all members will serve as employees.

Sandeep Singh will be acting CEO. He will be working every aspect of the business from helping with growing operations to janitorial operations. There isn't an aspect of the business he won't work on or help with.

Phillip De Menezes will be working as an Operations manager aiding Sandeep in day to day operations. Phillip's main focus will be to track inventory and maintain the front end.

Andrew G will be in charge of product development of the packaging & design of products, website design and maintenance, overall graphics, and marketing strategies. He will also utilize his knowledge gained over the years of working in medical marijuana and fashion to design retail space and to help create a new aesthetic the industry has never seen before.

14. Please identify whether any members of the Board of Directors are serving as officials, executives, corporate members or board members for any management company, investor or other third party proposed to contract or otherwise conduct business with the proposed RMD.

Yes. All members will be serving as executives. Only Sandeep will be serving as an investor in addition.
15. Please identify any contract or agreement, executed or proposed, under which a percentage or portion of the applicant's revenue will be distributed to a third party and summarize the terms of any such agreement or contract.

None

ATTESTATION

The applicant agrees and attests that it will operate in compliance with the "Guidance for Registered Marijuana Dispensaries Regarding Non-Profit Compliance."

Sandeep Singh  
Signature of Authorized Signatory  
12/8/2017  
Date Signed

Sandeep Singh  
Print Name of Authorized Signatory

CEO  
Title of Authorized Signatory

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16. Attach a completed and signed Employment and Education form (use template provided) for each required individual (as outlined in the Employment and Education Form).

17. Describe the experience, and length of experience, of the applicant's Chief Executive Officer, Chief Operating Officer, and Chief Financial Officer, or their equivalent, with running a business or non-profit organization.

The CEO/CFO is Sandeep Singh. He has never had experience as a CEO, but has experience in managing businesses. Sandeep has managed the front & kitchen of a restaurant for about 4 years at the Indian Pavilion Cuisine. He helped them remodel their restaurant from the inside, helped save money with better food management and customer service techniques. Sandeep has also helped manage Mr. Pink Beverages with the Owner & CEO directly. He helped make operations more efficient with warehouse management, implementation of inventory/product tracking to prevent theft that was going on, helped manage and maintain business relationships domestically and internationally, and took care of production of the beverages whenever necessary.

Our acting Operating Officer will be Phillip De Menezes. He has experience in helping his mother operate a homemade chocolate business. Aside from that, he has no prior experience, other than his schooling.
18. Describe the experience, and length of experience, of the Corporation's Chief Executive Officer, Chief Operating Officer, and Chief Financial Officer, or their equivalent, with providing health care services.

Sandeep Singh has no prior experience in health care services. He does have extensive experience with customer service, manufacturing of products, batching process, warehouse management, office management, inventory control and loss prevention.

Phillip De Menezes has no prior experience with providing health care services. He does however have experience with customer service, inventory management, and cutlery skills. He is also working on his degree in business at Westfield University.

Andrew G has had some experience with marijuana related health care services. He has helped medical marijuana operations with their marketing, product development, he has also built & maintained websites, managed some of these teams, and stayed compliant with laws while doing so.
19. Describe the experience, and length of experience, of the Corporation’s Chief Executive Officer, Chief Operating Officer, and Chief Financial Officer, or their equivalent, with providing services for marijuana for medical purposes.

Sandeep has some experience getting a good understanding and knowledge from an Orange County marijuana delivery owner and through visiting Andrew's workplace to gain vast knowledge on their operations and procedures. Total experience would equate to about 6 months.

Phillip De Menezes has no experience.

Andrew has vast experience in this field. He has had to develop marketing strategies, packaging, graphics, and materials which are required to be abiding by the law/regulations.
20. Describe the experience, and length of experience, of the Corporation's individual/entity responsible for marijuana for medical use cultivation operations and individual/entity responsible for the RMD security plan and security operations with providing services for marijuana for medical purposes.

Sandeep had no experience, but did receive advice from a company which specializes in plans, compliance, and provide other marijuana operations related services. All plans were made according to their suggestions of reading through laws/regulations and building all plans according to the regulations set forth by the state.

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The cultivation of cannabis takes place in a secure part of our facility that is off-limits and inaccessible to patient members and unauthorized staff, requiring special combinations and key-card access. Cultivation is a multi-stage process. The processes at many of these stages require dedicated spaces. The floor plan of our facility reflects this, with special rooms dedicated to each of the following production stages: breeding, cloning, vegetation, flowering, harvesting & drying, trimming & curing, quality assurance testing, last, but not least, packaging & storage. The mitigation room where infected plants are quarantined for safety & analysis. Hydroponics growing mediums are utilized to achieve maximum growth with minimal consumption of resources. A closed growing environment means that there is no fee exchange of air from outside the facility. This has a double benefit. It allows us to completely control the air within the growing environment for temperature, humidity, CO2 content, and purity, ensuring an ideal and uncontaminated growing space. It also allows us to control the air leaving the facility, eliminating any noxious or characteristic odors produced by cannabis cultivation. In addition, we employ the use of CO2 enrichment generators, integrated inline nutrient dosers, and top of the line omnienviro magnetized systems for innovating growing. Because different kinds of lighting have specific properties and different effects on plant growth, we employ a variety of different lighting technologies depending on the cultivation stage of the plant, including: HID, CFL, HO, VHO, and LED lighting. We employ one of two growing media, again, depending on the cultivation stage of the plant: rockwool and coco-coir. Both of these are wholly organic media. We use organic nutrients along with a non-organic but safe “chelator” that accelerates nutrient up-take. The specific nutrient used depends on the growing stage: Advanced Nutrients Sensi Grow Part A and B, Advanced Nutrients Sensi Bloom Part A and B, Advanced Nutrients B-52, Advanced Nutrients Big Bud Flower Enhancer, Advanced Nutrients Voodoo Juice, Advanced Nutrients Final Phase, Advanced Nutrients Juicy Roots, and Roots Excelurator.
22. Describe the types and forms of Marijuana Infused Products ("MIPs") that the RMD intends to produce, if any.

We plan on producing a full line of edibles, concentrates, moisturizers, beverages, cooking oils, and tinctures on site.

23. Provide a summary of the RMD's methods of producing MIPs, if the RMD intends to produce MIPs.

To ensure a sanitary environment while producing edible MIPs, we will require cutlery suits, hairnets, beard nets, gloves, no eating, drinking, or gum allowed in the kitchen for infused products. Hands will always need to be sanitized with a ZERO TOLERANCE no cross contamination policy. Also, little to no personal items will be allowed in the facility. All surfaces in the facility shall also be sanitary at all times. We will utilize concentrated oil in some of our MIPs, but most of the time we will utilize trimmings to produce a healthy organic coconut oil so none of the plant is wasted. This also helps with nutritional value since we will only work to try and only offer organic and healthy products. Depending on what we are producing, we will gather the ingredients, start the oven or start mixing ingredients and measure out the dosage of THC or CBD per batch and confirm the dosage potency of the is correct, for safety. We will always double check potency to ensure quality control and dosage control. After we thoroughly batch the ingredients, we will either bake or cook the MIPs to perfection.

In regards to creams and moisturizers, we will utilize a 3rd party initially who can help infuse CBD in the organic creams, and eventually work to purchase our own equipment.
28. Provide a summary of the RMD’s operating procedures for inventory management.

29. Provide a summary of the RMD’s operating procedures for quality control and testing of product for potential contaminants.

The purpose of product safety protocols is to ensure that our medical cannabis is:

- Free of pests and microbiological contaminants, toxins, pesticides and non-organic nutrient residues,
- Medicinally potent, and
- Properly labeled to strength of active ingredients.

We achieve product purity first through preventive measures: [list all that apply]

- Proper sanitation, scrupulous clean room operations, maintaining a closed growing environment, and controlling for heavy metals;
- Limiting human traffic and transport and enforcing clean room and general hygiene protocols; and
- Systematically pruning plants of decaying matter, quarantining contaminated plants, employing predator species, and developing disease-resistant strains.

Secondly, we monitor for the failure of our preventive measures and the need for remediation through close observation of growing conditions and continual laboratory analysis of samples. Finally, when necessary, we undertake remediation, always employing the most organic and least toxic method that will be effective for the purpose. Details of our prevention, assessment and remediation procedures can be found in our full Product Safety Plan. We will also utilize up to 3 independent testing labs to ensure best practices.
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.

To protect any type of patient or customer confidentiality, records will be kept not under patient or customer names, but under their state or city medical cannabis ID number or an assigned dispensary membership number.

31. Provide a summary of the RMD’s personnel policies.

The personnel policies will include a probation period for all new employees to review overall performance to determine if further employment in a specific position or with Massachusetts Safe Access is appropriate. This process will take up to 90-days. We will offer equal employment & advancement opportunity for all individuals. Employment decisions will be based on merit, qualifications, and abilities to complete the specific job requirements effectively & efficiently. Massachusetts Safe Access and all personnel will not discriminate in employment opportunities or practices because of race, color, religion, sex, national origin, age, or disability. Non-discrimination will be strictly enforced. We will reasonably accommodate qualified individuals with known disabilities unless doing so would result in undue hardship.

The policies also include expectation of following safety rules, exercising caution at all times, and utilizing common sense in all work activities. Employees who violate safety standards, cause hazardous or dangerous situations, or fail to report, or where appropriate to remedy such situations, may be subject to disciplinary action or termination of employment.

Employees who become aware of any health-related issues, including pregnancy, should notify their supervisor and Human Resources Representative of their health status. This policy is instituted strictly to protect the employee.
33. Provide a summary of the RMD's operating procedures for record keeping.

The dispensary will track when members' recommendations or IDs expire to avoid providing cannabis to ineligible patients. Finally, we will track member's monthly cumulative buy amounts to ensure that patients or customers do not exceed the amounts recommended by their physicians or allowed per law, and to monitor for patterns suggestive of diversion or abuse. Our software system will identify unusual purchasing levels that may suggest diversion. In addition, records will be kept on all patient consultations in which the patient's health and cannabis use are discussed. These records are vital to knowing the history and details of the patient's health, physician recommendations, patient self-assessments and concerns, referrals to other caregivers, and any other staff-patient communications, as well as of specific strain recommendations, the patient's past reactions (including side-effects), treatment alternatives considered or rejected, and the other types of care the patient has received or is receiving. All records will be kept with a HIPAA Security Patient Program A-LIGN.

Only authorized staff and dispensary Directors will have access to patient records, which will be kept electronically in a secure on-site database and subject to the same level of security and confidentiality as other types of health information in traditional medical settings.
We will offer all a full range of supportive services for our target patients for educational purposes. From the time we open our doors, we believe that these services will be most important to the wellness and needs of our medical cannabis patients: classes on medical cannabis compliance, classes on pain management, wellness strategies, and oncology issues, condition-based support groups (e.g., women's cancer support group, chronic pain support, HIV/AIDS support group), counseling services focusing on proper medication practices and avoiding substance misuse, educational support group for those new to medical cannabis, horticulture classes and programs on growing your own medicine (including organic and solar), and on making edibles, individual counseling, medication interaction counseling, nutrition and diet counseling, nutrition classes, resource services (referrals for a wide variety of essential life, social and economic services), a library providing patient information on medical cannabis, holistic healing, legality issues, and advocacy/activism, and select workshops. Their retention will depend on continuing demand and what we learn through our Community Needs Assessment. Patient education will be taking place in the context of virtually every service we offer. As part of our education and counseling, we will offer a library that will include information on general holistic healing, cannabis use, and research. Understanding that patients will have different education levels and reading skills, we plan to offer our material in a variety of formats, including dvd, video, online, and tape formats.
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 market price.

For patients with verifiable financial hardship, we will offer a program for them to reasonably obtain their medicine. We will offer depending on the extent of hardship, a percentage based discount to a hefty discount, which would basically be at about the cost to produce the product. We will do this just to maintain operational costs. We also are going to be trying to seek a way to work with health insurance providers to see if there's a way to offer a program for free medicine for qualified patients.

37. Provide a summary of the training(s) that the RMD intends to provide to Dispensary Agents.

We will have a rigorous training program which covers the different areas the dispensary agents, security, or employees have to be knowledgeable in. American Cannabis Consulting and Compliance is the firm who will be guiding us with training and overall compliance. These trainings include, but are not limited to: confidentiality/patient privacy training, safety and security training, Osha Compliance training, HIPAA Compliance training, regulatory compliance training, diversion prevention training, dispensing training, marijuana infused products safety and regulatory compliance training, good manufacturing practices for infused products training, good manufacturing practices for cultivation training, and transportation compliance training.

In addition to the above, we will be holding customer service training & product training daily. We will want to make sure all interactions are positive. With that being said, we will also be training agents and customers in dosage calculations. This is to make sure we don’t over suggest the dosage, but also so customers can educate and responsibly come to a dosage for their use.
38. Will the applicant provide worker's compensation coverage to the RMD’s Dispensary Agents?
   Yes [x] No [ ]

39. Will the applicant obtain professional and commercial insurance coverage?
   Yes [x] No [ ]

40. Describe the applicant’s plan to obtain liability insurance or place in escrow the required amount to be expended for the coverage of liabilities.

   We were in talks with four different companies who have assured that they do cover marijuana operations from dispensaries to cultivation centers. After speaking extensively about our needs and potential liabilities, we realized three of the companies are offer extensive coverage for a reasonable cost.

   If we end up receiving approvals, we will be moving forward with a provider ASAP! We were advised to wait by the insurance companies until we receive notice of approval or rejection to proceed and attain coverage for all applicable liabilities. Upon request, we can provide all information for the quotes we have obtained thus far via email or a known courier.
SECTION F. CAPITAL CONTRIBUTORS

List all persons and entities known to date that are committed to contributing 5% or more of initial capital to operate the proposed RMD. For entities contributing initial capital to operate the proposed RMD, list the entity’s Chief Executive Officer or Executive Director and President or Chair of the Board of Directors, or their equivalent.

Attach additional tables if needed.

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<th>Individual Name</th>
<th>Amount of Initial Capital Committed</th>
<th>% of Initial Capital Committed</th>
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Information on this page has been reviewed by the applicant and where provided by the applicant, is accurate and complete, as indicated by the initials of the authorized signatory here: ___ ___.
Signed under the pains and penalties of perjury, I, the authorized signatory of the applicant, agree and attest that all information included in this application is complete and accurate and that I have an ongoing obligation to submit updated information to the Department if the information presented within this application has changed.

Sandeep Singh
Signature of Authorized Signatory

01/01/2018
Date Signed

Sandeep Singh
Print Name of Authorized Signatory

CEO
Title of Authorized Signatory

The applicant agrees and attests that it will operate in compliance with all applicable state laws and regulations, including, but not limited to, laws regarding child support and taxation.

Sandeep Singh
Signature of Authorized Signatory

01/01/2018
Date Signed

Sandeep Singh
Print Name of Authorized Signatory

CEO
Title of Authorized Signatory

Information on this page has been reviewed by the applicant, and where provided by the applicant, is accurate and complete, as indicated by the initials of the authorized signatory here: _SS_
I, the authorized signatory for the applicant, hereby attest that if the applicant is allowed to proceed to submit a Siting Profile, the applicant is prepared to comply with all Siting Profile requirements.

Sandeep Singh  
Signature of Authorized Signatory

Date Signed: 01/01/2018

Sandeep Singh  
Print Name of Authorized Signatory

CEO  
Title of Authorized Signatory

Information on this page has been reviewed by the applicant, and where provided by the applicant, is accurate and complete, as indicated by the initials of the authorized signatory here: SS.
Corporations Division

Business Entity Summary

ID Number: 001285760

Summary for: MASSACHUSETTS SAFE ACCESS INC.

The exact name of the Nonprofit Corporation: MASSACHUSETTS SAFE ACCESS INC.

Entity type: Nonprofit Corporation

Identification Number: 001285760

Date of Organization in Massachusetts: 08-09-2017

Current Fiscal Month/Day: 01/31

The location of the Principal Office in Massachusetts:

Address: 24 PLEASANT PARK DR
City or town, State, Zip code, Country: MASHPEE, MA 02649 USA

The name and address of the Resident Agent:

Name: REGISTERED AGENTS INC.
Address: 82 WENDELL AVENUE STE 100
City or town, State, Zip code, Country: PITTSFIELD, MA 01201 USA

The Officers and Directors of the Corporation:

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<tr>
<th>Title</th>
<th>Individual Name</th>
<th>Address</th>
<th>Term expires</th>
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<tr>
<td>TREASURER</td>
<td>SANDEEP SINGH</td>
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<td>0</td>
</tr>
<tr>
<td>VICE PRESIDENT</td>
<td>ANDREW GWIZDOWSKI</td>
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</tr>
<tr>
<td>CLERK</td>
<td>PHILLIP R DE MENEZES</td>
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</tr>
<tr>
<td>DIRECTOR</td>
<td>SANDEEP SINGH</td>
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To Whom It May Concern:

I hereby certify that according to the records of this office,

MASSACHUSETTS SAFE ACCESS INC.

is a domestic corporation organized on August 09, 2017.

I further certify that there are no proceedings presently pending under the Massachusetts General Laws Chapter 180 section 26 A, for revocation of the charter of said corporation; that the State Secretary has not received notice of dissolution of the corporation pursuant to Massachusetts General Laws, Chapter 180, Section 11, 11A, or 11B; that said corporation has filed all annual reports, and paid all fees with respect to such reports, and so far as appears of record said corporation has legal existence and is in good standing with this office.

In testimony of which,

I have hereunto affixed the

Great Seal of the Commonwealth

on the date first above written.

William Francis Galvin

Secretary of the Commonwealth

Certificate Number: 17080313110

Verify this Certificate at: http://corp.sec.state.ma.us/CorpWeb/Certificates/Verify.aspx

Processed by:
BYLAWS OF
MASSACHUSETTS SAFE ACCESS INC.

ARTICLE I - BUSINESS AND PURPOSE

The Corporation is established to engage in any lawful business or enterprise. By way of example and without limitation the Corporation may engage in any lawful business.

In the performance of its business, the Corporation shall have all powers granted by the general Corporation laws of the state of Massachusetts. Specifically, and without limitation, the Corporation shall have the power to engage generally in any and all phases of the business of owning, holding, managing, controlling, acquiring, purchasing, disposing of, or otherwise dealing in or with any interest or rights in any real or personal property. The foregoing shall include but is not limited to the power to invest and trade in the securities markets including without limitation the right to buy, sell, trade, barter, or otherwise exchange, acquire, and dispose of stocks, bonds, commodities, futures, options, puts, calls (including naked puts and calls), or other vehicles of public or private companies, mutual funds, or other entities, whether such be for the Corporation's own account or on the account of a customer or client of the Corporation; where the Corporation engages in such activities on behalf of a client or customer, said transactions may be conducted through banking or brokerage accounts in the Corporation's own name or in the name of said client or customer. The business and purpose shall include the conducting and engaging in such activities as is necessary or useful in connection with the foregoing.

ARTICLE II - OFFICES

The registered office of the Corporation shall be located in the city of Hyannis, in the State of Massachusetts. The Corporation may also maintain offices at such other places within or outside of the State of Massachusetts, as the Board of Directors may, from time to time, determine or deem necessary.

ARTICLE III - MEETING OF SHAREHOLDERS

ANNUAL MEETINGS:
The annual meeting of the shareholders of the Corporation shall be held in January of each year at such date, time, and location as shall be determined, from time to time, by the Directors.

SPECIAL MEETINGS:
Special meetings of the shareholders may be called by the Board of Directors or President of the Corporation and shall be held at such date, time, and location as shall be determined, from time to time, by the Board of Directors or officer calling said meeting.

PLACE OF MEETINGS:
Meetings of shareholders shall be held at the registered office of the Corporation, or at such other places, within or outside the State of Massachusetts as the Directors may from time to time fix. If no designation is made, the meeting shall be held at the Corporation's registered office in the State of Massachusetts.

NOTICE OF MEETINGS:
Written or printed notice of each meeting of shareholders, whether annual or special, signed by the President, Vice President, or Secretary, stating the time when and place where it is to be held, as well as the purpose or purposes for which the meeting is called shall be served either personally, by mail or by electronic communication including, but not limited to, electronic mail by or at the direction of the President, the Secretary, or the officer or the person calling the meeting, not less than 30 nor more than 90
days before the date of the meeting, unless the lapse of the prescribed time shall have been waived before or after the taking of such action, upon each shareholder of record entitled to vote at such meeting, and to any other shareholder to whom the giving of notice may be required by law. If mailed, such notice shall be deemed to be given when deposited in the United States mail, addressed to the shareholder as it appears on the share transfer records of the Corporation or to the current address, which a shareholder has delivered to the Corporation in a written notice.

Further notice of an annual or special meeting to a shareholder is not required under the following circumstances:
- when notice of two consecutive annual or special meetings, and all notices of meetings or of the taking of action by written consent without a meeting of the shareholder during the period between those two consecutive annual meetings; or
- all, and at least two payments sent by first-class mail of dividends or interest on securities during a 12-month period have been mailed addressed to him or her at his or her address as shown on the records of the Corporation and have been returned undeliverable.

**QUORUM:**
Except as otherwise provided herein, or by law, or in the Articles of Incorporation (such Articles and any amendments thereof being hereinafter collectively referred to as the "Articles of Incorporation"), a quorum shall be present at all meetings of shareholders of the Corporation, if the holders of a majority of the shares entitled to vote on that matter are represented at the meeting in person or by proxy.

The subsequent withdrawal of any shareholder from the meeting, after the commencement of a meeting, or the refusal of any shareholder represented in person or by proxy to vote, shall have no effect on the existence of a quorum, after a quorum has been established at such meeting.

Despite the absence of a quorum at any meeting of shareholders, the shareholders present may adjourn the meeting.

**VOTING AND ACTING:**
Except as otherwise provided by law, the Articles of Incorporation, or these Bylaws, any corporate action, the affirmative vote of the majority of shares entitled to vote on that matter and represented either in person or by proxy at a meeting of shareholders at which a quorum is present, shall be the act of the shareholders of the Corporation.

Except as otherwise provided by statute, the Certificate of Incorporation, or these Bylaws, at each meeting of shareholders, each shareholder of the Corporation entitled to vote thereat, shall be entitled to one vote for each share registered in his/her name on the books of the Corporation.

Where appropriate communication facilities are reasonably available, any or all shareholders shall have the right to participate in any shareholders' meeting, by means of conference telephone or any means of communications by which all persons participating in the meeting are able to hear each other.

**PROXIES:**
Each shareholder entitled to vote or to express consent or dissent without a meeting, may do so either in person or by proxy, so long as such proxy is executed in writing by the shareholder himself, his/her authorized officer, director, employee, or agent, or by causing the signature of the stockholder to be affixed to the writing by any reasonable means, including, but not limited to, a facsimile signature, or by his/her attorney-in-fact annexed thereto and duly authorized in writing. Every proxy shall be revocable at will unless the proxy conspicuously states that it is irrevocable and the proxy is coupled with an interest. A telegram, telex, cablegram, or similar transmission by the shareholder, or a photographic, photo static, or facsimile, shall be treated as a valid proxy, and treated as a substitution of the original proxy, so long as such transmission is a complete reproduction executed by the shareholder. If it is determined that the
telegram, cablegram or other electronic transmission is valid, the persons appointed by the Corporation to count the votes of shareholders and determine the validity of proxies and ballots or other persons making those determinations must specify the information upon which they relied. No proxy shall be valid after the expiration of six months from the date of its execution, unless otherwise provided in the proxy. Such instrument shall be exhibited to the Secretary at the meeting and shall be filed with the records of the Corporation. If any shareholder designates two or more persons to act as proxies, a majority of those persons present at the meeting, or, if one is present, then that one has and may exercise all of the powers conferred by the shareholder upon all of the persons so designated unless the shareholder provides otherwise.

**ACTION WITHOUT A MEETING:**

Unless otherwise provided for in the Articles of Incorporation, any action to be taken at any annual or special shareholders' meeting, may be taken without a meeting, without prior notice, and without a vote if written consents are signed by a majority of the shareholders of the Corporation, except, however, if a different proportion of voting power is required by law, the Articles of Incorporation, or these Bylaws, and that proportion of written consent that is required. Such written consents must be filed with the minutes of the proceedings of the shareholders of the Corporation. Any meeting required or authorized to be held by these articles may be conducted by means of a telephone conference, or similar method of communication by which all persons participating in the meeting can hear each other. Participation in a meeting pursuant to this/her section constitutes presence in person at the meeting.

**ARTICLE IV - BOARD OF DIRECTORS**

**NUMBER, TERM, ELECTION AND QUALIFICATIONS:**
The Board of Directors or shareholders all have the power, in the interim between annual and special meetings of the shareholders, to increase or decrease the number of Directors of the Corporation. A Director need not be a shareholder of the Corporation unless the Certificate of Incorporation of the Corporation or these Bylaws so require.

Except as may otherwise be provided herein or in the Articles of Incorporation, the members of the Board of Directors of the Corporation shall be elected at the first annual shareholders' meeting and at each annual meeting thereafter, unless their terms are staggered in the Articles of Incorporation of the Corporation or these Bylaws, by a plurality of the votes cast at a meeting of shareholders, by the holders of shares entitled to vote in the election.

The first Board of Directors shall hold office until the first annual meeting of shareholders and until their successors have been duly elected and qualified or until there is a decrease in the number of Directors. Thereafter, Directors will be elected at the annual meeting of shareholders and shall hold office until the annual meeting of the shareholders next succeeding his/her election, unless their terms are staggered in the Articles of Incorporation of the Corporation (so long as at least one-fourth (¼) in number of the Directors of the Corporation are elected at each annual shareholders' meeting) or these Bylaws, or until his/her prior death, resignation or removal. Any Director may resign at any time upon written notice of such resignation to the Corporation.

All Directors of the Corporation shall have equal voting power unless the Articles of Incorporation of the Corporation provide that the voting power of individual Directors or classes of Directors are greater than or less than that of any other individual Directors or classes of Directors, and the different voting powers may be stated in the Articles of Incorporation or may be dependent upon any fact or event that may be ascertained outside the Articles of Incorporation if the manner in which the fact or event may operate on those voting powers is stated in the Articles of Incorporation. If the Articles of Incorporation provide that any Directors have voting power greater than or less than other Directors of the Corporation, every reference in these Bylaws to a majority or other proportion of Directors shall be deemed to refer to majority or other proportion of the voting power of all the Directors or classes of Directors, as may be required by
DUTIES AND POWERS:
The Board of Directors shall be responsible for the control and management of the business and affairs, property, and interests of the Corporation, and may exercise all powers of the Corporation, except such as those stated under Massachusetts state law, in the Articles of Incorporation or by these Bylaws expressly conferred upon or reserved to the shareholders or any other person or persons named therein. The board shall be responsible for making all major and significant legal, tax, and financial decisions including, but not limited to, the following:

- Opening bank and brokerage accounts and establishing lines of credit, margin accounts, and other borrowing authority;

- Establishing written employment agreements and contractor agreements for a duration in excess of 1 year(s), or where the amount to be paid hereunder exceeds $1,000.00 or where any portion of the compensation is based in any manner upon the Corporation's profitability or financial performance;

- Amendments to the Articles of Incorporation or Bylaws;

- Shareholder agreement, voting trusts, or proxies to which the Corporation is a party;

- Tax elections, including but not limited to the election for Internal Revenue Code (IRC) subChapter S §475, or otherwise;

- The purchase or sale of a business or significant interest therein;

- The purchase, sale, lease, or donation of property (real or personal, tangible or intangible) used in the operation of the business, including but not limited to office buildings/space, computer systems, vehicles, patents, trademarks, or copyrights;

- Reorganizations, mergers, and acquisitions;

- Loans, refinancing, and issuance of bonds;

- Declaration of dividends; stock splits; stock issuance; redemption or retirement of corporate shares;

- Liquidation or dissolution of the Corporation;

- The establishment, termination, increase, or decrease in employee benefit plans including but not limited to pension and profit sharing plans; life; health medical, and dental insurance plans; child care plans; educational plans; or others;

- The initiation, defense, settlement, compromise, or termination of lawsuits and claims;

- Indemnification of Directors, Officers, or others;

- Change of Registered Agent or Registered Office;

- Filling vacancies on the Board of Directors or Officers;

- Establishing and terminating committees; appointing and removing members from committees;

- Salary and compensation matters pertaining to corporate officers; Ratification of prior corporate acts by Directors and Officers.
REGULAR MEETINGS: NOTICE:
A regular meeting of the Board of Directors shall be held either within or outside the State of Massachusetts at such time and at such place as the Board shall fix.

No notice shall be required of any regular meeting of the Board of Directors and, if given, need not specify the purpose of the meeting; provided, however, that in case the Board of Directors shall fix or change the time or place of any regular meeting when such time and place was fixed before such change, notice of such action shall be given to each director who shall not have been present at the meeting at which such action was taken within the time limited, and in the manner set forth in these Bylaws with respect to special meetings, unless such notice shall be waived in the manner set forth in these Bylaws.

SPECIAL MEETINGS: NOTICE:
Special meetings of the Board of Directors shall be held at such time and place as may be specified in the respective notices or waivers of notice thereof.

Except as otherwise required by statute, written notice of special meetings shall be mailed directly to each Director, addressed to him at his/her residence or usual place of business, or delivered orally, with sufficient time for the convenient assembly of Directors thereat, or shall be sent to him at such place by telegram, facsimile or email, or shall be delivered to him personally not later than the day before the day on which the meeting is to be held. If mailed, the notice of any special meeting shall be deemed to be delivered on the second day after it is deposited in the United States mail, so addressed, with postage prepaid. If notice is given by telegram, it shall be deemed to be delivered when the telegram is delivered to the telegraph company. A notice, or waiver of notice, except as required by these Bylaws, need not specify the business to be transacted at or the purpose of purposes of the meeting.

Notice of any special meeting shall not be required to be given to any Director who shall attend such meeting without protesting prior thereto or at its commencement, the lack of notice to him, or who submits a signed waiver of notice, whether before or after the meeting. Notice of any adjourned meeting shall not be required to be given.

CHAIRPERSON:
The Chairperson of the Board, if any and if present, shall preside at all meetings of the Board of Directors. If there shall be no Chairperson, or he or she shall be absent, then the President shall preside, and in his/her absence, any other director chosen by the Board of Directors shall preside.

QUORUM AND ADJOURNMENTS:
At all meetings of the Board of Directors, or any committee thereof, the presence of a majority of the entire Board, or such committee thereof, shall constitute a quorum for the transaction of business, except as otherwise provided by law, by the Certificate of Incorporation, or these Bylaws.

A majority of the directors present at the time and place of any regular or special meeting, although less than a quorum, may adjourn the same from time to time without notice, whether or not a quorum exists. Notice of such adjourned meeting shall be given to Directors not present at time of the adjournment and, unless the time and place of the adjourned meeting are announced at the time of the adjournment, to the other Directors who were present at the adjourned meeting.

MANNER OF ACTING:
At all meetings of the Board of Directors, each director present shall have one vote, irrespective of the number of shares of stock, if any, which he or she may hold.

Except as otherwise provided by law, by the Articles of Incorporation, or these Bylaws, action approved by a majority of the votes of the Directors present at any meeting of the Board or any committee thereof, at which a quorum is present shall be the act of the Board of Directors or any committee thereof.
Any action authorized in writing made prior or subsequent to such action, by all of the Directors entitled to vote thereon and filed with the minutes of the Corporation, shall be the act of the Board of Directors, or any committee thereof, and have the same force and effect as if the same had been passed by unanimous vote at a duly called meeting of the Board or committee for all purposes.

Where appropriate communications facilities are reasonably available, any or all directors shall have the right to participate in any Board of Directors meeting, or a committee of the Board of Directors meeting, by means of conference telephone or any means of communications by which all persons participating in the meeting are able to hear each other.

**VACANCIES:**

Unless otherwise provided for by the Articles of Incorporation of the Corporation, any vacancy in the Board of Directors occurring by reason of an increase in the number of directors or by reason of the death, resignation, disqualification, removal, or inability to act of any director, or other cause, shall be filled by an affirmative vote of a majority of the remaining directors, though less than a quorum of the Board or by a sole remaining Director, at any regular meeting or special meeting of the Board of Directors called for that purpose, except whenever the shareholders of any class or classes or series thereof are entitled to elect one or more Directors by the Certificate of Incorporation of the Corporation, vacancies and newly created directorships of such class or classes or series may be filled by a majority of the Directors elected by such class or classes or series thereof then in office, or by a sole remaining Director so elected.

Unless otherwise provided for by law, the Articles of Incorporation or these Bylaws, when one or more Directors shall resign from the board and such resignation is effective at a future date, a majority of the directors then in office, including those who have so resigned, shall have the power to fill such vacancy or vacancies, the vote otherwise to take effect when such resignation or resignations shall become effective.

**RESIGNATION:**

A Director may resign at any time by giving written notice of such resignation to the Corporation.

**REMOVAL:**

Unless otherwise provided for by the Articles of Incorporation, one or more or all the Directors of the Corporation may be removed with or without cause at any time by the majority stake holders vote and are entitled to vote thereon, at a special meeting of the shareholders called for that purpose, unless the Articles of Incorporation provide that Directors may only be removed for cause, provided however, such Director shall not be removed if the Corporation states in its Articles of Incorporation that its Directors shall be elected by cumulative voting and there are a sufficient number of shares cast against his/her or her removal, which if cumulatively voted at an election of Directors would be sufficient to elect him or her. If a Director was elected by a voting group of shareholders, only the shareholders of that voting group may participate in the vote to remove that Director.

**COMPENSATION:**

The Board of Directors may authorize and establish reasonable compensation of the Directors for services to the Corporation as Directors, including, but not limited to, attendance at any annual or special meeting of the Board.

**COMMITTEES:**

Unless otherwise provided for by the Articles of Incorporation of the Corporation, the Board of Directors may from time to time designate from among its members one or more committees, and alternate members thereof, as they deem desirable, each consisting of one or more members, with such powers and authority (to the extent permitted by law and these Bylaws) as may be provided in such resolution. Unless the Articles of Incorporation or Bylaws state otherwise, the Board of Directors may appoint natural persons who are not Directors to serve on such committees authorized herein. Each such committee shall serve at the pleasure of the Board and, unless otherwise stated by law, the Certificate of Incorporation of the
Corporation or these Bylaws, shall be governed by the rules and regulations stated herein regarding the
Board of Directors. Any meeting required or authorized to be held by this/her article may be conducted by
means of a telephone conference, or similar method of communication by which all persons participating in
this/her meeting can hear each other. Participation in a meeting pursuant to this/her section constitutes
presence in person at the meeting.

**ARTICLE V - OFFICERS**

**NUMBER, QUALIFICATIONS, ELECTION AND TERM OF OFFICE:**
The Corporation's officers shall have such titles and duties as shall be stated in these Bylaws or in a
resolution of the Board of Directors which is not inconsistent with these Bylaws. The officers of the
Corporation shall consist of a president, secretary, and treasurer, and also may have one or more vice
presidents, assistant secretaries, and assistant treasurers, and such other officers as the Board of Directors
may from time to time deem advisable. Any officer may hold two or more offices in the Corporation.

The officers of the Corporation shall be elected by the Board of Directors at the regular annual meeting of
the Board following the annual meeting of shareholders.

Each officer shall hold office until the annual meeting of the Board of Directors next succeeding his/her
election, and until his/her successor shall have been duly elected and qualified, subject to earlier termination
by his/her or her death, resignation or removal.

**DESIGNATION OF OFFICERS:**
**Chairman of the Board** – The Chairman of the Board shall preside at the meetings of the stockholders
and the Board of Directors, and shall see that all orders and resolutions of the Board of Directors are carried into
effect.

**President** – The President shall be the chief executive officer of the Corporation and shall have active
management of the business of the Corporation. He or she shall execute on behalf of the Corporation all
instruments requiring such execution except to the extent the signing and execution thereof shall be
expressly designated by the Board of Directors to some other officer or agent of the Corporation.

**Secretary** – The Secretary shall act under the direction of the President and shall have custody of and
maintain all corporate records except the financial records. He or she shall authenticate all non-financial
records and documents of the Corporation. Subject to the direction of the President he or she shall attend
all meetings of the Board of Directors and all meetings of the stockholders and record the proceedings. He
or she shall perform like duties for the standing committees when required. He shall give, or cause to be
given, notice of all annual and special meetings of the stockholders and Board of Directors, and shall
perform such other duties as may be prescribed by the President or the Board of Directors.

**Treasurer** – The Treasurer shall act under the direction of the President. Subject to the direction of the
President, he or she shall have custody of the corporate funds and securities and shall keep full and accurate
accounts of receipts and disbursements in books belonging to the Corporation. He or she shall deposit all
monies and other valuable effects in the name and to the credit of the Corporation in such depositories as
may be designated by the Board of Directors. He or she shall disburse the funds of the Corporation as may
be ordered by the President of the Board of Directors, taking proper vouchers for such disbursements, and
shall render to the President and the Board of Directors, at its regular meetings, or when the Board of
Directors so requires, an account of all his/her transactions as the Treasurer and of the financial condition of
the Corporation

**RESIGNATION:**
Any officer may resign at any time by giving written notice of such resignation to the Corporation.
REMOVAL:
Any officer elected by the Board of Directors may be removed, either with or without cause, and a successor elected by the Board at any time, and any officer or assistant officer, if appointed by another officer, may likewise be removed by such officer.

VACANCIES:
A vacancy, however caused, occurring in the Board and any newly created Directorships resulting from an increase in the authorized number of Directors may be filled by the Board of Directors.

BONDS:
The Corporation may require any or all of its officers or Agents to post a bond, or otherwise, to the Corporation for the faithful performance of their positions or duties.

COMPENSATION:
The compensation of the officers of the Corporation shall be fixed from time to time by the Board of Directors. Any meeting required or authorized to be held by this article may be conducted by means of a telephone conference or similar method of communication by which all persons participating in the meeting can hear each other. Participation in a meeting pursuant to this section constitutes presence in person at the meeting.

ARTICLES VI - BOOKS AND RECORDS

BOOKS AND RECORDS:
The Corporation shall keep as permanent records the minutes of all meetings of its shareholders and Board of Directors; a record of all actions taken by the shareholders or Board of Directors without a meeting; and, a record of all actions taken by a committee of the Board of Directors in place of the Board of Directors on behalf of the above named Corporation. The Corporation shall also continuously maintain accurate accounting records. Furthermore, the Corporation shall maintain the following:

- A record of its shareholders in a form that permits preparation of a list of the names and addresses of all shareholders in alphabetical order by class of shares showing the number and series of shares held by each;
- The Corporation's Articles or Restated Articles of Incorporation and all amendments thereto currently in effect;
- The Corporation's Bylaws or Restated Bylaws and all amendments thereto currently in effect;
- Resolutions adopted by the Board of Directors creating one or more classes or series of shares and fixing their relative rights, preferences, and limitations if shares issued pursuant to those resolutions are outstanding;
- The minutes of all shareholders' meetings and records of all actions taken by shareholders without a meeting, including the financial statements furnished to shareholders as may be required under Massachusetts law;
- A list of the names and business street addresses of the Corporation's current directors and officers; and
- A copy of the above named Corporation's most recent annual report delivered to the Department of State for the Corporation's State of Incorporation.

Any books, records and minutes may be in written form or in any other form capable of being converted into written form.
SHAREHOLDER'S INSPECTION RIGHTS:
A shareholder of the Corporation (including a beneficial owner whose shares are held in a voting trust or a nominee on behalf of a beneficial owner) may inspect and copy, during regular business hours at the Corporation's principal office, any of the corporate records required to be kept pursuant to these Bylaws, or the Articles of Incorporation, or as may be required by law, if said shareholder gives the above named Corporation written notice of such demand at least 30 business days before the date on which the shareholder wishes to inspect and copy. The foregoing right of inspection is subject, however, to such other restrictions as are applicable under Massachusetts Law, including, but not limited to, the inspection of certain records being permitted only if the demand for inspection is made in good faith and for a proper purpose (as well as the shareholder describing with reasonable particularity the purpose and records desired to be inspected and such records are directly connected with the purpose). Notice as required herein shall be directed to the Secretary of the Corporation.

FINANCIAL INFORMATION:
Unless modified by resolution of the shareholders within 60 days of the close of each fiscal year, the Corporation shall furnish the shareholders annual financial statements required by state and federal law which may be consolidated or combined statements of the Corporation and one or more of its subsidiaries as appropriate. This includes a balance sheet as of the end of the fiscal year, an income statement for that year, and a statement of cash flows for that year. If financial statements are prepared on the basis of generally accepted accounting principles, the annual financial statements must also be prepared on that basis. If the annual financial statements are reported on by a public accountant, said accountant's report shall accompany said statements. If said annual financial statements are not reported on by a public accountant, then the statements shall be accompanied by a statement of the president or other person responsible for the above named Corporation's accounting records (i) stating his/her reasonable belief whether the statements were prepared on the basis of generally accepted accounting principles and if not, describing the basis of preparation; and (ii) describing any respects in which the statements were not prepared on a basis of accounting consistent with the statements prepared for the preceding year. The annual financial statements shall be mailed to each shareholder of the above named Corporation within 90 days after the close of each fiscal year or within such additional time as is reasonably necessary to enable the above named Corporation to prepare same.

OTHER REPORTS TO SHAREHOLDERS:
The Corporation shall report any indemnification or advanced expenses to any director, officer, employee, or agent (for indemnification relating to litigation or threatened litigation) in writing to the shareholders with or before the notice of the next shareholders' meeting, or prior to such meeting if the indemnification or advance occurs after the giving of such notice but prior to the time such meeting is held. Said report shall include a statement specifying the persons paid, the amounts paid, and the nature and status (at the time of such payment) of the litigation or threatened litigation.

Additionally, if the Corporation issues or authorizes the issuance of shares for promises to render services in the future, the above named Corporation shall report in writing to the shareholders the number of shares authorized or issued and the consideration received by the Corporation, with or before the notice of the next shareholders' meeting.

ARTICLE VII - SHARES OF STOCK

CERTIFICATE OF STOCK:
The shares of the Corporation shall be represented by certificates or shall be uncertificated shares.

Certificated shares of the Corporation shall be signed, (either manually or by facsimile), by officers or agents designated by the Corporation for such purposes, and shall certify the number of shares owned by him in the Corporation. Whenever any certificate is countersigned or otherwise authenticated by a transfer agent or transfer clerk, and by a registrar, then a facsimile of the signatures of the officers or agents, the
transfer agent or transfer clerk or the registrar of the Corporation may be printed or lithographed upon the
certificate in lieu of the actual signatures. If the Corporation uses facsimile signatures of its officers and
agents on its stock certificates, it cannot act as registrar of its own stock, but its transfer agent and registrar
may be identical if the institution acting in those dual capacities countersigns or otherwise authenticates any
stock certificates in both capacities. If any officer who has signed or whose facsimile signature has been
placed upon such certificate, shall have ceased to be such officer before such certificate is issued, it may be
issued by the Corporation with the same effect as if he were such officer at the date of its issue.

If the Corporation issues uncertificated shares as provided for in these Bylaws, within a reasonable time
after the issuance or transfer of such uncertificated shares, and at least annually thereafter, the Corporation
shall send the shareholder a written statement certifying the number of shares owned by such shareholder in
the Corporation.

Except as otherwise provided by law, the rights and obligations of the holders of uncertificated shares and
the rights and obligations of the holders of certificates representing shares of the same class and series shall
be identical.

**LOST OR DESTROYED CERTIFICATES:**
The Board of Directors may direct a new certificate or certificates to be issued in place of any certificate or
certificates theretofore issued by the Corporation alleged to have been lost, stolen, or destroyed if the
owner:

- so requests before the Corporation has notice that the shares have been acquired by a bona fide
  purchaser,

- files with the Corporation a sufficient indemnity bond; and

- satisfies such other requirements, including evidence of such loss, theft, or destruction, as may be
  imposed by the Corporation.

**TRANSFERS OF SHARES:**
Transfers or registration of transfers of shares of the Corporation shall be made on the stock transfer books
of the Corporation by the registered holder thereof, or by his/her attorney duly authorized by a written
power of attorney; and in the case of shares represented by certificates, only after the surrender to the
Corporation of the certificates representing such shares with such shares properly endorsed, with such
evidence of the authenticity of such endorsement, transfer, authorization and other matters as the
Corporation may reasonably require, and the payment of all stock transfer taxes due thereon.

The Corporation shall be entitled to treat the holder of record of any share or shares as the absolute owner
thereof for all purposes and, accordingly, shall not be bound to recognize any legal, equitable, or other
claim to, or interest in, such share or shares on the part of any other person, whether or not it shall have
express or other notice thereof, except as otherwise expressly provided by law.

**RECORD DATE:**
The Board of Directors may fix, in advance, which shall not be more than sixty days before the meeting or
action requiring a determination of shareholders, as the record date for the determination of shareholders
entitled to receive notice of, or to vote at, any meeting of shareholders, or to consent to any proposal
without a meeting, or for the purpose of determining shareholders entitled to receive payment of any
dividends, or allotment of any rights, or for the purpose of any other action. If no record date is fixed, the
record date for shareholders entitled to notice of meeting shall be at the close of business on the day
preceding the day on which notice is given, or, if no notice is given, the day on which the meeting is held,
or if notice is waived, at the close of business on the day before the day on which the meeting is held.

The Board of Directors may fix a record date, which shall not precede the date upon which the resolution
fixing the record date is adopted for shareholders entitled to receive payment of any dividend or other
distribution or allotment of any rights of shareholders entitled to exercise any rights in respect of any
change, conversion or exchange of stock, or for the purpose of any other lawful action.

A determination of shareholders entitled to notice of or to vote at a shareholders' meeting is effective for
any adjournment of the meeting unless the Board of Directors fixes a new record date for the adjourned
meeting.

FRACTIONS OF SHARES/SCRIP:
The Board of Directors may authorize the issuance of certificates or payment of money for fractions of a
share, either represented by a certificate or uncertificated, which shall entitle the holder to exercise voting
rights, receive dividends and participate in any assets of the Corporation in the event of liquidation, in
proportion to the fractional holdings; or it may authorize the payment in case of the fair value of fractions
of a share as of the time when those entitled to receive such fractions are determined; or it may authorize
the issuance, subject to such conditions as may be permitted by law, of scrip in registered or bearer form
over the manual or facsimile signature of an officer or agent of the Corporation, or its agent for that
purpose, exchangeable as therein provided for full shares, but such scrip shall not entitle the holder to any
rights of shareholder, except as therein provided. The scrip may contain any provisions or conditions that
the Corporation deems advisable. If a scrip ceases to be exchangeable for full share certificates, the shares
that would otherwise have been issue-able as provided on the scrip are deemed to be treasury shares unless
the scrip contains other provisions for their disposition.

ARTICLE VIII - DIVIDENDS

Dividends may be declared and paid out of any funds available therefore, as often, in such amounts, and at
such time or times as the Board of Directors may determine, and shares may be issued pro rata and without
consideration to the Corporation's shareholders or to the shareholders of one or more classes or series.

Shares of one class or series may not be issued as a share dividend to shareholders of another class or series
unless:
- so authorized by the Articles of Incorporation;
- a majority of the shareholders of the class or series to be issued approve the issue; or
- there are no outstanding shares of the class or series of shares that are authorized to be issued.

ARTICLE IX - INDEMNIFICATION

RIGHT OF INDEMNIFICATION:
Every person who was or is a party to, or is threatened to be made a party to, or is involved in any action,
hearing or suit, of any kind whether civil, administrative or criminal, by reason of the fact that he/she or a
person of whom he/she is the legal representative is or was a director or officer of the Corporation or is or
was serving at the request of the Corporation or for its benefit as a director or officer of another
Corporation, or as a representative in an enterprise of any kind, shall be indemnified and held harmless to
the fullest extent legally permissible under the General Corporation Law of the State of Massachusetts. This
indemnification shall include all expenses, liability, and loss (including attorneys' fees, judgments, fines,
and amounts paid or to be paid in settlement) reasonably incurred or suffered by him in connection
therewith. The expenses of Officers and Directors incurred in defending a civil or criminal action, suit, or
proceeding must be paid by the Corporation as they are incurred and in advance of the final disposition of
the action, suit, or proceeding upon receipt of an undertaking by or on behalf of the Director or Officer to
repay the amount if it is ultimately determined by a court of competent jurisdiction that he or she is not
entitled to be indemnified by the Corporation. Such right of indemnification shall be a contract right which
may be enforced in any manner desired by such person. Such right of indemnification shall not be
exclusive of any other right which such Directors, Officers, or representatives may have or hereafter acquire
and, without limiting the generality of such statement, they shall be entitled to their respective rights of
indemnification under any Bylaw, agreement, vote of stockholders, provisions of law, or otherwise, as well as their rights under this Article.

**INSURANCE FOR INDEMNIFICATION:**
The Board of Directors may direct the Corporation to purchase and maintain insurance on behalf of any person who is or was a director or officer of the Corporation. Or on behalf of any person who is or was serving at the request of the Corporation as a director or officer of the Corporation, or is or was serving at the request of the Corporation as a director or officer of another Corporation, or as its representative in a partnership, joint venture, trust, or other enterprise against any liability asserted against such person and incurred in any such capacity or arising out of such status, whether or not the Corporation would have the power to indemnify such person.

**AMENDMENT:**
The Board of Directors may from time to time adopt further Bylaws with respect to indemnification and may amend these and such Bylaws to provide at all times the fullest indemnification permitted by the General Corporation Law of the State of Massachusetts.

**ARTICLE X - FISCAL YEAR**
The fiscal year of the Corporation will end on December 31. Notwithstanding, the foregoing, the fiscal year shall be subject to change by the Board of Directors from time to time, subject to applicable law.

**ARTICLE XI - CORPORATE SEAL**
The corporate seal, if any, shall be in such form as shall be prescribed and altered, from time to time, by the Board of Directors. The use of a seal or stamp by the Corporation on corporate documents is not necessary and the lack thereof shall not in any way affect the legality of a corporate document.

**ARTICLE XII - AMENDMENTS**

**BY SHAREHOLDERS:**
All Bylaws of the Corporation shall be subject to alteration or repeal, and new Bylaws may be made, by a majority vote of the shareholders at the time entitled to vote in the election of Directors even though these Bylaws may also be altered, amended, or repealed by the Board of Directors.

**BY DIRECTORS:**
The Board of Directors shall have power to make, adopt, alter, amend, and repeal, from time to time, Bylaws of the Corporation.

**ARTICLE XIII - WAIVER OF NOTICE**
Whenever any notice is required to be given by law, the Articles of Incorporation or these Bylaws, a written waiver signed by the person or persons entitled to such notice, whether before or after the meeting by any person, shall constitute a waiver of notice of such meeting.

**ARTICLE XIV - INTERESTED DIRECTORS AND OFFICERS**
No contract or transaction shall be void or voidable if such contract or transaction is between the Corporation and one or more of its Directors or Officers, or between the Corporation and any other Corporation, partnership, association, or other organization in which one or more of its Directors or Officers are directors or officers, or have a financial interest, when such Director or Officer is present at or participates in the meeting of the Board, or the committee of the shareholders which authorizes the contract or transaction, or his/her, her, or their votes are counted for such purpose, if:
- the material facts as to his/her, her, or their relationship or interest and as to the contract or transaction are disclosed or are known to the Board of Directors or the committee and are noted in the minutes of such meeting, and the Board or committee in good faith authorizes the contract or transaction by the affirmative votes of a majority of the disinterested Directors, even though the disinterested Directors be less than a quorum; or
- the material facts as to his/her, her or their relationship or relationships or interest or interests and as to the contract or transaction are disclosed or are known to the shareholders entitled to vote thereon, and the contract or transaction is specifically approved in good faith by vote of the shareholders; or
- the contract or transaction is fair as to the Corporation as of the time it is authorized, approved or ratified, by the Board of Directors, a committee of the shareholders; or
- the fact of the common directorship, office, or financial interest is not disclosed or known to the Director or Officer at the time the transaction is brought before the Board of Directors of the Corporation for such action.

Such interested Directors may be counted when determining the presence of a quorum at the Board of Directors' or committee meeting authorizing the contract or transaction.

ARTICLE XV - ANNUAL LIST OF OFFICERS, DIRECTORS AND REGISTERED AGENT

The Corporation shall, within sixty days after the filing of its Articles of Incorporation with the Secretary of State, and annually thereafter on or before the last day of the month in which the anniversary date of incorporation occurs each year, file with the Secretary of State a list of its President, Secretary, and Treasurer, and all of its Directors, along with the post office box or street address, either residence or business, and a designation of its registered agent in the state of Massachusetts. Such list shall be certified by an officer of the Corporation.

APPROVED AND ADOPTED by Phillip R. Demenezes and Sandeep Singh on December 6, 2017.
SECTION D. EMPLOYMENT AND EDUCATION FORM

This Employment and Education form must be completed and signed by each of the following individuals: The applicant's Chief Executive Officer, Chief Operating Officer, Chief Financial Officer, individual responsible for marijuana for medical use cultivation operations, and individual responsible for the RMD security plan and security operations. If the applicant does not have a Chief Executive Officer, Chief Operating Officer, or Chief Financial Officer, it must identify the individuals performing the equivalent duties for the Applicant and submit this form for each said individual. Submit one Employment and Education form for each of the above individuals when submitting a Management and Operations Profile to the Department of Public Health.

Name of Individual
Andrew Gwizdowski

Residential Address of Individual

Title of Individual (at Applicant Corporation)
Creative Director

Name of Applicant Corporation
Massachusetts Safe Access Inc.

Highest Education Attained – Institution, Degree, and Year
High School Diploma
Stonewall Jackson High School - 2004

Past 10 Years of Employment by Employer, Title and Time Period. List chronologically, beginning with most recent employment. Add more forms if space is needed for additional employment history entries.

<table>
<thead>
<tr>
<th>Employer</th>
<th>Title</th>
<th>Time Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sheeraz Inc./RB-360</td>
<td>Creative Director</td>
<td>2016 - Present</td>
</tr>
<tr>
<td>Willa Creative Agency</td>
<td>Designer</td>
<td>2015-2016</td>
</tr>
</tbody>
</table>

Management and Operations Profile – Employment and Education Form
<table>
<thead>
<tr>
<th>Applicant Corporation</th>
<th>Massachusetts Safe Access Inc.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Mr Pink Beverages</strong></td>
<td><strong>Creative Director</strong></td>
</tr>
<tr>
<td></td>
<td><strong>2013-2015</strong></td>
</tr>
<tr>
<td><strong>Millions of Milkshakes</strong></td>
<td><strong>Creative Director</strong></td>
</tr>
<tr>
<td></td>
<td><strong>2010-2013</strong></td>
</tr>
<tr>
<td><strong>Unified Skate Supply</strong></td>
<td><strong>Web Designer/Manager</strong></td>
</tr>
<tr>
<td></td>
<td><strong>2009-2010</strong></td>
</tr>
</tbody>
</table>

Signed under the pains and penalties of perjury, I agree and attest that all information included in this form is complete and accurate.

Signature of the Individual

January 9, 2018

Date Signed
SECTION D. EMPLOYMENT AND EDUCATION FORM

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Name of Individual

Sandeep Singh

Residential Address of Individual


Title of Individual (at Applicant Corporation)

CEO

Name of Applicant Corporation

Massachusetts Safe Access Inc.

Highest Education Attained - Institution, Degree, and Year

Barnstable High School Diploma, Cape Cod Community College (Some college)

Past 10 Years of Employment by Employer, Title and Time Period. List chronologically, beginning with most recent employment. Add more forms if space is needed for additional employment history entries.

<table>
<thead>
<tr>
<th>Employer</th>
<th>Title</th>
<th>Time Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr. Pink Collections, LLC</td>
<td>VP, Operations</td>
<td>2014-2018</td>
</tr>
<tr>
<td>Citizens Bank</td>
<td>Banker</td>
<td>2012-2012</td>
</tr>
<tr>
<td>Company</td>
<td>Position</td>
<td>Years</td>
</tr>
<tr>
<td>-------------------------------</td>
<td>-------------------------------------</td>
<td>---------------</td>
</tr>
<tr>
<td>Best Buy</td>
<td>Digital &amp; Computer Specialist</td>
<td>2009-2012</td>
</tr>
<tr>
<td>Sears</td>
<td>Customer Service Rep</td>
<td>2009-2009</td>
</tr>
<tr>
<td>Indian Pavilion Cuisine</td>
<td>Front Manager &amp; kitchen manager</td>
<td>2004-2009</td>
</tr>
<tr>
<td>McDonalds</td>
<td>started as cashier, promoted to Lead/trainer. Would have been a supervisor, but there was a age cap. I was only 14.</td>
<td>2004-2004</td>
</tr>
</tbody>
</table>

Signed under the pains and penalties of perjury, I agree and attest that all information included in this form is complete and accurate.

**Sandep Singh**
Signature of the Individual

01/01/2018
Date Signed
SECTION D. EMPLOYMENT AND EDUCATION FORM

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Name of Individual

Phillip De Menezes

Residential Address of Individual

Title of Individual (at Applicant Corporation)

Security/Deputy Director

Name of Applicant Corporation

Massachusetts Safe Access Inc.

Highest Education Attained – Institution, Degree, and Year


Past 10 Years of Employment by Employer, Title and Time Period. List chronologically, beginning with most recent employment. Add more forms if space is needed for additional employment history entries.

<table>
<thead>
<tr>
<th>Employer</th>
<th>Title</th>
<th>Time Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>Wilkens Library, Cape Cod</td>
<td>Front Desk Assistant</td>
<td>June, 2016-January, 2017</td>
</tr>
<tr>
<td>Community College</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sears</td>
<td>Loss and Prevention watching cameras.</td>
<td>June, 2017-August, 2017</td>
</tr>
</tbody>
</table>

Management and Operations Profile – Employment and Education Form
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</table>

<table>
<thead>
<tr>
<th>Company</th>
<th>Position</th>
<th>Employment Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>Westfield State University Ely Library</td>
<td>Keep book inventory</td>
<td>November, 2017 - Still there</td>
</tr>
<tr>
<td>Kelly's on Main</td>
<td>Prep-work, and other kitchen duties</td>
<td>August, 2014 - June, 2016</td>
</tr>
<tr>
<td>The Road House Cafe</td>
<td>Dishwasher</td>
<td>June, 2016 - August, 2016</td>
</tr>
<tr>
<td>Leblanc Builders Inc.</td>
<td>Painter</td>
<td>June, 2012 - August, 2012</td>
</tr>
</tbody>
</table>

Signed under the pains and penalties of perjury, I agree and attest that all information included in this form is complete and accurate.

**Signature of the Individual**: Philip De Menezes  
**Date Signed**: 1/12/2018