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JMSK P. O. Box 913 Willmar, MN 56201 320-235-1980 Tel. 320-235-0480 Fax

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To: Tyrone Son-H	Fax:	850	-245-68
From: Kris Kaiser	Date;	8-21	-19
Re: HSFMB, LLC			
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# JMS&K

# Johnson, Moody, Schmidt & Kleinhuizen P.A.

## Attorneys at Law

THOMAS G. JOHNSON \*
DAVID C. MODDY \*\*
BRADLEY J. SCHMIDT \*\*
TODD M. KLEINHUIZEN
BRANDON W. ZUMWALT
JOE E. THOM FSON, Retired

August 21, 2019

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New Filing Section Division of Corporations P.O. Bo 6327 Tallahassee, FL 32 14

RE: HSFMB, 1 .C

To Whom It May Concern:

The enclosed cover letter and articles of organization were sent to your office on August 2, 2019, along with a check for \$125.00 (Check #611027). This check cleared our bank on August 9, 2019. The sequence of numbers on the back of the check are: 08/06/19 - 01016 - 007. I have also enclosed a copy of the cleared check with this fax transmission.

The name of the bi- iness to be filed is HSFMB, LLC. Please process these ar icles as soon as possible.

Thank you.

Sincerely,

JOHNSON, MOOLY, SCHMIDT & KLEINHUIZEN, P.A.

Kris Kaiser

Legal Assistant to bradley J. Schmidt

Attorney for HSFN 3, LLC

us Kaizu

/kak

#### COVER LETTER

	w Filing : vision of t	ection orporations				
SUBJECT:	JECT: HSFMB, LLC Name of Limited Liability Company					
		Matis of Linuxed Education Company				
The enclosed	d Articles	of Organization and ree(s) are submitted for filing.				
Please return	all corr.	condence concerning this matter to the following:				
-	<u>Kat</u> .;	I Asmot IVeme of Person				
-	HSF '	3, LLC				
		Firm/Company				
	103	15th Avenue NW, #200				
		. Address				
_	Wil	zer, MN 56201				
		City/State and Zip Code				
	<u>ket</u> !.	! Otpinospitality.com				
		E-mail address: (to be used for feture annual report notification)				
For further info	rmation	meeming this matter, please call:				
	Kat!	Aemot at (320 ) 235-7207, ext 190				
	N.	iz of Person Area Code Daytime Telephone Number				
Enclosed is a	check fo.	he following amount:				
\$125.00 Piling	g Fee '	S130.00 Filing Fee & S155.00 Filing Fee & Certificate of Status  Certificate of Status  (additional copy is enclosed)  S160.00 Filing Fee, Certificate of Status & Certified Copy (additional copy is enclosed)				
	New ! Divi . P.O. !	g Address iling Section New Filing Section on of Corp rations ox 6327 Clifton Building usee, FL 32314 Content of Corporations 2661 Executive Center Circle Tallahassee, FL 32301				

### ARTICLES OF ORGANIZATION OF HSFMB, LLC

The undersigned, being a natural person 18 years of age or older, in order to form a limited liability company under Florida Statutes, Chapter 605, hereby adopts the following Articles of Organization effective as of the date herein:

ARTICLE I.

The name of this Company is HSFMB, LLC.

#### ARTICLE II.

The mailing address of the principal office of the Limited Liability Company is 103 15th Avenue NW #200. Willmar, MN 56201.

The street address of the principal office of the Limited Liability Company is 4805 Tamiami Trail North, Naples, FL 34103.

#### ARTICLE III.

The name and the Florida street address of the registered agent of this Company is as follows:

Thomas R. Torgerson 4805 Tamiami Trail North Naples, FL 34103

Having been named as registered agent and to accept service of process for the above stated limited limitely company at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capability. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my arties, and I am familiar with and accept the obligations of my position as registered agent as provided for in Chapter 605, F.S.

Registered Agent's Signature (REQUIRED)

SECRETARY OF STATE

#### ARTICLE IV.

The Limited Liability Company is manager managed. The name and address of each person authorized to manage and control the Limited Liability Company is as follows:

<u>Title:</u> Manager Name and Address: Thomas R. Torgerson 4805 Tamiami Trail North Naples, FL 34103

#### ARTICLE V.

The sole purposes for which this company shall exist are as follows:

- (a) To manage, own and operate a hotel located in Fort Myers Beach, Florida, together with all personal property used in connection with that business.
- (t) Engaging in all acts necessary or incidental in connection with the foregoing purposes.

#### ARTICLE VI.

Unless dissolved earlier according to law, the duration of this Company shall be perpetual.

#### ARTICLE VII.

No member of this Company shall have any cumulative voting rights.

#### ARTICLE VIII.

No manager of this Company shall be personally liable to the Company or its members for monetary damages for breach of fiduciary duty by such manager as a manager; provided, however, that this Article shall not eliminate or limit the liability of a manager to the extent provided by applicable law (i) for any breach of the manager's duty of loyalty to the Company or its members, (ii) for acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of law, (iii) under section 605.24093 of the Florida Statutes, (iv) for any transaction from which the manager derived an improper personal benefit or (v) for any act or omission occurring prior to the effective date of this Article. No amendment to or repeal of this Article shall apply to or have any effect on the liability or alleged liability of any manager of the Company for or with respect to any acts or omissions of such manager occurring prior to such amendment or repeal.

#### ARTICLE IX.

The company shall at all times observe the applicable legal requirements for the recognition of the company as a legal entity separate from any of its Members ("Members") and Affiliates [as defined below), including, without limitation, as follows:

- (a) The company shall maintain its principal executive office and telephone and facs mile numbers separate from that of any Affiliate and shall conspicuously identify such office and numbers as its own. Additionally, the company shall use its own separate stationary, invoices and checks which reflects its separate address, telephone number and facsimile number, as appropriate.
- (b) The company shall maintain its company records and books and accounts separate from these of any Affiliate or any other entity. The company shall prepare unaudited quarterly and audited annual financial statements, and the company's financial statements shall substantially comply with generally accepted accounting principles.
- (c) The company shall maintain its own separate bank accounts, payroll and correct complete and separate books of account.
- (d) The company shall hold itself out to the public (including any Affiliate's creditore) im fer the company's own name and as a separate and distinct business entity and not as a department, division or otherwise of any Affiliate.
- (e) All customary formalities regarding the existence of the company, including holding meetings of or obtaining the consent of its Board of Managers, as appropriate, and its members and maintaining current and accurate minute books separate from those of any Affiliate, shall be observed.
- (f) The company shall act solely on its own name and through its own duly authorized officers and agents. No Affiliate shall be appointed or act as agent of the company.
- (g) Investments shall be made in the name of the company directly by the company or on its benalf by brokers engaged and paid by the company or its agents.
- (h) Except as required by the Company's primary lender (the "Lender") or its successors or assigns, the company shall not guarantee or assume or hold itself or permit itself to be held out as having guaranteed or assumed any liabilities or obligations of any Member or any Affilia e, nor shall it make any loan, except as permitted the Members.
- (i) The company is and will be solvent and shall pay its own liabilities, indebtedness and obligations of any kind, including all administrative expenses, from its own separate assets.
- Assets of the company shall be separately identified, maintained and segregated. The company's assets shall at all times be ield by or on behalf of the company and if held on behalf of the company by another entity—shall at all times be kept identifiable (in accordance with customary usages) as assets owned by the company. This restriction requires, among other things, that

company funds shall not be commingled with those of any Affiliate and it shall n aintain all accounts in its own name and with its own tax identification number, separate from those of any Affiliate.

- (I) The company shall not take any action if, as a result of such action, the company would be required to register as an investment company under the Investment Company Act of 1940, as amended.
- (1) The company shall at all times be adequately capitalized to engage in the transactions contemplated at its formation.
- (m) All data and records (including computer records) used by the company or any A filiate in the collection and administration of any loan shall reflect the company's ownership interest therein.
- (n) None of the company's funds shall be invested in securities issued by any Affiliate.

"Affiliate" means any person or entity other than the company (i) which owns beneficially, directly or indirectly, more than 50 percent of the outstanding membership interests or which is otherwise in control of the company, (ii) of which more than 50 percent of the outstanding voting securities are owned beneficially, directly or indirectly, by any person or entity described in clause (i) above, or (iii) which is controlled by any person or entity described in clause (i) above; provided that for the purposes of this definition the term "control" and "controlled by" shall have the meanings assigned to them in Rule 405 under the Securities Act of 1933, as amended.

#### ARTICLE X.

Additionally, the company shall not, so long as any indebtedness remains outstanding by the company to the Lender, (a) liquidate or dissolve the company in whole or in part, (b) consolidate, merge or enter into any ferm of consolidation with or into any other entity, nor convey, transfer or lease its ansets substantially as an entirety to any person or entity nor permit any entity to consolidate, merge or enter into any ferm of consolidation with or into the company, nor convey, transfer or lease its assets substantially as an entirety to any person or entity and (c) except as permitted by the Lender in writing, amend or modify these Articles of Incorporation.

#### ARTICLE XI.

The company shall have no indebtedness or incur any liability other than (a) debts and liabilities for trade payables and accrued expenses in urred in the ordinary course of business and (b) with respect to the loan made to the Company by the Lender.

IN WITNESS WHEREOF, I have hereunto set my hand this Z day of August 2019
REQUIRED SIGNATURE:
<i>)</i> • • • • • • • • • • • • • • • • • • •
Signature of a member or an authorized representative of a member.
(In accordance with section 605.0203 (1) (b). Florida Statutes, the execution of this document constitutes an affirmation under the penalties of perjury that the facts stated here in are true.
I am aware that any false information submitted in a document to the Department of State
constitutes a third degree felony as provided for in s.817.155, F.S.)
Thomas R. Torgerson
Twoed or printed name of signee
ivaea or arintea name of sianee