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(Requestor's Name)

(Address)

(Address)

(City/State/Zip/Phone #)

PICK-UP

WAIT

MAIL

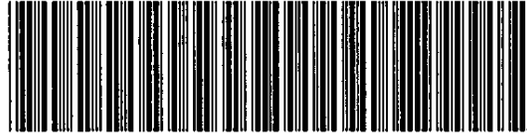
(Business Entity Name)

(Document Number)

Certified Copies _____ Certificates of Status _____

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TALLAHASSEE, FLORIDA
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JUL 12 2016
S. YOUNG

09 May 9, 2016

Robert E. Madden
3259 Quitman St
Denver, CO 80212
maddenre@gmail.com
808-282-7204

Trusted Global Solutions
c/o - Richard H. Reckling
2452 Wyndam Bay Place
Apopka, FL. 32703

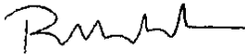
- and -

c/o - Matthew C. Milligan
5203 Fawnway Ct
Orlando, FL. 32819

RE: NOTICE OF RESIGNATION

1. I hereby provide notice of my withdrawal, resignation, and dissociation as a managing member from the company TRUSTED GLOBAL SOLUTIONS LLC.
2. A dissociation agreement is attached to facilitate this action.

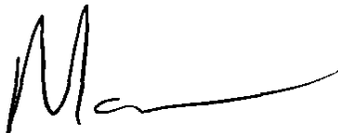
Regards,



Robert E. Madden

PLEASE REMOVE FROM

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LLC DISSOCIATION

AGREEMENT

This Limited Liability Company Dissociation Agreement ("Agreement") is entered into by and between **TRUSTED GLOBAL SOLUTIONS LLC** ("Company"), a **FLORIDA** limited liability company established **11 JAN 2016**, and **ROBERT E. MADDEN** ("Member").

Whereas, this agreement shall become binding and effective as of the date of the final agreement signature ("Effective Date"); and

Whereas, Member, originally an owner of a membership interest in the Company, now wishes to resign, separate and dissociate from control and ownership of Company; and

Whereas, a Company Operating Agreement does not exist, nor any other agreement governing the Company dissociation process; and

Whereas, with no operating agreement in-place, governance defaults to the applicable state laws, where Chapter 605 of the Florida Statutes provides an LLC member the power to dissociate as a member at any time by withdrawing as a member by express will under s. 605.0602(1); and

Whereas, the current Company financial assets include one (1) checking account and one (1) savings account, and as of 09 MAY 2016, the Company checking account balance is \$1513.03, and the savings account balance is \$50.00; and

Whereas, the Company has no financial liabilities; and

Whereas, upon the execution of this agreement, the following Company members shall remain ("Remaining Members"):

- Richard H. Reckling, 2452 Wyndam Bay Pl., Apopka, FL. 32703
- Matthew C. Milligan, 5203 Fawnway Ct., Orlando, FL. 32819

Now, in consideration of the mutual promises exchanged below, Company and Member agree as follows:

1. Termination. Member acknowledges that any membership, ownership, or contractual relationship he has had with Company terminates irrevocably with this Agreement.
2. Final Payment. Company shall make a final payment to Member in the amount of \$819.32 within 14 days of effective date.
3. Acceptance. Member accepts the amounts to which he is entitled by virtue of this Agreement as final settlement of accounts between the parties and declares expressly that, subject to performance of this Agreement, neither Company nor any Company affiliated with Company – wherever located – will have any further obligations to him.

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4. Entity Filing Documents. Within 30 days of effective date, the Remaining Members shall take action to remove Member's name from Florida state entity documents (i.e. Articles of Organization, etc.), providing notice of proof to Member upon completion.

5. Bank Accounts. Within 30 days of effective date, the Remaining Members shall take action to remove Member's name and access from all company bank accounts, providing notice of proof to Member upon completion.

6. Confidentiality.

a. Member understands and acknowledges that by virtue of his membership with Company, he has had access to certain Confidential Information, the disclosure of which may damage Company, and is prohibited by the laws of any state or jurisdiction in which the Company conducts its business.

b. The term "Confidential Information" shall mean any and all knowledge, information, or data of Company, whether written or oral, and if written or on electronic media, however produced or reproduced, that is marked as "Confidential" and/or "Proprietary" or which is reasonably understood to be a valuable, special, or unique asset of Company.

c. Member shall not, except as otherwise required by law, subpoena, or legal proceeding: (i) use any Confidential Information; or (ii) disclose any Confidential Information except to officers or other employees of Company should it be necessary to do so.

7. Representations and Warranties. The parties hereby represent and warrant that: (i) each has the legal right and authority to enter into this Agreement; (ii) the performances and the rights granted to each party hereunder shall not conflict with or violate any commitment or agreement either party has to any other person or entity hereunder or the full enjoyment by Company of the rights herein granted; (iii) each party shall perform its duties fully and to the best of its abilities; and (iv) the materials provided by either party shall not violate any law nor infringe upon nor violate any rights of any person, firm, corporation, or entity.

8. Miscellaneous.

a. Severability. If any part of this Agreement is held unenforceable, the rest of the Agreement will continue in full force and effect.

b. Separability. This Agreement does not and shall not be construed to create a partnership or joint venture between the parties hereto.

c. Entire Agreement. This Agreement supersedes and cancels all prior agreements, if any, between the parties and shall not be amended, altered or changed except by signed written agreement.

d. Notices. All notices and other communications hereunder shall be in writing, and shall be mailed by registered or certified mail, postage prepaid, and/or emailed, to the parties hereto at their respective addresses specified herein, subject to the right of either party to change its address by written notice.

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e. Any notice to be given to Company pursuant to the terms of this Agreement shall be addressed as follows: Trusted Global Solutions
2452 Wyndam Bay Place
Apopka, FL. 32703
info@trustedgs.com

f. Any notice to be given to Member pursuant to the terms of this Agreement shall be addressed as follows: Robert Madden
3259 Quitman St
Denver, CO 80212
maddenre@gmail.com

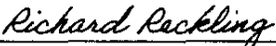
9. Signatures. By signing below, all parties agree to the contents and mutual promises contained in this Agreement:

Robert E Madden
Resigning Member


Resigning Member Signature

09 MAY 2016
Date

Richard H. Reckling
Remaining Member


Remaining Member Signature

9 May, 2016
Date

Matthew C. Milligan
Remaining Member


Remaining Member Signature

09 May, 2016
Date

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