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(Requestor's Name)

(Address)

(Address)

(City/State/Zip/Phone #)

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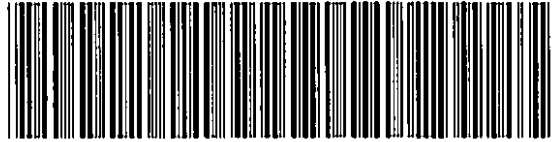
(Business Entity Name)

(Document Number)

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COVER LETTER

TO: Registration Section  
Division of Corporations

SUBJECT: Stuja Enterprises, LLC  
Name of Limited Liability Company

The enclosed Articles of Amendment and fee(s) are submitted for filing.

Please return all correspondence concerning this matter to the following:

Peter Jones  
Name of Person

Stuja Enterprises, LLC / DBA: Sneaky Tiki Shaved Ice  
Firm/Company

8344 Sphere Way  
Address

Pensacola, FL 32514  
City/State and Zip Code

Sneakytiki1@gmail.com  
E-mail address: (to be used for future annual report notification)

For further information concerning this matter, please call:

Peter Jones at (850) 346-7811  
Name of Person Area Code Daytime Telephone Number

Enclosed is a check for the following amount:

- \$25.00 Filing Fee
- \$30.00 Filing Fee & Certificate of Status
- \$55.00 Filing Fee & Certified Copy (additional copy is enclosed)
- \$60.00 Filing Fee, Certificate of Status & Certified Copy (additional copy is enclosed)

**Mailing Address:**  
Registration Section  
Division of Corporations  
P.O. Box 6327  
Tallahassee, FL 32314

**Street Address:**  
Registration Section  
Division of Corporations  
The Centre of Tallahassee  
2415 N. Monroe Street, Suite 810  
Tallahassee, FL 32303

**ARTICLES OF AMENDMENT  
TO  
ARTICLES OF ORGANIZATION  
OF**

Stujo Enterprises, LLC 2018 JUN 26 PM 3:19  
(Name of the Limited Liability Company as it now appears on our records.)  
(A Florida Limited Liability Company)

The Articles of Organization for this Limited Liability Company were filed on June 28, 2018 and assigned Florida document number L19000168918.

This amendment is submitted to amend the following:

**A. If amending name, enter the new name of the limited liability company here:**

The new name must be distinguishable and contain the words "Limited Liability Company," the designation "LLC" or the abbreviation "L.L.C."

Enter new principal offices address, if applicable:

(Principal office address MUST BE A STREET ADDRESS)

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Enter new mailing address, if applicable:

(Mailing address MAY BE A POST OFFICE BOX)

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**B. If amending the registered agent and/or registered office address on our records, enter the name of the new registered agent and/or the new registered office address here:**

Name of New Registered Agent:

\_\_\_\_\_

New Registered Office Address:

\_\_\_\_\_

*Enter Florida street address*

\_\_\_\_\_ Florida \_\_\_\_\_

*City*

*Zip Code*

**New Registered Agent's Signature, if changing Registered Agent:**

*I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent as provided for in Chapter 605, F.S. Or, if this document is being filed to merely reflect a change in the registered office address, I hereby confirm that the limited liability company has been notified in writing of this change.*

**If Changing Registered Agent, Signature of New Registered Agent**



D. If amending any other information, enter change(s) here: (Attach additional sheets, if necessary.)

I Peter Jones have bought Jason Stuart's share of the company & now I own 100% of Studio Enterprises, LLC. (See Attached legal Document for Termination of Partnership & Buy out of Jason Stuart's Company Share)

E. Effective date, if other than the date of filing: June 23<sup>rd</sup> 2020 (optional)

(If an effective date is listed, the date must be specific and cannot be prior to date of filing or more than 90 days after filing.) Pursuant to 605.0207 (3)(b)

**Note:** If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.

If the record specifies a delayed effective date, but not an effective time, at 12:01 a.m. on the earlier of: (b) The 90th day after the record is filed.

Dated June 23<sup>rd</sup> 2020.

  
Signature of a member or authorized representative of a member

Peter L. Jones  
Typed or printed name of signee

## **TERMINATION OF PARTNERSHIP AND ASSET PURCHASE AGREEMENT**

This Termination of Partnership and Asset Purchase Agreement ("Agreement") is entered into by and among Jason Stuart individually and as CEO of STUJO ENTERPRISES, LLC ("Seller") and Peter Jones individually and as CEO/CFO of STUJO ENTERPRISES LLC a Florida Limited Liability Company ("Buyer").

In consideration of the mutual covenants contained herein, the parties agree as follows:

Buyer and Seller entered into a business partnership and formed a Florida Limited Liability Company which was duly formed on June 28, 2019. Each partner owned a 50% interest in the business including sharing expenses and profits. The parties have agreed to dissolve their partnership agreement and Jason Stuart is selling his 50% partnership interest in the partnership including his 50% interest in STUJO ENTERPRISES, LLC to Peter Jones. Peter Jones will become the 100% owner and operator of STUJO ENTERPRISES LLC.

From the date of this sale Peter Jones individually and as 100% Owner/operator of STUJO ENTERPRISES LLC will hold Jason Stuart and his heirs and assigns free of any liability financial or otherwise relating to their former business partnership.

**1. Purchase and Sale.** Seller agrees to sell and Purchaser agrees to purchase the tangible assets now owned by or used in the business of Seller as more particularly described below in Exhibit "A" Personal Property, on the terms and conditions of this Agreement.

(a) **Personal Property.** All of Seller's right, title and interest in and to any and all equipment, materials, supplies and other personal property owned by or used in the business of the Seller, including without limitation that set forth on Exhibit "A" Personal Property.

**2. Purchase Price.** The total purchase price for the Assets shall be Fifteen Thousand Five Hundred Thirty-Seven and 50/100 Dollars (\$15,537.50), in one payment via certified check. In addition to the monetary amount listed herein Seller, Jason Stuart shall be entitled to "Free Sno Cones or Shaved Ice" from the company for life upon his appearance at any business location operated by STUJO ENTERPRISES LLC.

**3. Representations and Warranties.** The Seller is selling the equipment to the buyer in its current "as is" condition and makes no warranties or other express representations relating to the condition of the equipment. Buyer is familiar with all the equipment listed in Exhibit "A" which is the subject of this sale and has full knowledge of its current condition and agrees to purchase said property "as is" with no other representations or warranties of its condition.

4. **Title to Properties.** Seller has title to or all ownership interest in the property listed in Exhibit "A" and sells such property to Buyer free of any lien or encumbrance thereon. Title to property will be delivered to the buyer on the day of closing this agreement.

5. **Business Name.** Included in this purchase is the business name Sneaky Tiki Shaved Ice.

6. **Liability.** The check will be made out to Jason Stuart as Peter L. Jones is purchasing all the business interest of Jason Stuart. Jason Stuart will use said funds to repay the Randell Benson Trust for funds advanced to the business. Peter L. Jones shall not be responsible or liable for any further payment to Jason Stuart or the Randell Benson Trust.

7. **Taxes.** This is a complete buyout and Peter L. Jones is the remaining sole owner/operator and (CEO) of Stujo Enterprises, LLC. Peter L. Jones shall be solely responsible and liable for all taxes, fees and costs associated with STUJO ENTERPRISES, LLC for calendar year 2020 as well as any future taxes, fees and costs. Jason Stuart and the Randell Benson trust shall in no way be liable or responsible for the preparation, filing or paying of any taxes, fees and costs relating to this venture for 2020 and in the future.

8. **Closing Date.** The closing date of this sale shall be on or before June, 15<sup>th</sup> 2020, unless the parties mutually agree to a different date in writing. All property shall be delivered to the Buyer on that date.

 6/15/2020

Peter Jones, Buyer  
CEO/CFO, STUJO ENTERPRISES, LLC.  
8344 Sphere Way  
Pensacola, FL. 32514

 16 June 2020  
Jason Stuart, Seller  
CEO, STUJO ENTERPRISES, LLC.  
901 Springlake Road  
Newcastle, OK. 73069

**EXHIBIT "A" PERSONAL PROPERTY**

**Trailer and all supplies and equipment used in the business known as Sneaky Tiki Shaved Ice operated by STUJO ENTERPRISES, LLC.**



**MINTUES OF SPECIAL MEETING OF STUJO ENTERPRISES, L.L.C.**

Comes Now Jason Stuart CEO of STUJO ENTERPRISES, L.L.C. and calls the meeting to order. Present were Jason Stuart and Peter L. Jones CFO/CEO and managing partner of the limited liability company.

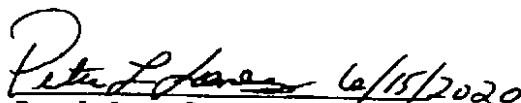
The purpose of the meeting is to approve the resignation of Jason Stuart as CEO and the sale of all his interest in the limited liability company to Peter L. Jones. The sale is hereby approved by 100% of both parties in interest.

Upon completion of the sale Jason Stuart's resignation was approved and Peter L. Jones is the 100% owner/operator and CEO of STUJO ENTERPRISES, L.L.C.

Motion was made to adjourn and meeting was adjourned by Peter L. Jones.

Dated this 15<sup>th</sup> day of June, 2020.

  
Peter L. Jones, CFO/CEO

  
Peter L. Jones, Secretary