## STATE OF RHODE ISLAND DEPARTMENT OF BUSINESS REGULATION OFFICE OF CANNABIS REGULATION 560 JEFFERSON BOULEVARD, SUITE 204 WARWICK, RHODE ISLAND 02886

IN THE MATTER	OF:	
OCEAN STATE CONTROLLED BOTANICALS, L HANGAR 420	LC d/b/a	24OCR004
RESPONDENT.		
Licensed		
Premises:	Warwick, RI 02886	
and the above-named	ent of Business Regulation	ns, Office of Cannabis Regulation ("Department") t") hereby consent and agree that: w]:
Comp	passion center and hybrid r	retailer (License No. MMP CC)
_X_ Medio	cal marijuana and hybrid c	cultivator (License No. MMPCV0066)
identified February Marijuan: Island Ca together v the Medic	I the following violations, 20, 2024, of the Edward O a Act, R.I. Gen. Laws §21 unnabis Act, R.I. Gen. Law with the Medical Act, the	e's Economic and Policy Analyst (the "Analyst") which occurred between July 01, 2023 and D. Hawkins and Thomas C. Slater Medical -28.6-1 et seq. (the "Medical Act") and the Rhode es §21-28.11-1 et seq. (the "Adult Use Act" and, "Acts") and the Rules and Regulations Related to liministered by the Department of Business e "Regulations"):
• vi	Possession of cannabi	s plants in excess of the limits set forth in, and in e Regulations
•	Possession of cannabi	s plants and/or inventory without Metrc tags as

•	Failure to comply with packaging and/or Labeling requirements of
	Retail-Ready cannabis products
•	Inadequate Security Camera Coverage
•	Noncompliant Advertising
•	BCI Deficiency
•	Registry ID Deficiency
•	Visitor Log Deficiency
•	_X_ Quality Control Sample Violation
	<ul> <li>8 samples were taken from licensed premises that exceeded the 28g daily possession limit;</li> </ul>
•	Testing Violation
•	Other: [deficiency]

BASED ON THE FOREGOING, the Department has reason to believe the Respondent violated the Acts and Regulations as described previously herein. Accordingly, the Department has sufficient cause to take enforcement action against Respondent pursuant to the Acts and the Regulations.

In an effort to effect a timely and amicable resolution of the issues raised in this Deficiency Correction Agreement without administrative hearing and to allow Respondent to maintain its license in good standing, Respondent represents and agrees as follows:

- a. Within ten (10) days of receipt of this Deficiency Correction Agreement, Respondent will take all actions necessary to cure the above-cited violations and pay to the Department an administrative penalty in the amount of Four Thousand Dollars (\$4,000.00), by check payable to the Rhode Island General Treasurer.
- b. Respondent shall hereafter comply in all respects with the requirements under the Acts and the Regulations.

Upon execution of this Deficiency Correction Agreement and payment of the administrative penalty, *Ocean State Controlled Botanicals*, *LLC* shall be deemed to be in good standing with the Department pursuant to R.I. Gen. Laws §21-21.11-10(a)(1), provided that

Respondent satisfies all continuing compliance obligations under applicable law, rules, and regulations.

By agreeing to resolve this matter through the execution of this Deficiency Correction Agreement, Respondent knowingly and voluntarily waives any right to an administrative hearing and waives any right to pursue an appeal to the Superior Court under the Rhode Island Administrative Procedures Act, R.I. Gen. Laws §42-35-1, et seq.

Respondent hereby acknowledges and agrees that failure to abide by any of the requirements of this Deficiency Correction Agreement shall be grounds for the Department to initiate further administrative proceedings to impose penalties against Respondent including, but not limited to: (i) revocation and/or suspension, and (ii) such additional administrative penalties that the Department deems appropriate.

## THE DEPARTMENT AND RESPONDENT HEREBY CONSENT AND AGREE TO THE FOREGOING AS TO FORM AND SUBSTANCE:

For the Department.	For the Respondent:
By: Tulli	By: 2020 15-41 E(17)
Name:	Name:
Title:	Its duly authorized:
Chif, oce	
	19/03/2024
Date: 3 20 2024	Date:

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