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March 26, 2018

VIA UPS OVERNIGHT

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

RECEIVED  
MAR 28 2018  
DEPARTMENT OF PUBLIC HEALTH  
MEDICAL USE OF MARIJUANA PROGRAM  
RMD APPLICATIONS

Re: Silver Therapeutics, Inc.  
Siting Profile Application

Dear Department Staff:

I am the Chief Executive Officer of Silver Therapeutics, Inc. (the "Applicant"), a Massachusetts not-for-profit company. I submit the following in support of the above-referenced application for a RMD license and in response to the Department's Request for Information dated March 23, 2018:

**REQUEST FOR INFORMATION**

1. *"158 Governor Dukakis Dr., Orange, MA 01364" does not appear to be a valid postal address. Please explain the address and submit a map of the property and surrounding area.*

RESPONSE: 158 Governor Dukakis Drive is located just north of the intersection of Route 2 and Route 202 in the Town of Orange. A map showing the property location is enclosed.

The Owner of the Property, Quabbin, Inc., has confirmed that mail is received at the listed address. A USPS address verification confirming the delivery point code and carrier route for this address is enclosed.

2. *Section 11 of the Commercial Lease for the Williamstown site calls for the Landlord, under certain circumstances, to have access to the RMD. Please identify provision(s) in the lease that show compliance with the requirements for visitors under 105 CMR 110(A)(1) and (C)(4).*

RESPONSE: Enclosed is an Amendment to the Williamstown Commercial Lease showing compliance with 105 CMR 110(A)(1) and (C)(4).

3. *Section 15 of the Williamstown Commercial Lease calls for the Lessor, under certain circumstances, to repossess the leased premises and any property therein. Only those authorized to possess marijuana for medical use pursuant to CII, 369. Of the Acts of 2012 and its implementing regulations, 105 CMR 725.00 et. seq., are permitted to possess regulated assets, such as marijuana and marijuana-infused products, without being subject to law enforcement action. Please identify the provision(s) of the lease that safeguard regulated assets from seizure by the Lessor or other parties unauthorized to possess them.*

RESPONSE: Enclosed, is an Amendment to the Williamstown Commercial Lease showing compliance with CH. 369. Of the Acts of 2012 and its implementing regulations, 105 CMR 725.00 et. seq.

4. *It is unclear whether Williamstown and Orange have adopted local siting requirement for Registered Marijuana Dispensaries. Please submit additional information as to whether Williamstown and Orange have adopted local siting requirements, including copies of the applicable zoning bylaws. If they have not established local siting requirements for Registered Marijuana Dispensaries, please submit a list of uses within 500 feet of the Williamstown and Orange sites for review for compliance with 105 CMR 725.110(A)(14).*

RESPONSE: The Town of Williamstown has adopted a zoning bylaw that limits the siting of a "Marijuana Retail" establishment to the SG and PB zones. A copy of the Town's Schedule of Uses, Zoning Map, and definition of Marijuana Retail, are enclosed.

Williamstown's zoning ordinance does not create setback requirements, and so it is unclear whether compliance with the setbacks set forth in 105 CMR 725.119(A)(14) are required. In any event, a list of uses within 500 feet of the Williamstown site is enclosed. There are no schools, daycare centers, or facilities in which children commonly congregate within 500 feet the proposed RMD location.

The Town of Orange has not adopted a local siting requirement for Registered Marijuana Dispensaries. A list of uses within 500 feet of 158 Gov. Dukakis Dr. is enclosed. There are no schools, daycare centers, or facilities in which children commonly congregate within 500 feet the proposed RMD location.

5. *The applicant had indicated in its response to Question C.11 in the Management and Operations Profile, that it was evaluating whether to utilize a management company. Please explain whether Silver Therapeutics has entered into a Management agreement. If so, please submit a copy of the agreement and an independent legal opinion that the management agreement is in compliance with the non-profit requirements of the "Guidance for Registered Marijuana Dispensaries Regarding Non-Profit Compliance."*

RESPONSE: The applicant will not enter into a management agreement or utilize a management company.

6. *The applicant's revised response to Question D.17 in the Management and Operations profile states that Brendan McKee is currently employed at Pedestal Footwear, but this experience*

*was not included in his Employment and Education Form. Please have him include this experience in his Employment and Education Form and resubmit the form.*

RESPONSE: An additional page to the Employment and Education form for Brendan McKee is enclosed.

- 7. In its revised response to Question D.18 in the Management and Operation Profile, the applicant did not describe the length of experience of the Corporation's Chief Financial Officer with providing health care services. Applicant must resubmit a completed response to Question D.18 including that information.*

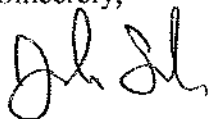
RESPONSE: A revised response to Question D. 18 of the Management and Operation Profile is enclosed.

- 8. In its revised response to Question D.20 in the Management and Operations Profile, the applicant did not describe the length of experience of the Corporation's individual responsible for marijuana for medical use cultivation operations with providing services for marijuana for medical use. Applicant must resubmit a completed response to Question D.20, including that information.*

RESPONSE: A revised response to Question D. 20 of the Management and Operation Profile is enclosed.

Thank you kindly for your review of the enclosed documents. If you have any questions or require additional information, please do not hesitate to contact me.

Sincerely,



Joshua Silver

ATTACHMENT IN SUPPORT OF RESPONSE TO QUESTION 1.

MAP SHOWING LOCATION OF ORANGE FACILITY



ATTACHMENT IN SUPPORT OF RESPONSE TO QUESTION 1  
PRINTOUT FROM USPS.COM CONFIRMING MAILING ADDRESS

(http://faq.us  
searchString)

# Look Up a ZIP Code™ FAQs

Go to

## ZIP Code™ by Address

**You entered:**

QUABBIN, INC.  
158 GOV. DUKAKIS DR  
ORANGE MA

We can't verify that this is the actual location of the business. Double-check the address before mailing here.

If more than one address matches the information you provided, try narrowing your search by entering a street address and, if applicable, a unit number. **Edit and Search Again.**

QUABBIN, INC.  
158 GOV DUKAKIS DR  
ORANGE MA **01364-2033**

CARRIER ROUTE	C011
COUNTY	FRANKLIN
DELIVERY POINT CODE	58
CHECK DIGIT	5
COMMERCIAL MAIL RECEIVING AGENCY	N
LACT™	-
eLOT™	0136
eLOT ASCENDING/DESCENDING INDICATOR	A
RECORD TYPE CODE	S

PMB DESIGNATOR	-
PMB NUMBER	-
DEFAULT FLAG	-
EWS FLAG	-
DPV CONFIRMATION INDICATOR	Y

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(<https://www.usps.com/globals/siteindex.htm>)  
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Forms & Publications  
(<http://about.usps.com/forms-publications/welcome.htm>)  
Government Services  
(<https://www.usps.com/gov-services/gov-services.htm>)  
Careers  
(<http://about.usps.com/careers/welcome.htm>)

**OTHER USPS SITES**

Business Customer Gateway  
(<https://gateway.usps.com/>)  
Postal Inspectors  
(<https://postalinspectors.uspis.gov/>)  
Inspector General  
(<http://www.uspsoig.gov/>)  
Postal Explorer  
(<http://pe.usps.gov/>)  
National Postal Museum  
(<http://www.postalmuseum.si.edu/>)  
Resources for Developers  
(<https://www.usps.com/webtools/welcome.htm>)

**LEGAL INFORMATION**

Privacy Policy  
(<http://about.usps.com/who-we-are/privacy-policy/privacy-policy-highlights.htm>)  
Terms of Use  
(<http://about.usps.com/termsofuse.htm>)  
FOIA  
(<http://about.usps.com/who-we-are/foia/welcome.htm>)  
No FEAR Act EEO Data  
(<http://about.usps.com/who-we-are/foia/welcome.htm>)



ATTACHMENT IN SUPPORT OF RESPONSE TO QUESTIONS 2 and 3

AMENDMENT TO WILLIAMSTOWN LEASE AGREEMENT

## AMENDMENT TO COMMERCIAL LEASE AGREEMENT

THIS AGREEMENT (the "Amendment") dated the 23rd of March 2018, amends that certain lease agreement dated September 11, 2017 (the "Lease") by and between **Fengshun Williamstown LLC** of 844 Massachusetts Avenue, Lexington, MA 02420 hereinafter called the "Lessor" or "Landlord" and **Silver Therapeutics, Inc.**, having a mailing address of 89 Court Street, Saratoga Springs, NY 12866. In the event of any inconsistencies between this Amendment and the Lease, the terms of this Amendment shall control.

### WITNESSETH

FOR VALUABLE CONSIDERATION receipt of which is hereby acknowledged, the parties agree as follows:

#### 1.0 COMPLIANCE WITH 105 CMR 110(A)(1) and (C)(4)

The following paragraph shall be added to the end of Section 11 of the Lease:

Notwithstanding anything herein to the contrary, prior to any entry upon the Premises by Landlord or its agents/employees pursuant to this Section or any other section under the Lease, Landlord, or its agents/employees shall comply with the requirements of 105 CMR 725.110. Specifically, such person seeking entry upon the Premises shall obtain a visitor identification badge prior to entering a limited access area (as such term is defined in 105 CMR 725.000 et. seq.) and shall be escorted at all times by a dispensary agent authorized to enter the limited access area. The visitor identification badge must be visibly displayed at all times while the visitor is in any limited access area. Landlord and/or its agent must be logged in and out. All visitor identification badges shall be returned to the Tenant upon exit.


#### 2.0 REPOSESSESION OF MARIJUANA AND MARIJUANA INFUSED PRODUCTS NOT PERMITTED BY LANDLORD

The following paragraph shall be added to the end of Section 15 of the Lease:

(d) Notwithstanding anything in the Lease to the Contrary, in the event of a default or otherwise, Landlord or Landlords agents/employees shall not be permitted, to seize, remove or take possession of any marijuana or marijuana infused products located within the Premises. In the event that Landlord seeks to repossesses the Premises, Landlord shall coordinate with law enforcement personnel to coordinate the removal of any marijuana or marijuana infused products prior to taking possession of the Premises.


WITNESS the execution hereof, under seal, in any number of counterpart copies, each of which counterpart copies shall be deemed an original for all purposes, as of the day and year first above written.

LESSOR:

  
\_\_\_\_\_  
Frank Chen (Manager)

3/26/18  
Dated:

LESSEE:

  
\_\_\_\_\_  
Silver Therapeutics, Inc.

Dated:  
3/26/18

ATTACHMENT IN SUPPORT OF RESPONSE TO QUESTION 4  
RELEVANT PROVISIONS OF WILLIAMSTOWN ZONING BYLAWS

## Chapter 70. Zoning

### Article IX. Definitions

#### § 70-9.2. Terms defined.

For the purposes of this chapter, the following terms, abbreviations and words shall be defined as follows, unless a contrary meaning is required in the context or is specifically prescribed elsewhere in the Bylaw. Terms not defined herein shall have the meaning given in definitions, if any, found in the latest versions of these sources, in this order: Chapter 170, Subdivision Rules and Regulations adopted by the Williamstown Planning Board, the Massachusetts State Building Code and Webster's Unabridged Dictionary.

#### **AC**

Acre(s).

#### **ACCESSORY BUILDING**

A building devoted exclusively to an accessory use as herein defined, and not attached to a principal building by any roofed structure.

#### **ACCESSORY USE**

An activity incidental to and located on the same premises as a principal use conducted by the same person or his agent. No use (other than parking) shall be considered accessory unless functionally dependent on and occupying less land area than the principal use to which it is related and occupying less than 1/3 as much gross floor area as that principal use, or such larger share as this chapter may specify for particular uses.

#### **ACT**

The Telecommunications Act of 1996.

[Added 5-19-1998 ATM, Art. 25]

#### **ADEQUATE COVERAGE**

Coverage is considered to be "adequate" within the area surrounding a base station where the predicted or measured median field strength of the transmitted signal is greater than -95 dbm. It is acceptable for there to be holes within the area of adequate coverage where the signal is less than -95dbm, as long as the signal regains its strength to greater than -95 dbm further away from the base station. For the limited purpose of determining whether the use of a repeater is necessary or desirable, there shall be deemed not to be adequate coverage within said holes. The outer boundary of the area of adequate coverage, however, is that location past which the signal does not regain a strength of greater than -95 dbm.

[Added 5-19-1998 ATM, Art. 25]

#### **ADEQUATE CAPACITY**

Capacity is considered to be "adequate" if the grade of service is p.05 or better for at least 50% of the days in the preceding month, prior to the date of application, as measured using direct traffic measurement of the personal wireless service facility in question, where the call blocking is due to frequency contention at the antenna(s).

[Added 5-19-1998 ATM, Art. 25]

#### **AIRPORT OR HELIPORT**

A facility for the landing and takeoff of aircraft, with or without incidental service, storage or sales, if having a level of activity requiring it to have a certificate of approval from, or annual registration with, the

## **MAJOR RESIDENTIAL DEVELOPMENT**

Either of the following from or on a parcel or set of contiguous parcels in common ownership as of the effective date of this provision:

[Amended 5-18-2004 ATM, Art. 28; 5-16-2006 ATM, Art. 38]

- A. Land division (whether subdivision or not, as defined by MGL c. 41, § 81L) so as to increase the number of buildable lots by more than seven. Lots which would otherwise be buildable, but have been permanently restricted in order to prevent any residential use, shall not be counted for these purposes.
- B. Issuance of building permits for the construction of more than eight dwelling units on premises other than assisted living residence, or in the Cable Mills Redevelopment District, or in the Village Business District or land division noted above.

[Amended 5-15-2007 ATM, Art. 32; 5-19-2009 ATM, Art. 32]

## **MANUFACTURING**

A mechanical or chemical transformation of materials or components into new products, including fabrication, processing, finishing or packaging.

## **MARIJUANA PRODUCTION FACILITY**

An entity licensed by the Cannabis Control Commission or having received a final certificate of registration from the Massachusetts Department of Public Health to cultivate and/or obtain, manufacture, process and package marijuana and marijuana products, to deliver marijuana and marijuana products to marijuana retail establishments and to transfer marijuana and marijuana products to other marijuana retail establishments, but not to consumers, in accordance with applicable Massachusetts General Laws.

[Added 5-16-2017 ATM, Art. 36]

## **MARIJUANA RETAIL**

An establishment licensed by the Cannabis Control Commission or having received a final certificate of registration from the Massachusetts Department of Public Health to purchase and deliver marijuana and marijuana products from marijuana production facilities and to deliver, sell or otherwise transfer marijuana and marijuana products to other marijuana retail establishments and consumers, for recreational or medicinal means in accordance with applicable Massachusetts General Laws and state regulations.

[Added 5-16-2017 ATM, Art. 36]

## **MARIJUANA TESTING FACILITY**

An entity licensed by the Cannabis Control Commission or having received a final certificate of registration from the Massachusetts Department of Public Health to test marijuana and marijuana products, including certification for potency and the presence of contaminants, in accordance with applicable Massachusetts General Laws.

[Added 5-16-2017 ATM, Art. 36]

## **MAXIMUM EXTENT PRACTICABLE**

For purposes of a stormwater management plan (see § 70-5.3B), an applicant seeking to demonstrate compliance with some or all of the standards set forth in the DEP Massachusetts Stormwater Handbook to the maximum extent practicable shall demonstrate (i) that it has made all reasonable efforts to meet each of the applicable standards, (ii) that it has made a complete evaluation of all possible stormwater management measures, including environmentally sensitive site design that minimizes land disturbance and impervious surfaces, structural stormwater best management practices (BMPs), pollution prevention, erosion and sedimentation control, and proper operation and maintenance of stormwater BMPs, and (iii) if full compliance with the standards cannot be achieved, the applicant is implementing the highest practicable level of stormwater management.

[Added 5-17-2011 ATM, Art. 34]

## **MEDICAL OFFICE**

A building or portion thereof where patients are seen for examination and/or treatment by one or more physicians, dentists or other medical personnel, psychologists, or social workers.

[Added 5-17-2016 ATM, Art. 31]

## **MEMBERSHIP CLUB**

## Chapter 70. Zoning

### Article III. Use Regulations

#### § 70-3.1. General requirements.

##### A. Basic requirement.

- (1) Buildings or structures shall be constructed, and buildings, structures or land shall be used, in whole or in part, only as permitted under § 70-3.3, Use Regulation Schedule, except as may be provided in § 70-1.4 for certain cases of nonconformity. Uses permitted and uses allowed on special permit must also be in conformity with all the density and dimensional regulations and other pertinent requirements of this chapter.
- (2) Additional regulation of uses is found in various places in this chapter. Attention is particularly drawn to:
  - (a) For the Rural Residence District 1: § 70-3.4A.
  - (b) [1] For the Village Business District: § 70-3.4C.  
[Amended 5-19-2009 ATM, Art. 32<sup>[2]</sup>]  
[1] *Editor's Note: Former Subsection A(2)(b), regarding the Business Campus District, was repealed 5-18-2010 AIM, Art. 27. This article also redesignated former Subsection A(2)(c) and (d) as Subsection A(2)(b) and (c), respectively.*  
[2] *Editor's Note: This article also redesignated former Subsection A(2)(c) as Subsection A(2)(d).*
  - (c) For locations in the Floodplain, Upland Conservation, Mobile Home Park, Water Resource, Confined Aquifer Overlay, Cable Mills Redevelopment Districts: § 70-7.4.  
[Amended 5-18-2004 ATM, Art. 28; 5-15-2007 ATM, Art. 29; 5-15-2007 ATM, Art. 32]

##### B. Schedule notation. Notations in the Use Regulation Schedule shall mean the following:

[Amended 5-19-2009 ATM, Art. 32; 5-18-2010 ATM, Arts. 27, 32]

Yes: A use permitted as a matter of right.

BA: A use allowable on special permit from the Board of Appeals.

SPS: A use permitted as a matter of right, except requiring a special permit from the Board of Appeals if involving drive-in or drive-through facilities, or if the area created on the premises subsequent to May 23, 1989, would exceed the following:

— PB District: 20,000 square feet of cumulative gross floor area

— LI District:

1) Research and development or manufacturing for renewable energy: 50,000 square feet of cumulative gross floor area.

2) Other uses: 20,000 square feet of cumulative gross floor area.

— VB District: 5,000 square feet of building area

— LI or PB District: 20,000 square feet of cumulative gross floor area.

— VB District: 5,000 square feet of building area.







ATTACHMENT IN SUPPORT OF RESPONSE TO QUESTION 4  
LIST OF USES WITHIN 500 FEET OF WILLIAMSTOWN FACILITY

LIST OF USES WITHIN 500 FEET FROM 238 MAIN STREET, WILLIAMSTOWN MA

<b>ADDRESS</b>	<b>USE</b>
240-A Main Street	Vacant Commercial Unit
240-B Main Street	Vacant Commercial Unit
242 Main Street	Vacant Commercial Unit
246 Main Street	Vacant Commercial Unit
248 Main Street	"The Spoke" Bicycle Store
260 Main Street	"Ron's" Auto Repair Shop
273 Main Street	"Community Bank" – Bank
259 Main Street	O'Connell's – Gas Station
228 Main Street	UPS Store
230 Main Street	Colonial Cuts – Hair Salon
213 Main Street	Howard Johnson's Motel
190 Main Street	Mark Pullano, DMD – Dentist's office
217 Main Street	Vacant Building (Former Restaurant)
25 Adams Road	Williamstown Commons - Nursing Home
35 Adams Road	Williamstown Housing Authority - Office
279 Main Street	David Westall – Professional Office (Architect)

ATTACHMENT IN SUPPORT OF RESPONSE TO QUESTION 4

LIST OF USES WITHIN 500 FEET OF ORANGE FACILITY

LIST OF USES WITHIN 500 FEET FROM 158 GOVERNOR DUKAKIS DRIVE, ORANGE MA

<b>ADDRESS</b>	<b>OWNER - USE</b>
184 Gov. Dukakis Dr.	Seaman's Paper – Warehouse Space and Paper Manufacturing.
131 Gov. Dukakis Dr.	Seaman's Paper – Warehouse Space and Paper Manufacturing.
104 Gov. Dukakis Dr.	PTG Realty, LLC - Warehouse Space
82 Gov. Dukakis Dr.	Princeton Forest Products
80 Airport St.	Town of Orange – Municipal Airport

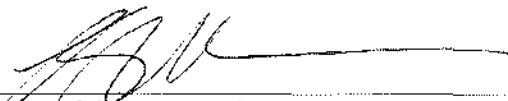
ATTACHMENT IN SUPPORT OF RESPONSE TO QUESTION 6

ADDITIONAL PAGE OF EMPLOYMENT AND EDUCATION FORM FOR  
BRENDAN MCKEE

Applicant Corporation Silver Therapeutics, Inc.

Pedestal Footwear	Co-Founder, Director of Marketing	2014 - Present

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

3/24/18  
Date Signed

ATTACHMENT IN SUPPORT OF RESPONSE TO QUESTION 7

REVISED RESPONSE TO QUESTION D.18 TO MANAGEMENT AND OPERATIONS  
PROFILE



18. Describe the experience, and length of experience, of the Corporation's Chief Executive Officer, Chief Operations Officer, and Chief Financial Officer with providing health care services.

Donald Douglass, COO, founded Cannatonics Society in 2011, a Medical Marijuana Collective Garden in Tacoma, Washington. Donald has subsequently formed two additional marijuana businesses in Washington state, American Mary, LLC and Washington OG, LLC. Donnie has provided care to an approximate 4200 patients at Washington OG LLC, as well as an additional 7800 patients at Cannatonics Society. Donald required basic training from his staff that met the WA Dept of Health criteria for the "consultant" designation and obtained a medical endorsement which allows his qualified staff to advise patients about the effects of different medical marijuana products. Donald and his staff assisted patients of every qualifying ailment. Donalds medical marijuana ventures also provide resources such as literature and information to patients seeking medical professionals for advice concerning the use of MMJ.

Joshua Silver, Chief Executive Officer, does not have direct experience providing health care services.

Brendan McKee, Chief Financial Officer, has experience as a strength and conditioning coach at InnerCity Weightlifting, a non-profit entity located in Boston. In this role, from 2009 to 2014, Brendan advised at-risk youth as to exercise and diet techniques.

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: JS

ATTACHMENT IN SUPPORT OF RESPONSE TO QUESTION 7

REVISED RESPONSE TO QUESTION D.20 TO MANAGEMENT AND OPERATIONS  
PROFILE

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.

From 2014 to the present time, Joshua Ferranto, Individual Responsible for Cultivation has been a licensed Medical Marijuana Caregiver operating a 3,000 square foot cultivation facility located in York, Maine. Joshua Ferranto is responsible for:

- Analyzing overall plant production & accountable for production related problems.
- Writing procedures for all production & processing related tasks.
- Creating a "master schedule" to manage timing of every production related task.
- Manage budget and ordering of soil, nutrients, and other grow supplies.
- Oversee cloning, watering/feeding, spraying, cleaning, and pest management.
- Fiscal accountability for reports and statistics.
- Manage constantly changing environmental challenges (Seasonal humidity and temperature fluctuation, seasonal pests, temporary nutrient imbalances, variances in tap water PH from day to day, variances in the growing requirements for different strains, etc.)
- Responsible for hiring, direction of staff, and assigning duties / responsibilities.
- Train staff and provide them with clear directions and expectations.
- Use metrics to assess employee performance.
- Ensure that we are compliant with all state regulations and requirements.
- Preparation of reports and adherence to policies, procedures and budgets.
- First point of contact with suppliers, government agencies, consultants, sales personnel, and other company officials
- Constantly testing new strains on a small scale so that their quality/yield potential can be evaluated before committing to growing a large crop of that strain. Customers want and expect new strains to be released every so often.
- Manage plant counts and flow between various stages of the cultivation process, making sure to have extra plants available at each stage, so that if anything goes wrong with a batch of plants we planned on flowering, we have extra plants available to replace them.
- Manage plant and inventory tracking in Biotrack to fulfill state requirements.
- Design facility & grow room layout to optimize efficiency of moving plants between stages while maximizing yield & canopy space.
- Design grow rooms.

Joshua Silver, CEO, is the Individual responsible for RMD Security. Although Joshua Silver does not have experience providing security services, his experience with regulatory compliance matters will serve him well in his this role. Moreover, STI has engaged CannaGuard Security as a technical consultant to create comprehensive security protocols. CannaGuard is well respected in the cannabis security industry and has consulted with dispensaries and cultivation centers on an national scale.