THE

CANNABIS CONSTITUTION

OF THE

STATE OF OKLAHOMA

Whealth, insure medical Autonomy, provide for the common Good, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution for the Oklahoma Cannabis Revolution.

Article I

Homegrow is an inalienable Right, endowed by our Creator, to be protected by all necessary Means against the Laws of Man.

Article II

All forms of Cannabis, be they Flower or Concentrate, Seed or Pill, shall be available for personal use and commercial sale.

Article III

Neither THC nor any other naturally occurring Cannabinoid shall be restricted in concentration. Be that in the naturally occurring form of Cannabis Sativa L. or (excepting Edibles) in any commercial Product derived therefrom. Concentrations shall rather be stated on product Labels in order to inform and provide for individual Needs.

Article IV

No state entity shall impose statutes or regulations that unduly impede economic Opportunity for any Cannabis business entity. This includes restrictions in excess of those to which other agricultural business entities in the state are subject.

Article V

No person shall be prohibited from employment in licensed Cannabis business entities other than those disqualified otherwise by law.

Article VI

Physicians shall not be subject to revocation of License or other disciplinary action solely on the basis of monitoring or treating Patients who lawfully consume Cannabis or its naturally occurring Cannabinoids.

Article VII

Applicants for commercial License, if applying as Individuals, must show residency in the state of Oklahoma. All executives and managers of commercially licensed entities must be Oklahoma Residents. Each commercial entity licensed to grow, process or retail Cannabis or co-located with such entities must be at least three-quarters owned by Oklahoma Residents.