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(Re	equestor's Name)	
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PICK-UP	WAIT	MAIL
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Certified Copies	_ Certificates	s of Status
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FLORIDA DEPARTMENT OF STATE DIVISION OF CORPORATIONS

DISSOCIATION OR RESIGNATION OF MEMBER, MANAGER FROM FLORIDA OR FOREIGN LIMITED LIABILITY COMPANY

(Pursuant to 605.0216, Florida Statutes)

- 1. The name of the limited liability company as it appears on the records of the Florida Department of State is: <u>AAA Bundy's Bail Bonds LLC</u>
- 2. The Florida document/registration number assigned to this limited liability company is:

3. The date this member/manager withdrew/resigned or will withdraw/resign is: _____

4.1. <u>Adam Honeycutt</u>, hereby withdraw/resign as a *(Print Name of Person Resigning)*.

Mgr

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(Print Title)

of this limited liability company and affirm the limited liability company has been notified of my resignation in writing.

lan Consta POA

Signature of Dissociating Member or Resigning Manager

Filing Fee:\$25.00 (Required)Certified Copy:\$30.00 (Optional)

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DURABLE POWER OF ATTORNEY

BY THIS DURABLE POWER OF ATTORNEY, I, ADAM AVERY HONEYCUTT (hereinafter referred to as PRINCIPAL or AGENT) of PUNTA GORDA, Florida, do hereby revoke any and all previous POWERS OF ATTORNEY made by me and do hereby appoint as my attorney in fact, SAMANTHA SHAE CORWIN (hereinafter referred to as AGENT), to be my attorney-in-fact and agent. This durable power of attorney is not terminated by subsequent incapacity of the principal except as provided in chapter 709, Florida Statutes. The Durable power of attorney remains in effect upon my incapacitation, and is only revoked by my act of revocation, incapacity of the agent, the incapacity of the contingent agent upon the incapacity of the agent, the death of the agent and or death of the agent and contingent agent in or the incapacitation of the agent and contingent agent or other provision as provided in 709.2109 Florida Statutes.

<u>Authority of Agent.</u> I hereby grant to AGENT full power and authority to exercise or perform any act, power, duty, right, or obligation whatsoever that I now have or may hereafter acquire, relating to any person, matter, transaction, or interest in property owned by me presently or in the future, including, without limitation, my interest in: all real property, including homestead property and property held in joint tenancy with right of survivorship, tenancy in common, or tenancy by the entiretics; all personal property, tangible or intangible, jointly or individually owned; all property over which I hold a general, limited, or special power of appointment; choses in action; and all contractual or statutory rights or elections including those in any probate proceeding to which I may become entitled.

Except as otherwise limited by applicable law or by this durable power of attorney, AGENT has full power and authority to perform, without prior court approval, and may take all necessary actions to exercise, any power herein granted as fully as 1 might or could do if personally present. This power is not diminished even though AGENT may be acting individually or on behalf of any other person or entity interested in the same matters. All acts done under this power by AGENT shall bind me, my heirs, devisees, and personal representatives. This power is nondelegable. I hereby ratify and confirm that AGENT shall lawfully have, by virtue of this durable power of attorney, the powers herein granted, including Page 1 of 6 but not limited to the authority to:

a. forgive, request, demand, sue for, recover, collect, receive, and hold all sums of money, debts, dues, commercial paper, checks, drafts, accounts, deposits, legacies, bequests, devises, notes, interests, stock certificates, bonds, dividends, certificates of deposit, annuities, pensions, profit sharing, retirement, social security, insurance, and other contractual benefits and proceeds, intangible and tangible property and property rights and any demands whatsoever, liquidated or unliquidated, that I now or hereafter own or that are due, owing, or payable or belonging to me or in which I may now have or hereafter acquire an interest.

b. have, use, and take all lawful means and equitable and legal remedies and proceedings in my name for the collection and recovery of any property now or hereafter owned by me, and adjust, sell, compromise, and agree for the same, and execute and deliver for me, on my behalf and in my name, all endorsements, releases, receipts, or other sufficient discharges for the same.

c. acquire, purchase, invest, reinvest, exchange, grant options to sell, and sell and convey personal property, tangible or intangible, or interests therein, for such price and on such terms and conditions as AGENT shall deem proper, including, without limitation, stocks, bonds, warrants, debentures, commodities, precious metals, futures, currencies, and investment funds, including common trust funds, in domestic and foreign markets.

d. execute stock powers or similar documents and delegate to a transfer agent or similar person the authority to register any stocks, bonds, or other securities either into or out of my name or my nominee's name.

e. redeem bonds issued by the United States Government or any of its agencies or any other bonds.

f. acquire, purchase, exchange, grant options to sell, and sell and convey any and all of my real estate, lands, tenements, leases, leaseholds or other property in the nature of real estate, or any part or parcel thereof, which I now own or may hereafter acquire, or interests therein, including my homestead real property, at public or private sale, for such price and on such terms and conditions as AGENT shall deem proper, and execute any and all documents necessary to effectuate the same, including but not limited to contracts, deeds, affidavits, bills of sale, assignments, and closing statements; provided, however, that if I am married, AGENT may Page 2 of 6 not convey or dispose of my homestead property without joinder of my spouse or my spouse's legal guardian. (Joinder by my spouse may be accomplished by the exercise of authority in a durable power of attorney executed by my spouse, and either my spouse or 1 may appoint the other as attorney-in-fact.)

g. maintain, repair, improve, invest, manage, partition, insure, rent, lease, encumber, and in any manner deal with any real or personal property, tangible or intangible, or any interest therein, that I now own or may hereafter acquire, in my name and for my benefit, upon such terms and conditions that AGENT shall deem proper, and execute, acknowledge, and deliver all instruments necessary to effectuate the foregoing.

h. open and maintain savings, checking, money market, and other accounts in my name or otherwise in any bank or financial institution or with any insurance or brokerage firm; make, receive, and endorse checks, drafts, or other commercial mercantile instruments; deposit and withdraw funds, specifically including withdrawals from any savings account or savings and loan deposits; acquire and redeem certificates of deposit and use and manage such accounts; deal generally on my behalf with any instrument for the payment of money in which I may have an interest; and execute or release such deeds of trust or other security agreements as may be necessary or proper in the exercise of the rights and powers herein granted.

i. borrow from time to time such sums of money upon such terms and conditions as AGENT shall deem appropriate for, or in relation to, any of the purposes or objects described herein, upon the security of any of my property, whether real or personal or otherwise, and, for such purposes, to give, execute, deliver, and acknowledge mortgages with such power and provisions as AGENT may think proper, and also such notes, bonds, or other instruments as may be necessary or proper in connection therewith; provided, however, that if I am married, AGENT shall not mortgage my homestcad property without joinder of my spouse or my spouse's legal guardian. (Joinder by my spouse may be accomplished by the exercise of authority in a durable power of attorney executed by my spouse, and either my spouse or I may appoint the other as attorney-in-fact.)

j. apply for a certificate of title on, and endorse and transfer title to, any automobile, truck, recreational vehicle, off-road vehicle, van, motorcycle, or other motor vehicle, airplane, or vessel, and to represent in such transfer or assignment that the title to said motor vehicle, Page 3 of 6

airplane, or vessel is free and clear of all liens and encumbrances except those specifically set forth in such transfer or assignment.

k. conduct or participate in any lawful business of whatever nature for me and in my name; execute partnership agreements and amendments thereto; incorporate, reorganize, merge, consolidate, recapitalize, sell, liquidate, or dissolve any business; enter into voting trusts and other agreements or subscriptions; elect or employ officers, directors, and agents; carry out the provisions of any agreement for the sale of any business interest or stock therein; exercise voting rights with respect to stock, either in person or proxy; and exercise stock options.

1. make gifts to charitable organizations or to or in trust for my spouse or any descendant of mine in connection with estate, gift, generation-skipping transfer, income, or other tax planning for me or to qualify me for any government assistance program; provided, however, that no gift may be made to AGENT other than for AGENT's health and maintenance or to discharge AGENT's legal obligations.

m. consent to any gift, use any gift-splitting provision or tax election, and pay gift taxes, but only if in furtherance of my estate plan or my desire to minimize taxes.

n. transfer any or all assets of mine to any revocable trust created by me as to which trust I am, during my life, a primary income or principal beneficiary.

o. withdraw from any trust, whether revocable or irrevocable, in which I have a current beneficial interest, such amounts of principal or accrued or collected but undistributed income of such trusts as I would be permitted to receive or withdraw, pursuant to any right of receipt or withdrawal contained in such trusts.

p. make, execute, and file any and all declarations, joint or separate returns, waivers, consents, claims, and other instruments or forms (including, without limitation, IRS Form 2848: Power of Attorney) relating to federal, state, municipal, and other taxes or assessments, including income, transfer, property, excise, and other taxes of whatever nature and whether imposed or required by any domestic or foreign authority, and in connection with any such taxes or assessments due or claimed or believed to be due from me or in respect of any property or rights that I may own or in which I may have any interest.

q. represent me before any office of the Internal Revenue Service, state agency, or any other governmental or municipal body or authority of whatever nature, domestic or foreign,

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and conduct and transact any case, claim, or other matter whatsoever in connection therewith; receive confidential information regarding tax matters for all periods, whether before or after the execution of this instrument; and make tax elections.

r. have access at any time or times to any safe-deposit box rented by me, wheresoever located, and remove all or any part of the contents thereof, and surrender or relinquish said safe-deposit box, and any institution in which any such safe-deposit box may be located shall not incur any liability to me or my estate as a result of permitting AGENT to exercise this power.

s. exercise any statutory rights or elections, including, but not limited to, any rights or elections in any probate or similar proceeding to which I am or may become entitled; and renounce or disclaim any interest otherwise passing to me by testate or intestate succession or by inter vivos transfer.

t.	employ as investment counsel	Much
IN WITNESS	WHEREOF, I have set my hand and seal on this $\frac{444}{64}$	day of Eebruary 2021.
	<u> </u>	AM AVERY HONEYCUTT Principal
		•

SIGNED, SEALED, AND DELIVERED IN THE PRESENCE OF:

Jaul Milde

Witness

ギれがなわ Witness

STATE OF FLORIDA

The foregoing instrument was acknowledged before me by means of (*) physical presence or () online notarization this $\frac{\mu n}{2}$ day \underline{March}_{2021} by Adam Avery Honeyeutt.

Page 5 of 6



Notary Public -Seal

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 \Box personally known to me or $\not a$ produced <u>Builder CO. SullED</u> as identification.

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