# L18000221932

(Red	questor's Name)			
(Add	dress)			
(Add	dress)			
(City	y/State/Zip/Phone	e #)		
PICK-UP	☐ WAIT	MAIL		
(Bu:	siness Entity Nam	ne)		
(Document Number)				
Certified Copies	_ Certificates	of Status		
Special Instructions to Filing Officer:				

Office Use Only



600324488176

02.405/19--01015--028 \*\*75.00

2019 FEB -5 PH 1: 2'

O ERUCE LEB 14 2019



### 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)

	• • •	it appears on the records of the Florid	a Departmer	nt
of State is:	N VICTORIA PARK RD LI			.•
2. The Florida doci L1800022193	•	signed to this limited liability compar	ıy is:	
		gned or will withdraw/resign is:	28, 2019	
4. I. RICHARD BRAWER, hereby withdraw/resign, hereby withdraw/resign		, hereby withdraw/resign as a		
(Print N	ame of Person Resigning)			
MEMBER				
	(Print Title)			
		e limited liability company has been n	otified of m	y
resignation in wr	iting.		, r	<b>9</b> ≕
73				77 PM
Signature of D	ssociating Member or Resign	ning Manager		, T
Filing Fce:	\$25.00 (Required)			
-	\$30.00 (Optional)			2

#### ASSIGNMENT OF LLC INTEREST

This ASSIGNMENT OF LLC INTEREST ("Assignment") is made by R. Brawer, M. Brawer, Matatof, and Harounoff ("Assignors") to Zachary Rose ("Assignee") as of the date set forth below.

WITNESSETH:

WHEREAS, Assignors own an aggregate 70% Membership Interest in 723 N VICTORIA PARK RD LLC, a limited liability company (the "LLC");

WHEREAS, Assignors desire to assign 100% of their Membership Interests in the LLC, or 70% total, to Assignee by means of this instrument (the "Assigned Interest").

WHEREAS, Assignors shall be withdrawn as members of the LLC.

NOW THEREFORE, in consideration of the compensation in **Schedule 1** and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignors hereby take the following actions:

#### 1. ASSIGNMENT OF INTEREST

Assignors hereby irrevocably and unconditionally assign, transfer and convey to Assignee all of Assignors' rights, title and interest in the Assigned Interest in the LLC to Assignee.

#### 2. CONSIDERATION

The Assignors assign, transfer, and convey the Assigned Interest to Assignee for the sums outlined in **Schedule 1**.

#### 3. REPRESENTATIONS AND WARRANTIES.

Assignors hereby represent and warrant to the Assignee that:

(a) the Assigned Interest shown in **Schedule 1** represents the Assignors' Interests in the LLC;

(b) the Assignors are lawful owners and have good title to the Assigned Interest, free and clear of any liens, claims, encumbrances, security interest or options.

#### 4. APPROVAL AND RELEASE

The LLC hereby approves the transfer of the Membership Interest from Assignors to Assignee. The LLC and Assignors hereby release each other from all claims arising under the LLC.

Assignors, on their behalf and on behalf of their subsidiaries, divisions, affiliates and agents, releases, remises, and forever discharges Assignee from all claims, suits, actions, charges, demands, judgments, costs and executions present and future, known or unknown, both legal and equitable in any manner arising out of its ownership of, or participation in the management of, the LLC; and

Assignee, on its behalf and on behalf its subsidiaries, divisions, affiliates and agents, releases, remises, and forever discharges Assignors from all claims, suits, actions, charges, demands, judgments, costs and executions present and future, known or unknown, both legal and equitable in any manner arising out of their ownership of, or participation in the management of, the LLC.

#### 5 CONDITION PRECEDENT TO CLOSING

Upon the collective acceptance of this Assignment, the Assignee will own one hundred percent (100%) of the outstanding membership interests of the LLC. As a condition precedent to payment of Assignors' Assigned Interests, and Assignee's payment of cash consideration due under this Assignment agreement, it is accepted and agreed by both Assignor and Assignee that in the event that any one or more of the remaining assignment agreements are not executed thereby causing LLC ownership by Assignee to total less than one hundred percent (100%), this Assignment agreement shall be voidable by Assignce and Assignors shall be excused from any performance due under this Assignment agreement.

AMO RNB

#### 6. EFFECTIVE DATE.

The Assignment is effective on January 28, 2019.

IN WITNESS WHEREOF, Assignors have executed this Assignment as of the Effective Date.

The Assignee:

By: Jacky M (MF) (Rose)

The Assignors:

(Harounoff)

By: (R. Brawer)

By: (M. Brawer)

By: Yoush Nobald (Matatof)

AH RNB

## SCHEDULE I ASSIGNORS COMPENSATION SCHEDULE

Member Name & Address	Compensation	Membership Interest
Marc Brawer 10498 Whitewind Cir Boynton Beach, FL 33473	\$137,500	17.5%
Richard Brawer 10498 Whitewind Cir Boynton Beach, FL 33473	\$82,500	10.5%
Jacob Matatof 4240 Galt Ocean Dr. Apt 1005 Fort Lauderdale fl 33308	\$110,000	14%
Alain Harounoff 621 N Victoria Park Rd. Fort Lauderdale FL 33304	\$81,400	28%

BE RNB