

**D17000000011**

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(Requestor's Name)

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(City/State/Zip/Phone #)

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PICK-UP

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WAIT

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MAIL

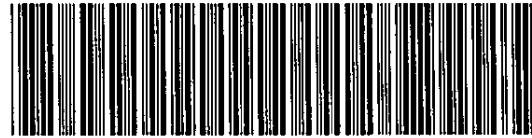
\_\_\_\_\_  
(Business Entity Name)

\_\_\_\_\_  
(Document Number)

Certified Copies \_\_\_\_\_ Certificates of Status \_\_\_\_\_

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17 MAR -3 AM 9:44  
SECRETARY OF STATE  
TALLAHASSEE, FLORIDA

*K* 03/07/17

## TRANSMITTAL LETTER

Department of State  
Division of Corporations  
P.O. Box 6327  
Tallahassee, FL 32314

**SUBJECT:** BUSINESS TRUST

Enclosed is an original and one (1) copy of the Declaration of Trust and a check for:

**FEES:**

**Declaration of Trust** **\$350.00**

**OPTIONAL:**

**Certified Copy** **\$ 8.75**

**FROM:** LAUREN SMITH  
**Name (Printed or typed)**

6576 KENNINGTON CIRCLE  
**Address**

MILTON FL 32570  
**City, State & Zip**

410-233-1612  
**Daytime Telephone number**

**AFFIDAVIT TO THE FLORIDA SECRETARY OF STATE  
TO FILE OR QUALIFY**

C.J. SMITH TRUST

A BUSINESS TRUST

In accordance with Section 609.02 of the Florida Statutes, pertaining to  
Common Law Declarations of Trust, the undersigned, the Chairman of the  
Board of Trustees of C. J. SMITH TRUST,

FLORIDA (Name of Trust)

Trust hereby affirms in order to file or qualify

(State)

C.J. SMITH TRUST

(Name of Trust)

, in the State of Florida.

1. Two or more persons are named in the Trust.

2. The principal address is JASON SMITH, 210 N. MONASTERY AVE

BALTIMORE MD 21229: LAUREN SMITH, 6576 KENNINGTON CIR MILTON F

3. The registered agent and street address in the State of Florida is:  
LAUREN SMITH

6576 KENNINGTON CIR MILTON FL 32570

4. Acceptance by the registered agent: Having been named as registered  
agent to accept service of process for the above named Declaration of Trust  
at the place designated in this affidavit, I hereby accept the appointment as  
registered agent and agree to act in this capacity.

Lauren A Smith

(Signature of Registered Agent)

5. I certify that the attached is a true and correct copy of the Declaration of  
Trust under which the association proposes to conduct its business in  
Florida.

Lauren A Smith

Name:

NOTARY

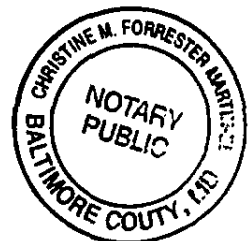
Chairman of the Board of Trustees

Filing Fee: \$350.00

Certified Copy: \$ 8.75 (optional)

CR2E063(3/00)

*Christine M. Forrester Martin*  
MY COMMISSION EXPIRE 7/1/2017



FILED  
17 MAR -3 AM 9:44  
SECRETARY OF STATE  
TALLAHASSEE FLORIDA

**DECLARATION of TRUST**  
*for*  
**-C. J. SMITH BUSINESS TRUST-**

**THIS DECLARATION of TRUST UNDER AGREEMENT**

Is entered into this **Seventeenth** day of **November** in the year, **Two Thousand Sixteen**, (*Anno Domini*)  
between;

**CURTIS JAMES SMITH, CAPITAL**

*(A Sole Proprietorship, hereinafter called the Grantor/ Trustor/ Creator/ Settlor)*

*[State of Maryland Registered No: 61-04255]*

**c/o 6500 Reisterstown Road**

**Baltimore Maryland**

**United States of America**

*(Its Registered Agent & Office Address)*

**&**

**C. J. SMITH BUSINESS TRUST**

SECRETARY OF STATE  
TALLAHASSEE, FLORIDA

17 MAR -3 AM 9:46

FILED

In care of **Minister Lauren Smith, Trustee**

**% Office of the Administrator of Trust**

**c/o 6576 Kennington Circle**

**Milton FL 32570**

**[United States of America**

*(A Corporation Sole)*

**WITNESSETH THIS AGREEMENT IN GOD WE TRUST**

**ARTICLE I.  
THE GRANTOR**

Whereas the Grantor for and in consideration of the covenants herein contained hereby irrevocably transfers, conveys, assigns, and delivers all assets whether now owned or hereafter acquired, to include but not limited to all rights, titles, and interest to property (*real or personal, tangible or intangible*) and other such valuable consideration as now or in the future may be so transferred unto the trust known as the **C. J. SMITH BUSINESS TRUST** (*the "TRUST"*), in care of the **Office of the Administrator of Trust** (*the "Office"*), all assets more fully described in the attached hereto "**Schedule A**" or recorded on a "**Financing Statement**", that might be made a part hereof. The receipt and sufficiency of which the **Trustee(s)** in a fiduciary capacity in office hereby accepts and acknowledges to manage, hold, control, maintain, and direct said Trust Assets, to be held and titled to the TRUST, to own and possess full and absolute rights to assets IN FEE SIMPLE, in the best of interest for the benefit and purposes of its **Beneficiary**, all as set forth in the following terms below.

**ARTICLE II.**

**THE BENEFICIARY**

The Beneficiary Shall be **The CURTIS JAMES SMITH BUSINESS Estate**, and its heirs, legatees, successors, and assigns as a whole and not as any individuals hereunder this TRUST.

# **-C. J. SMITH BUSINESS TRUST-** (con't)

## **ARTICLE III. FORMATION & PROTECTION**

This TRUST is a private irrevocable unincorporated business trust organization created under the Covenant of God and formed under common law doctrine of Aboriginal Title (*original Native American doctrine of Treaties of Amity and Commerce*) and shall be protected in jurisdictions of Ecclesiastical Law (*Canon Law*), International Law, Treaties of Amity and Commerce, and under the Constitution for the united States of America, particularly Article VI, Clause 2, known as the "***Supremacy Clause***" (*the supreme law of the land*). This TRUST organization shall enjoy the benefits of the Uniform Commercial Code adopted in all 50 states and the District of Columbia in the following citation, Article 1-105, "***Territorial Application of the Act; Parties' Power to Choose Applicable Law***" and the United Nation Commission on International Trade Law "***UNCITRAL***". The domicile, and thereby the controlling interpretational laws under which the TRUST organization shall be construed, may be changed to any other state, nation, or territory as shall be deemed prudent, wise, necessary, or appropriate by the Trustee(s) in office. All acts performance or acceptance by this TRUST organization is done under the doctrine of common law and reserved rights "*Treaties as Covenants*".

## **ARTICLE IV. LEGAL STATUS & VALIDITY**

This TRUST under agreement is organized as a Common Law Trust and shall be governed by multilateral treaties on Private International Law or trust laws of its situs (*jurisdiction*). The purpose and powers of this TRUST is to engage in any lawful act or activity for which this TRUST is cause to be organized and operated under agreement. Without limiting the validity or impairing the right to negotiate and make contracts and agreements in any manner to the scope and generality of the forgoing trust under agreement, with regards to the Hague Trust Convention on the law applicable to trust and on their recognition.

## **ARTICLE V. OPERATION & MISSION**

This TRUST may operate as a legal person in any jurisdiction, ecclesiastical ministry, business operation, as a philanthropic organization or charitable trust, or may engage in any commercial, financial, mercantile, industrial, manufacturing, agricultural, exploration, research, licensing, servicing agency business, or any other venue whether foreign or domestic to join or become a party to, or to oppose, any reorganization, readjustment, recapitalization, merger, voting trust, dissolution, consolidation, or to form any one or more partnerships or committees that will support in its humanitarian mission to promote the well-being of mankind throughout the world.

## **ARTICLE VI. OUTSIDE HELP & ADVICE**

This TRUST may utilize outside consultant, brokers, agents, attorneys, accountants, appraisers, experts, investment and legal counselors, custodians, employees, independent contractors, and other persons or firms providing services or advice, to employ and pay them reasonable compensation for services rendered and to make payments in furtherance of the purpose and as permitted by the Trustee(s) in office, that maybe deem advisable, to assure the effective day-to-day operation of this TRUST.

# **-C. J. SMITH BUSINESS TRUST-** (con't)

## **ARTICLE VII. MANAGEMENT & INVESTMENTS**

The Trustee(s) in Office and or its assigns, shall hold, redeem or collect all or any part of such investments, to supervise and manage such investments or reinvest the TRUST income therefrom, and to establish and maintain investments in their absolute discretion, to include but not limited to all securities, notes, stocks, bonds, commercial paper, debentures, evidences of indebtedness, certificates of interest or participation in any profit-sharing agreement, collateral-trust certificates, preorganization certificates or subscriptions, transferable shares, investment contracts, voting trust certificates, certificates of deposit for a security, investment trust, mutual funds, or common trust funds, including any fractional undivided interest in any one or more commodities; oil, gas, precious metals, or other mineral rights, or in real estate and other property (*real or personal*). To form one or more corporations, LLC or LLP's, sole proprietorships, firms, organizations, associations, foundations, endowment programs, regulated investment companies or other entities, whether foreign or domestic, and to undertake or assume in connection therewith the whole or any part thereof, whether or not such investments be of the character permissible for investments by fiduciaries under any applicable law, and without regard to the effect any such investment may have upon the diversity of investments under Revised Uniform Commercial Code Article 8 and the Securities Act of 1933.

## **ARTICLE VIII. PURCHASE, SALE, PLEDGE & HELD SECURITIES**

This TRUST, may acquire by purchase or exchange, or by transfer on the installment sales basis at the Trustee(s) discretion capital assets or securities. The Trustee(s) in Office at their discretion, may pledge assets as collateral that are held in trust only to secure any transaction for the benefit of the parties therein mentioned. Securities may be pledged and sold at any price, i.e., at, above or below cost at the sole discretion of the Trustee(s) or its assigns. Investments may be pledged (*Hypothecated*) and loaned out, and monies can be borrowed. All units, shares, certificates, or other types of security issued or to be issued, in accordance with applicable law, shall be fully paid and non-assessable. Every holder of the aforementioned securities who has not paid in full the sum agreed to be paid for each unit, share, certificate of beneficial interest or ownership, or any other types of securities, shall be personally liable to the Trust or to its creditors, as the case may be in an amount equal to the portion of said sum remaining unpaid. Such holders shall not otherwise be liable for any debt or obligation of the trust.

## **ARTICLE IX. BANKING**

The Trustee(s) in Office at any time and from time to time may establish and maintain a bank account in the name of the TRUST, to include but not limited to any of the following accounts; regular checking & saving, thrift, safe deposit box, brokerage, security account(s), assets account(s), and other saving or demand deposits account(s) and may receive funds for the TRUST, as appropriate, to be held in such account(s). Any person may contribute additional funds as well as other cash equivalents to the TRUST; provided, however, that acceptance of any such contributions to the TRUST shall be subject to the approval of the Trustee(s). The Trustee(s) or its assigns may appoint third party Book keepers or Safe keepers to manage certain deposits, pledges of collateral as security, and withdraws from said account(s). The TRUST will open said accounts with an Employer Identification Number (*EIN*) only and no social security numbers or other personal identifier numbers shall be attached to said account(s). This TRUST is a non-domestic entity disregarded as separate from its owner and is the Secured Party in any account opened in the name of the TRUST within the definition of Revised Uniform Commercial Code Article 9.

# **-C. J. SMITH BUSINESS TRUST-** (con't)

## **ARTICLE X. RIGHTS OF OWNERSHIP**

This TRUST shall have the full rights of ownership to and enjoyment of any and all property in its possession, including the right to hold and possess full legal and equitable title to any and all property (*real or personal, tangible or intangible*), whether residential or commercial real estate, corporate charters, resolutions, entitlements, and any other valuable assets, which is the subject of this Agreement, that might be transferred to the TRUST or held or vested in the name of this TRUST, without danger that the property would be considered property of the trustee in the Trustee(s) individual capacity, or its assigns, in street name, certificate holder(s) name, or in the name of a nominee without indicating the trust character of such holding, or unregistered or in such form as will pass by delivery, or to use a central depository and to permit registration in the name of a nominee. Any securities or monies received by an agent-nominee for and on behalf of this TRUST shall not be considered to have been constructively received by said nominee-agent, but shall accrue solely for the benefit and legal ownership of this TRUST.

## **ARTICLE XI. REAL OR PERSONAL PROPERTY IN POSSESSION**

The Trustee(s) in Office or its assigns, in their absolute discretion may assign, sell, exchange, or transfer real or personal property to any existing person(s), or otherwise dispose of, or grant options with respect to such property, at any public or private sale, with or without security, in such manner, at such times, for such prices, and upon such terms and conditions as the Beneficiary may deem advisable. The Trustee(s) may administer any property, at any time from time to time, and remove security interest or liens on any property, perfect title, and furnish copies of bills of sale, deeds, trust indentures, and such other legal paperwork as may be necessary to effect legal title or change of ownership in property. In the event that this TRUST holds commercial or residential property (*real estate*) used by the Grantor or its Beneficiary, they shall have the exclusive right to occupy, lease, and/ or use such real property beyond the duration of any trust created hereunder and shall not be required to any pay rent for the use of such property.

## **ARTICLE XII. DONORS & SELLERS**

At any time and from time to time anyone may donate or transfer assets, as a gift to this TRUST, and anyone may sell assets to the TRUST. Upon termination of this TRUST the Trustee(s) in Office or its assigns shall pay to the donors the then current value of their donations, or to the Donor's Estate. The Sellers shall have the right of the first refusal under a Buyer and Sellers Agreement and may exercise their rights at any time the TRUST remains in operation or as long as the trust's Successor(s) remains in operation.

## **ARTICLE XIII. LAW SUITS**

The TRUST shall settle, compromise, pursue or oppose law suits, fines, security interests, liens, levies, assessments, purported claims for debts, restrictions, libel, etc. by both public and private parties, and agencies without authorization of any court or other jurisdiction to the contrary.

## **-C. J. SMITH BUSINESS TRUST-** (con't)

### **ARTICLE XIV. TAXES**

This TRUST is organized as a private irrevocable "*unincorporated*" business trust organization and operates in all jurisdiction foreign or domestic and is exempt from all sales and income taxes under applicable section of the Code authorized by said tax treaties. This TRUST shall be known and properly operated as "*Common Law Trust*" and distributes all of its net income to its legal Beneficiary.

### **RTICLE XV. POUR-OVER AUTHORITY**

For the purpose of renewing this Agreement, any assets outside of the TRUST at any time may be "*poured-over*" into the renewable agreement or a "WILL" by the Trustee(s) in Office at that time, to protect the TRUST assets and its beneficiaries, heirs, legatees, successors, and assigns personally against any hazards.

### **ARTICLE XVI. TRUSTEES POWERS, RIGHTS, & OBLIGATIONS**

(a). The term "*Trustee(s)*" wherever used herein shall mean the trustee or trustees in office from time to time. The Trustees shall consist of eligible persons who have agreed and accepted to become, and to fulfill the duties of, Trustee(s) hereunder this Trust Agreement. No person who is not an eligible person shall be permitted to become a trustee hereunder unless appointed.

(b). No Trustee(s) hereunder this Trust Agreement shall be required to furnish any bond or surety or provide any other security hereunder for the faithful performance of the duties of trustee, notwithstanding any applicable law of any state, nation, territory, or other jurisdiction therein.

(c). The Trustee(s) hereunder may pay themselves such reasonable compensation for their services as may be determined by its Beneficiaries.

(d). Any such Trustee(s) in Office shall have the rights, duties, and authority, and may exercise all rights, powers, and privileges granted hereunder this Trust Agreement, whether or not discretionary and shall be responsible for and may take such actions as are required to assure the effective day-to-day operation of the TRUST.

(e). In the event the Trustee(s) for any reason shall fail or cease to act as trustee at any time after qualifying to act as trustee by way of appointment hereunder this Trust Agreement or should resign, cease to exist, or depart from duties for any reason, The Grantor hereby appoints irrevocably as Successor Trustee;

**Minister Lauren Smith, Successor Trustee  
% Office of the Administrator of Trust  
c/o 6576 Kennington Circle  
Milton FL 32570  
United States of America**



## **-C. J. SMITH BUSINESS TRUST-** (con't)

(f). The Successor Trustee shall succeed as if originally appointed hereunder and to have all of the rights, powers, authorities, discretions, immunities, estates, titles, duties, and obligations to serve as trustee hereunder, without the necessity of any conveyance or the taking of any action whatsoever.

(g). The Trustee(s) in Office shall have the right to enforce or take, and or to determine whether or not to take, any action(s) with respect to any unauthorized use, infringement or dilution of property included in the Trust Assets.

(h). The Trustee(s) in Office shall take reasonable steps to maintain the value, validity and enforceability of the Trust Assets that are subject of this Trust Agreement, including by filing required documents and affidavits of continued use and applying for all renewals to the extent permitted by applicable law. The Trustee(s) shall have the right to prepare, file and prosecute registration applications in the Trust's name, as the Trustee(s) deems necessary in order to maintain and protect the Trust Assets.

### **ARTICLE XVII. ADMINISTRATION OF TRUST**

**Income.** After payment of all expenses of administering the TRUST and maintaining the Trust Assets, any part or all of the net income of the TRUST may, in the absolute discretion of the Trustee(s), be retained or paid to or applied for the benefit of the Beneficiary to be used in furtherance of the Purpose, at such intervals and in such amounts as the Trustee(s) from time to time deem requisite or desirable and/or to comply with any applicable legal requirements. Any net income not paid or applied shall be added to and become a part of the principal of the TRUST.

**Principal.** After payment of all expenses of administering the TRUST and maintaining the Trust Assets, in the absolute discretion of the Trustee(s), the principal shall be retained or used in furtherance of the Purpose, at such intervals and in such amounts, as the Trustee(s) in office from time to time deem requisite or desirable and/or to comply with any applicable legal requirements as so stated above.

**Expenses.** The Trustee(s) shall pay from amounts contributed by third parties or from the Trust Assets the expenses of administering the TRUST, which may include, but shall not be limited to, the reasonable costs of administering the TRUST, including legal and accounting fees, as appropriate, the payment of filing fees and maintenance fees for the Trust Assets, and the reasonable costs incurred in administering the TRUST. In no event may the Trustee(s) liquidate or distribute Trust Assets in order to pay such expenses without written consent from the Beneficiary, which is the subject of this Trust Agreement.

**Distributions upon dissolution.** Upon the termination or dissolution of the TRUST for any reason, and after the payment or making provisions for the payment of all of the liabilities of the TRUST if any, the Trustee(s) in office or its assigns, are authorized or directed by the provision of this Agreement to pay or distribute all of the Trust assets or its net income or principal to its Beneficiary.

### **ARTICLE XVIII. NOTICE GIVEN UNDER THIS TRUST**

This Declaration of Trust under Agreement is an actual and constructive notice and it is hereby given to any and all persons or legal entities doing business with, contracting with, extending credit to, or having a claim against this TRUST organization, and that the Trustee(s) hereunder are not personally held liable when dealing with matters involving the TRUST or trust assets. The Trustee(s) is only liable for breach

## **-C. J. SMITH BUSINESS TRUST-** (con't)

of this TRUST Contract. This Agreement constitutes the entire agreement of the parties hereto with respect to subject matter hereof and supersedes all prior agreements and understandings, both oral and written, between the parties with respect to the subject matter of this Trust Agreement.

### **ARTICLE XIX. IRREVOCABLE TERM OF TRUST**

This Declaration of Trust under Agreement created hereunder is irrevocable and cannot be modified, amended, or revoked or terminated by any parties herein and neither this Trust Agreement nor any rights or obligations hereunder may be assigned, delegated or otherwise transferred, only by written consent under oath, of such aforementioned actions. This Agreement shall extend to and be binding upon the heirs, executors, administrators, successors and assigns of the undersigned Grantor and upon the Trustee(s) acting hereunder and no other parties are legally associated. This TRUST shall continue to remain in full force and perpetuity, with the help of God for a period of ninety nine (99) years from the date of this agreement, at which time it may be amended or renewed with a new Trust Agreement, for which it is the intent of the Settlor and Trustee(s) to do so renew unless stated by them or otherwise.

**[Signatures of the parties follow on the annex'd pages]**

**-C. J. SMITH BUSINESS TRUST- (con't)**

**IN WITNESS WHEREOF,**

The Grantor hereby creates a irrevocable trust to be administered in accordance with the requirements herein contained under Trust Agreement, which shall become effective on the date this agreement bears for the purpose or purposes upon the terms and conditions hereinafter set forth in this instrument under which the trust property is to be held, managed and disposed of by the trustee and that the said Grantor has approve this Declaration of Trust and has duly executed and hereunto set his/ her hand and Seal.

**Done this 17<sup>th</sup> day November, 2016**

By: \_\_\_\_\_

**CURTIS JAMES SMITH, CAPITAL**  
(hereinafter referred to as the Grantor/ Trustor/ Creator/ Settlor)  
[State of Maryland Registered No: 61-04255]  
**c/o 210 N. Monastery Avenue**  
**Baltimore, Virginia**  
**United States of America**  
(Its Registered Agent & Office Address)

**WITNESSES:** I declare that **CURTIS JAMES SMITH, CAPITAL (Grantor)**, Is personally known to me (or prove to me on the basis of convincing evidence) to be the Grantor and that he or she signed or acknowledged this Trust under Agreement in my presence, or he/ she appears to be of sound mind and under no duress or undo influence.

By: \_\_\_\_\_

Printed Name: \_\_\_\_\_

, Date: 2/15/2017

By: \_\_\_\_\_

Printed Name: \_\_\_\_\_

, Date: 2/18/17

**CERTIFICATE OF ACKNOWLEDGMENT OF NOTARY PUBLIC**

***In the united States of America; Land of North America***

*For Verification Purposes Only*

On this date the men and/ or women named above, in their stated capacity, personally appeared before me and acknowledged that this instrument attached to this acknowledgment was signed as a free and voluntary act and deed for the uses and purposes therein mentioned.

**DATE:** February 18, 2017

By: \_\_\_\_\_

**Notary Public**

(NOTARY STAMP  
OR SEAL)

**My Commission Expires:** 10/9/18

# **-C. J. SMITH BUSINESS TRUST-**

## **SCHEDULE A**

### **“PROPERTY PLACED OR HELD IN TRUST”**

*(REAL & OTHER PERSONAL PROPERTY)*

**(I) Accounts:** All accounts, social security accounts, master accounts, escrow accounts, securities account, margin accounts, asset accounts, demand deposit accounts, saving accounts, custodial accounts, account payable, closed accounts, accounts of trust, account receivables, and or other receivables which is maintained at any bank, financial and or depository institution, leases and lease payments, contract rights, chattel paper, instruments and documents, items in the process of collection and their proceeds, security entitlements, and notes; any other obligations or indebtedness owed to **Grantor(s)** from whatever source arising; all rights of **Grantor(s)** to receive any performance or any payments in money, securities, or kind; all guaranties of the foregoing and insurance policies and proceeds relating thereto, or all rights of **Grantor(s)** as an unpaid seller of goods and services, including, but not limited to, the rights to stoppage in transit, replevin, reclamation, and resale; and all of the foregoing whether now owned or existing or hereafter created or acquired or arising.

**(II) Inventory:** All inventory including without limitation all goods, merchandise, raw materials, goods in process, finished goods, findings or component materials, and all supplies, incidentals, goods, offices supplies, software, packaging materials, and any and all goods or items used or consumed in the operation of the business of **Grantor(s)** or which contribute to the finished products or to the sale, promotion and shipment thereof, without exception now owned or hereafter acquired by **Grantor(s)** and held for sale, lease or resale or furnished or to be furnished under contracts of service, or used or consumed in **Grantor(s)** business and all documents of title evidencing any part of any of the foregoing accounts, contract rights, security agreements, court cases/accounts, notes, drafts, acceptances, banker acceptance, promissory notes, negotiable instruments, instruments and chattel paper, all returned or repossessed goods arising from or relating to any contract rights, accounts or other sale or disposition of inventory all wherever located; as well as products, accessions and all cash and non-cash proceeds, immediate or remote, of any sale or other disposition of any of the foregoing.

**(III) Equipment:** All now owned or hereafter acquired equipment, parts, computers, including hardware and software, machinery, furnishing, fixtures, tools, aircraft, vessels and vehicles of every kind and description, all parts and accessories for and relating to all of the foregoing and all additions and accessions to, replacements of, insurance or condemnation proceeds of, and documents covering all of the foregoing, all property received wholly or partly in trade or exchange for all of the foregoing, and all rents, revenue, issues, profits, accessions, proceeds, arising from the sale, lease, rent, license, encumbrance, collection, use or any other temporary or permanent disposition of, all of the foregoing or any interest therein.

**(IV) General Intangible and Other Property:** All chose in action and cause of action, general intangibles and all other intangible personal or intellectual property of **Grantor(s)** of every kind and nature now owned or hereafter acquired by **Grantor(s)** or arising, including, without limitation, corporate or other business records, all books, ledger, books of accounts, records, royalties, symbols, commercial energy, writings, signatures, endorsements, autographs, signature cards, affixed seals, authentications, data bases, information and other property of **Grantor(s)**, inventions, designs, blueprints, plans specification, patents, patent applications, service mark, trademarks, trade names including without limitation; any and all derivative therefrom, trade secrets, processes, formulas, goodwill, copyrights, registrations, licenses, franchises, tax refund claims, any swap, hedging or derivatives agreements, rights, insurance proceeds, pension and insurance surpluses, and any letter of credit, bonds, guarantee, fungible commodities, claims, security interest or other security held by or granted to **Grantor(s)** to secure payment by an account debtor of any of the accounts of **Grantor(s)**.

**(V) Additional Rights and Entitlements:** All rights under all licenses, permits, lease, rents, deeds, warrants, contracts, governmental approvals, franchises, certificates of titles, applications for any of the foregoing, renewals, of any of the foregoing, and similar rights or privileges.

**(VI) Dividends and Securities:** (i) All dividends, cash, securities, instruments and other property from time to time paid, payable or otherwise distributed to **Grantor(s)** in respect of or in exchange for any shares or other capital stock, or trust, partnership or limited liability company interest including without limitation; (ii) all investment property, trust certificates, certificated securities, certificate of stock, certificates of deposits, un certificated securities, security entitlements, financial

assets (*all as defined under UCC Article 8*), CUSIP numbers, hedging contracts, options contract, and futures contract; (iii) any and all distributions made to **Grantor(s)** in respect of any such shares or capital stock splits, or pursuant to a merger or consolidation or otherwise, or any substitute security issued to **Grantor(s)** upon conversion, reorganization or otherwise; and (iv) any and all other property hereinafter delivered to **Grantor(s)** or the **TRUST** in substitution for or in addition to any of the foregoing including without limitation, all securities issued pursuant to any shareholder agreement, stock purchase agreement, partnership agreement, trust agreement or indenture, limited liability company operating agreement, stock purchase rights or other agreement to which **Grantor(s)** may now or hereafter be a party, all certificates and instruments representing or evidencing such property and all cash, securities, bonds, interest, dividends, rights, and other property at any time and from time to time received, receivable or otherwise distributed in respect of or in exchange for any or all thereof.

**(VII) Property in Possession:** All **Grantor(s)** real estate or other personal property in possession of the **C. J. SMITH BUSINESS TRUST**

*10-Declaration of Trust establish for the C. J. SMITH BUSINESS TRUST*

Recording Requested By  
And when recorded send to:  
**C. J. SMITH BUSINESS TRUST**  
% Office of the Administrator of Trust  
c/o 6576 Kennington Circle  
Milton FL 32570

MEMORANDUM of TRUST ESTABLISH  
for  
**-C. J. SMITH BUSINESS TRUST-**

To all to whom these presents shall come or be made known, that this Memorandum of Trust establish for the **C. J. SMITH BUSINESS TRUST** (the "**TRUST**") shall be considered an actual and constructive notice executed and recording as evidence of the existence of the foregoing Declaration of Trust under Agreement. Whereas its Deed (*Instrument*) was executed **NOVEMBER 17, 2016** and that any persons may rely upon this Memorandum of Trust as evidence of the existence of said Trust under Agreement, and is relieved of any obligation to verify that any transaction entered into said TRUST thereunder is consistent with the terms and conditions of the Trust Agreement.

**"KNOW THAT"**

**CURTIS JAMES SMITH, CAPITAL**  
(A Sole Proprietorship, hereinafter called the Grantor/ Trustor/ Creator/ Settlor)  
[State of Maryland Registered No: 61-04255]  
c/o 210 N. Monastery Avenue  
Baltimore Maryland United States of America  
(Its Registered Agent & Office Address)

**"AS THE GRANTOR"**

Has created a private Irrevocable Unincorporated "Common-Law" Business Trust Organization known as the:

**C. J. SMITH BUSINESS TRUST**  
(A non-domestic entity with a beneficial owner elected to be disregarded as a separate entity)

**"WHEREAS APPOINTING"**

Minister C. J. Smith, as Trustee  
Minister Lauren Smith, as Successor Trustee  
In care of: % Office of the Administrator of Trust  
6576 Kennington Circle  
Milton Florida 32570 United States of America  
(A Corporation Sole)

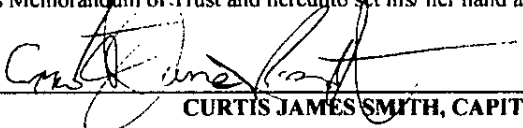
&

**The CURTIS JAMES SMITH BUSINESS Estate, its Beneficiary**

**"NOW, THEREFORE"**

In consideration of the covenants contained within the Declaration of Trust under Agreement created thereunder and may be referred to by the name "**C. J. SMITH BUSINESS TRUST**" the receipt and sufficiency of which hereby acknowledged, whereas the Grantor hereby irrevocably transferred, conveyed, assigned and delivered to Trustee(s) assets more particularly described in the attached hereto Schedules and made a part hereof or UCC Financing Statement that may be attached thereto and incorporated hereafter, to hold the same, and any other property which the Trustee(s) hereinafter may acquire, in **TRUST**, for the purpose or purposes upon the terms and conditions thereunder as set forth in the Declaration of Trust under Agreement, with or without specifying any change in Trustee(s). This Memorandum shall continue in full force and perpetuity, with the help of God until otherwise terminated.

**IN WITNESS WHEREOF,** The Grantor has duly executed this Memorandum of Trust and hereunto set his/ her hand and Seal

Done this 18 day of FEBRUARY, 2017 By:  **CURTIS JAMES SMITH, CAPITAL (Grantor)**

**CERTIFICATE OF ACKNOWLEDGMENT OF NOTARY PUBLIC**

*In the united States of America)*

*) SS.:*

*Land of North America )*

On this date the undersigned named above, personally appeared before me and acknowledged to me on the basis of satisfactory evidence that he or she executed the same in his or hers stated or authorized capacity, and that by his or hers signature on this instrument the person, or entity upon behalf of which the person signed is a free and voluntary act and deed for the uses and purposes therein mentioned.

*Date:* February 18, 2017 *By:* , *Notary Public*

NOTARY SEAL  
OR SEAL

*My Commission Expires:* 10/1/18

**CERTIFICATE of TRUST**  
*for*  
**C.J. SMITH BUSINESS TRUST**

Under the Common Laws of the United States of America

This Certificate of Trust of C.J. SMITH BUSINESS Trust (*the "TRUST"*), does hereby certify the existence of the TRUST established **November 25, 2016** ness Trust Organization.

**Second:** The name of its Trustee(s) is as follows; **Minister Lauren Smith (Trustee)**.

**Third:** The address in which its principal trustee office is as follows; **% Office of the Administrator of Trust (A Corporation Sole) c/o 6576 Kensington Cir., Milton FL 32570 United States of America.**

**Forth:** The purpose or purposes of the TRUST is to engage in any lawful act or activity for which trusts may be organized under the common laws of the United States of America or of any state, commonwealth, territory, or of any foreign country thereof. Without limiting in any manner the scope and generality of the foregoing, the TRUST shall have the following purpose and powers;

(a) To acquire by purchase or acquisition, subscription, or otherwise, and to receive, take and hold, by bequest, devise, gift, own or lease, either absolutely or in trust for such objects and purposes or any of them, any property, real, personal, or mixed, and to vote, guarantee, sell, convey, exchange, transfer, mortgage, pledge, and to invest or re-invest the principal and income thereof or otherwise dispose of or deal in any such property and with any monies or securities "as such terms are defined in the Security Act of 1933 & 1934", issued or created by any corporation, limited liability company, partnership or sole proprietorship, firm, organization, association, agency, municipality, or any other entity, public or private, and shall have the power to indemnify one of the foregoing entities or person(s) who is serving at the request of the TRUST, and as owner thereof the right to possess and exercise all the rights, powers and privileges of ownership.

(b) To receive and administer funds and to engage in any commercial, financial, banking, mercantile, industrial, manufacturing, agricultural, exploration, research, religious and apostolic associations, educational, charitable, humanitarian, scientific, literary, any social or recreational clubs, real estate, corporations, licensing, servicing, agency, or any other activities or business and to hold any and all such powers and do all things necessary or convenient to further the purposes of the TRUST authorized by Law.

(c) The Trustee(s) "**MINISTER(S)**" in office is authorized at any time, and from time to time at Trustee(s) discretion to exercise all rights, power and privileges necessary or convenient to effect any or all the foregoing purposes, or to further any or all of the foregoing powers stated herein, for the benefit of the TRUST and its Beneficiaries.

By: Minister Lauren Smith  
Name: **Minister Lauren Smith**  
Title: **Trustee**

**WITNESS MY HAND AND SEAL:**

By Notary Public: Alexandra Bussey

My Commission Expires: 10/9/18

Property of the C.J. SMITH BUSINESS Trust

IM 9:46  
OF STATE  
FLORIDA

FILED  
MAR -3 AM 9:46  
CLERK OF STATE  
TALLAHASSEE, FLORIDA