(Requestor's Name)			
(Address)			
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(City/State/Zip/Phone #)			
PICK-UP WAIT MAIL			
(Business Entity Name)			
(Document Number)			
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COVER LETTER

TO: Registration Section Division of Corporations		
BLUE WATER CRUISERS LLC		
SUBJECT: Name of Li	mited Liability Con	npany
Dear Sir or Madam:		
The enclosed Statement of Authority and fee(s) are	submitted for filing.	•
Please return all correspondence concerning this ma	atter to the following	<u>;</u> :
Jacqueline Rohatensky		
Name of Person		-
Blue Water Cruiser, LLC		
Firm/Company		-
3054 N.E. 49th Street		
Address		-
Ft. Lauderdale, FL 33308		
City/State and Zip Code		-
SACKI 22947 @ YAM E-mail address: (to be used for future annu	lal report notificatio	n)
For further information concerning this matter, plea	se call:	
Jacqueline Rohatensky	561 at (517-1778
Name of Person	Area Code	Daytime Telephone Number
Mailing Address:		Street Address:
Registration Section		Registration Section
Division of Corporations		Division of Corporations
P.O. Box 6327		The Centre of Tallahassee

2415 N. Monroe Street, Suite 810

Tallahassee, FL 32303

Tallahassee, FL 32314

STATEMENT OF AUTHORITY

Pursuant to section 605.0302(1). Florida Statutes, this limited lauthority:	liability company submits the following statement of
FIRST: The name of the limited liability company is: BLUE	WATER CRUISERS LLC
SECOND: The Florida Document Number of the limited liab	oility company is: L22000251167
THIRD: The street address of the limited liability company's 3054 N.E. 49th Street	principal office is:
Ft. Lauderdale, FL 33308	
The mailing address of the limited liability company 3054 N.E. 49th Street	y's principal office is:
Ft. Lauderdale, FL 33308	
FOURTH: This statement of authority grants or sets limitatio position of a person in a company, whether as a member, transperson on the following: 1. May execute an instrument transferring real prop a. Granted to:	deree, manager, officer or otherwise or to a specific berty held in the name of the company.
b. No authority granted to: John L. Mayo	
removed as an LLC MBR on February	
May enter into other transactions on behalf of, of a. Granted to :	
b. No authority granted to: John L. Mayo removed as an LLC MBR on February	28, 2023 per Operating Agreement
Speanel no Probable	Jacqueline Rohatensky, Manager
Signature of authorized representative Filing Fee: Certified Copy:	Typed or printed name of signature \$25.00 \$30.00 (optional)

This Operating Agreement (the "Agreement") is made and entered into by and between Jacqueline D. Rohatensky and John L. Mayo as the Members of Blue Water Cruisers. LLC (the "Company").

WITSESSETH

WHEREAS, on June 1, 2022, John Mayo organized the Company as a manager-managed Florida, for profit, limited liability company [Document No. 1,22000251167];

WHEREAS, the Members now desire to adopt a written operating agreement pursuant to Chapter 605. Florida Statutes: and

NOW THEREFORE, in consideration of the mutual covenants set forth herein, and for other good and valuable consideration, the receipt and sufficiency of which are acknowledged by the Members, the undersigned hereby state:

ARTICLE I DEFINITIONS

In addition to the definitions provided by Section 605.0102. Florida Statutes, the following terms shall have the following meanings when used in this Agreement:

- A. "Property" shall mean any and all real and personal property, including intellectual property, and all other appurtenances thereunto belonging to, now owned, or acquired in the future by the Company and utilized by, for or in the Company's business operations.
- B. "Member" shall be defined in accordance with Section 605.0102(40). Florida Statutes and shall refer to each person or entity identified in Exhibit "A" attached hereto who owns an interest in the Company.
- C. "Manager" shall be defined in accordance with Section 605.0102(38). Florida Statutes and shall refer to the Manager identified herein or later appointed pursuant to this Agreement.
- D. Ownership interests in the Company shall be evidenced by units of ownership interest as reflected on Exhibit "A". The Company has issued 10,000 initial Membership Units.

ARTICLE II FORMATION

A. NAME. The name of the Company shall be "Blue Water Cruisers" or any other such name or names or fictitious name or names as may be selected by the Manager from time to time. The Company's business shall be carried on in such name or names with such variations and changes as the Manager deems prudent.

Member Initials

Page 1 of 11

Member Initials

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- B. PURPOSE. The purpose of the Company is to operate a charter and hospitality business primarily through, but not limited to its catamaran and to engage in any general business investments and profit-making operations, and in connection therewith and in furtherance thereof, to acquire, own, manage, hold, lease, sell and in all ways utilize real property and personal property and any other lawful business purpose as the Manager deems prudent.
- C. MANAGER-MANAGED. The Company will be operated as a Manager-Managed entity pursuant to Section 605.0407. Florida Statutes, as that term is used and defined in Section 605.0102(39), Florida Statutes. Its Manager shall be Jacqueline D. Rohatensky. Section 605.04072. Florida Statutes regarding removal of Managers shall not apply and the Manager may not be removed by the Members.

ARTICLE III GENERAL MEMBERSHIP AND MANAGEMENT

- A. MEMBERSHIP. Each Member of the Company and that Member's present percentage of ownership interest in the Company is identified in Exhibit "A" attached hereto. Only as provided by this Agreement, may Exhibit "A" be modified and amended as required from time to time to accurately reflect the names and addresses of all current Members of the Company.
- B. ADDITION OF MEMBERS/CLASSES OF MEMBERS. Only by the approval of the Manager may the Company add Members or classes of Members to the Company or issue or convey additional membership units.
- C. NO LIABILITY OF MEMBERS. All debts, obligations, and liabilities of the Company, whether arising in contract, tort or otherwise, shall be solely the debts, obligations and liabilities of the Company, and no Member shall be obligated personally for any such debt, obligation, or liability of the Company solely by reason of being a Member. This section does not prevent a Member from separately agreeing to guarantee or otherwise become liable for a debt that is also one of the Company, such as the guarantee of a lease agreement.
- D. MANAGEMENT. The Company shall be managed fully by its Manager. The Manager shall make all decisions in the operation of the Company including, but not limited to the making of capital expenditures, daily operations, and hiring of employees and contractors. The Manager shall be entitled to reasonable compensation for her time spent managing the Company, which amount shall be determine by the Manager based on the Company's financial ability to pay and amounts paid by similar businesses in the area, if such information can be determined.

Member Initials

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Page 2 of 11

Member Initials

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- E. POWER TO BIND THE COMPANY. Pursuant to Section 605.04074(1). Florida Statutes, only the Manager and any individuals or agents that the Manager designates, in writing, shall have the authority to bind the Company to any third party with respect to any matter. The Company need not record a Statement of Authority pursuant to Section 605.0302, Florida Statutes, if it elects not to do so in any given instance.
- F. POWER TO SPEAK FOR THE COMPANY. Pursuant to Section 605.04074(1). Florida Statutes, only the Manager and any individuals or agents that the Manager designates, in writing, shall have the authority to speak for the Company when dealing with any press, government, or public agencies with respect to the Company's business. The Company need not record a Statement of Authority pursuant to Section 605.0302. Florida Statues, if it elects not to do so in any given instance.

ARTICLE IV OPERATIONS

- A. **VOTING.** The Members shall have no right to vote. The Manager shall make all decisions, but may vest the Members with voting rights for specific matters or seek the option of the Members should the Manager deem that necessary or appropriate.
- B. MEETINGS. If the Manager decides to hold Meetings of the Members, they may be conducted in any manner and at any location the Manager decides, including, but not limited to in-person meetings, meetings conducted over electronic medium, or in writing transmitted to the Members. No notice is required prior to any such meeting. Any Member may request, in writing, that the Manager schedule a meeting of the Members.
- C. CORPORATE RECORDS. The Company shall keep and maintain records in accordance with applicable State and Federal law, however, in accordance with Section 605.0410. Florida Statutes, to the maximum extent possible, the Company shall maintain only limited records the Manager deems appropriate and necessary.
- D. **EXERCISE OF POWERS**. The Manager may exercise any right or privilege given the Manager expressly by this Agreement and every other right, privilege, and power reasonably implied from the existence of the Company or from any right or privilege or reasonably necessary to effectuate the Company's functions and purposes.

ARTICLE V CONTRIBUTIONS BY MEMBERS, MEMBERSHIP CAPITAL AND DISTRIBUTIONS

A. INITIAL CONTRIBUTION AND CAPITAL CALLS. The Manager shall decide if the Members shall be required to contribute capital as a condition of membership. The Manager shall decide if additional assessments of Members are required by means of a "Capital Call". If a Capital Call is assessed and not all Members meet the Call, the Manager shall have the discretion to either apply distributions that would otherwise be paid to that Member toward the

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Member Initials

Page 3 of 11

Member Initials

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Capital Call until it is fully satisfied or to reduce that Member's ownership interest in proportion as a consequence of failure to meet the Call.

- B. CAPITAL ACCOUNTS. The Company, in its discretion, may create a separate capital account for each Member for the Member's capital contribution, which shall be in compliance with the requirements of Section 704(b) of the Internal Revenue Code for 1986, as amended and Treasury Regulation §1.704-1(b)(2)(iv).
- C. ALLOCATIONS AND DISTRIBUTIONS. No Member has a right to distributions, however, if the Company, in the discretion of the Manager, decides to make any distribution to the Members, such distribution shall be in accordance with the ownership percentage of the Members in accordance with this Agreement, Section 605.0404. Florida Statutes, and subject to the requirements of Section 704(c) of the Internal Revenue Code. The Manager may make distributions in any manner the Manager deems appropriate, e.g. quarterly, annually, etc.
- D. ACCOUNTING MATTERS. The profits and losses of the Company shall be determined in accordance with accounting principles applied on a consistent basis using any commonly accepted accounting method. The Company's accounting period shall be the calendar year.

ARTICLE VI VOLUNTARY DISASSOCIATION - DISPOSAL OF MEMBERSHIP INTEREST (§605.0601&0602, F.S.)

A. VOLUNTARY TRANSFER OF MEMBERSHIP INTEREST.

- 1. A transfer of interest as used herein, shall include, but is not limited to any conveyance, assignment, lease, hypothecation, or any other diminution of a Member's full ownership interest in the Company not for value.
- 2. A Member may not transfer less than the Member's full ownership interest, but a Member may transfer the Member's full ownership interest in the Company to the Company at any time.

B. VOLUNTARY SALE OF MEMBERSHIP INTEREST.

- 1. A sale of interest as used herein, shall include, but is not limited to any conveyance, assignment, lease, or hypothecation of the Member's ownership interest in the Company *for value*.
- 2. <u>Right to Sell.</u> A Member may sell all or part of the Member's ownership interest (the "Selling Member") only to the Company. A Selling Member wishing to sell that Member's interest must first obtain the written approval of the Manager for

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Page 4 of 11

Member Initials

Member Initials

the sale of that Member's interest in the Company. If the Manager denies the Selling Member's request, then the interest may not be sold at that time.

- 3. <u>Valuation</u>. For the purposes of this Section, the value of a Member's interest shall be the percentage of ownership in the Company multiplied by the book value for the preceding calendar year as determined by the Company's accountant.
- 4. <u>Time to Purchase</u>. The purchase by the Company shall be over a time to be determined by the Manager in the best interest of the Company and shall be without interest not to exceed 3 years.

ARTICLE VII INVOLUNTARY DISASSOCIATION - WITHDRAWAL AND REMOVAL OF MEMBERS (§605.0601&0602, F.S.)

A. INVOUNTARY TRANSFER OF MEMBER'S INTEREST.

- 1. <u>Triggering Event.</u> Upon the occurrence of the death demonstrated by a Death Certificate or mental incapacitation as determined by a court of competent jurisdiction (the "Triggering Event") and regardless of when such event may occur, the Withdrawing Member's full ownership interest in the Company shall automatically pass to the Company, which shall pay the Withdrawing Member's named beneficiary/beneficiaries for the value of that interest in accordance with this Section. If the Withdrawing Member is also the Manager, then the remaining Member shall become the Manager.
- 2. <u>Valuation</u>. If the Company purchases insurance for the Withdrawing Member that covers the Triggering Event, then the value shall be the value of such policy, otherwise the value of a Withdrawing Member's interest shall be the valuation identified in Article VI(B)(3), which shall be paid to the Member's beneficiary. Members are obligated to inform the Company of their named beneficiary.
- 3. <u>Time to Purchase</u>. The purchase by the Company, if not by insurance, shall be the same as that defined in Article VI(B)(4).
- 4. Withdrawing Member's beneficiary/beneficiaries. The Members shall be responsible for notifying the Company of their beneficiary/beneficiaries, but may change that at any time by notifying the Company, in writing, of a change to their beneficiary. If no beneficiary identification is made, then the Company shall pay the value to the Withdrawing Member's Estate.
 - a. Jacqueline D. Rohatensky hereby names Kaden Deupree Rohatensky (her daughter) as her beneficiary; and

Member Initials

Member Initials

Member Initials

Page 5 of 11

ENV01842590-5140-EDED-3037-BAED

b. John Mayo hereby names Jacqueline D. Rohatensky, as his beneficiary.

B. REMOVAL OF MEMBERS.

- 1. The Manager may remove a Member for (i) breach of this Agreement, (ii) mental incapacitation as determined by a Court of competent jurisdiction that precludes the Member from participating as a Member. (iii) fraudulent activity as adjudicated by a Court of competent jurisdiction, (iv) conviction of criminal conduct, (v) embezzlement of the Company's assets as adjudicated by a Court of competent jurisdiction. (vi) incarceration, including arrest, for any period of time based on or associated in any manner with alcohol or drugs, including, but not limited to scheduled substances or prescriptions not prescribed to the Member, or (vii) rehab for any period of time based on or associated in any manner with alcohol or drugs, including, but not limited to scheduled substances or prescriptions not prescribed to the Member,
- 2. In the event of a removal of a Member, the Company shall redeem the Removed Member's interest for the value of the vessel [Ocean Gypsea 1250632] and its 2018 12 foot dingy as appraised at the time of the removal less any loss, damage, or harm the Member caused to the Company. Any such redemption shall be paid over a time to be determined by the Manager in the best interest of the Company not to exceed 3 years and shall be without interest.

ARTICLE VIII DISSOLUTION

- A. **DISSOLUTION**. The Company may only be voluntarily dissolved by the decision of the Manager.
- B. **DEADLOCK SALE VALUATION.** As provided by Section 605.0702, Florida Statutes, in the event of a deadlock and where judicial dissolution is sought, this Section shall control. Regardless of whether an irrevocable election in lieu of dissolution is made pursuant to Section 605.0706, Florida Statutes, the value of the petitioning Member's interest for deadlock sale valuation purposes shall be the same value as under Article VI(B)(3) and shall be paid to the petitioning Member within 3 years of either the irrevocable election in lieu of dissolution or the filing of the judicial dissolution petition, whichever is later.
- C. WINDING UP. Upon voluntary dissolution, the Manager shall direct the Company's accountant to conduct an accounting of the assets and liabilities of the Company from the date of the last previous accounting until the date of dissolution, and in addition to the procedures provided for in Sections 605.0710-0712. Florida Statutes and as long as there is no conflict with such procedures, the Manager shall:

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Member Initials

Page 6 of 11

Member Initials

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- Sell or otherwise liquidate all the Company's assets as promptly as practicable, except to the extent the Manager determines to distribute any particular asset to any Member, which distribution shall not be deemed a wrongful distribution.
- Allocate any profit or loss resulting from such asset sales to any Member's capital account in accordance with this Agreement.
- Discharge all liabilities of the Company, including liabilities to Members who are creditors and on debts of the Company that Members have personally guaranteed, to the extent otherwise permitted by law, other than liabilities to Members for distributions, and establish such reserves as may be reasonably necessary to provide for contingent or liabilities of the Company. For purposes of determining the capital accounts of the Members, the amounts of such reserves shall be deemed to be an expense of the Company.
- Distribute the remaining assets to the Members in accordance with their interest in the Company at the time of dissolution.

ARTICLE IX MISCELLANEOUS

- 4 REVOCATION OR AMENDMENT. This Agreement may only be revoked or amended by the Manager.
- DURATION. This Agreement shall continue from its effective date in full force В. and effect until amended, revoked, or terminated as provided herein or by law.
- (`. ENFORCEMENT. Upon the failure of any Member to comply with the provisions of this Agreement, the Company may enforce this Agreement against the Member for the recovery of damages or for injunctive relief without the need to post any bond or both. Failure by the Company to enforce such rights shall in no event be deemed a waiver of the right to do so in the future.

D. ATTORNEYS' FEES AND COSTS.

Attorneys' Fees. In the event of enforcement of this Agreement against a 1. Member, the Company shall be entitled to its reasonable attorneys' fees and costs as the prevailing party, whether incurred before suit or during suit, including amounts incurred in any appeal, whether final or interlocutory, and collection upon any Judgment obtained. The Company shall also be entitled to recover any attorneys' fees incurred in litigating the entitlement to its attorneys' fees and costs, as well as in determining or quantifying the amount of attorneys' fees and costs. The Members hereby expressly and intelligently waive any claim that the Member may have or will ever have for prevailing party attorneys' fees and costs against the Company in connection with any action to enforce

Member Initials

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Member Initials

Page 7 of 11

this Agreement, except in the circumstance where a Court of competent jurisdiction adjudicates the Company's claim as frivolous as that term is defined by Section 57.105. Florida Statutes, in which case the Member shall not be deemed to have waived such claim for prevailing party attorneys' fees and costs.

- Costs. The costs that the prevailing party shall be entitled to recover shall include all costs taxable pursuant to any applicable statute, rule, or guideline, including, but not limited to the Statewide Uniform Guidelines for Taxation of Costs, as well as costs deemed not taxable pursuant to those Statewide Uniform Guidelines. Such recoverable costs specifically include, but are not limited to 1) costs of investigation, 2) costs of copying documents and other materials whether for discovery, litigation, internal review, or other purpose, 3) all costs of electronic discovery, including, but not limited to date upload and storage charges. 4) electronic research service charges. 5) telephone charges, 6) mailing, commercial delivery services, and courier charges, 7) travel expenses of attorneys and witnesses, whether for investigation, deposition, hearings, trial, or any other purpose. 8) information technology support charges. 9) any and all consultant and expert witness fees, whether or not incurred in connection with reports, depositions, hearings, or trial, 10) all court reporter and transcript fees for deposition, trial, evidentiary, or non-evidentiary hearings or other purposes and regardless of whether used in any proceeding or trial, 11) all mediation charges and mediator fees, and 12) any other reasonable cost incurred by the prevailing party in connection with the dispute.
- E. INDEMNIFICATION OF MEMBERS. The Company shall indemnify each Member and make advances for expenses to the full extent permitted by Chapter 605. Florida Statutes, et seq. on claims brought against such Member based in whole or in part on the Member being a part of the Company provided that the Member has not acted beyond the authority conferred on the Member, if any, by this Agreement or in violation or breach of this Agreement.
- F. NOTICES. Any notice, demand, or communication required or permitted to be given by any provision of this Agreement shall be deemed to have been sufficiently given or served for all purposes if delivered personally to the party to whom the same is directed or, if sent by electronic means such as e-mail or facsimile, registered, or certified mail, postage and charges prepaid, addressed to the Member's address, as appropriate, which is set forth in Exhibit A hereto.

Except as otherwise provided herein, any such notice shall be deemed to be given the same day if delivered by electronic means, including, but not limited to facsimile or e-mail, and three business days after the date on which the same was deposited in a regularly maintained receptacle for the deposit of United States mail, addressed and sent as aforesaid. Members are responsible for notifying the Company of any change to their address.

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Member Initials

Page 8 of 11

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- G. CHOICE OF LAW. This Agreement, and the application and its interpretation hereof, shall be governed exclusively by the terms and by the laws of the State of Florida, and specifically Chapter 605, Florida Statutes, et seq.
- H. VENUE. The venue with regard to any dispute arising out of or in connection with the terms of this Agreement shall be exclusively in a State Court of competent jurisdiction in Palm Beach County, Florida.
- I. WAIVER OF ACTION FOR PARTITION. Each Member irrevocably waives during the term of the Company any right that the Member may have to maintain any action for partition with respect to any property of the Company. The Members have no ownership in the Company property by virtue of their Membership.
- J. CONSTRUCTION. Whenever the singular number is used in this Agreement and when required by the context, the same shall include the plural and vice versa, and the masculine gender shall include the feminine and neuter genders and vice versa.
- K. HEADINGS. The headings in this Agreement are inserted for convenience only and are in no way intended to describe, interpret, define, or limit the scope, extent or intent of this Agreement or any provisions hereof.
- L. WAIVERS. The failure of any party to seek redress for violation of or to insist upon the strict performance of any covenant or condition of this Agreement shall not prevent a subsequent act, which would have originally constituted a violation, from having the effect of an original violation.
- M. RIGHTS AND REMEDIES CUMULATIVE. The rights and remedies provided by this Agreement are cumulative and the user of any one right or remedy by any party shall not preclude or waive the right to use any or all other remedies. Said rights and remedies are given in addition to any other rights the parties may have by law, statute, ordinance or otherwise.
- N. SEVERABILITY. If any provisions of this Agreement or the application thereof to any person or circumstance shall be invalid, illegal, or unenforceable to any extent, the remainder of this Agreement and the application thereof shall not be affected and shall be enforceable to the fullest extent permitted by law.
- O. HEIRS, SUCCESSORS AND ASSIGNS. Each and all of the covenants, terms, provisions, and agreements herein contained shall be binding upon and inure to the benefit of the parties hereto, and to the extent permitted by this Agreement, their respective heirs, legal representatives, successors, and assigns.

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Member Initials

Page 9 of 11

Member Initials

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- P. CREDITORS. None of the provisions of this Agreement shall be for the benefit of or enforceable by any creditor of the Company and unless they are secured in an asset of the Company. Members shall be general, unsecured creditors of the Company.
- Q. **COUNTERPARTS**. This Agreement may be executed in counterparts, each of which shall be deemed an original but all of which shall constitute one and the same instrument.
- R. NO CONSTRUCTION AGAINST DRAFTSMEN. The Parties acknowledge that this is a negotiated agreement and that they have each had the opportunity to seek independent counsel of their choosing to protect their individual interests, and that in no event shall the terms hereof be construed against any party on the basis that such party, or its counsel, drafted this Agreement. The Parties further acknowledge that they have had a full and complete opportunity to review the Agreement and have done so before executing this Agreement.

-Approved by the Members-

DATE:	09/16/2022 17:07 EDT	Jacqueline rohatensky
<i>_</i>		Jacqueline D. Rohatensky
DATE:	09/16/2022 17:49 EDT	John L. Mayo
_		John L. Mayo

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Member Initials

Page 10 of 11

Member Initials

EXHIBIT "A" - REGISTER OF MEMBERS

MEMBER'S ADDRESS	UNITS OWNED	% INTEREST
Jacqueline D. Rohatensky 3054 N.E. 49th Street Ft. Lauderdale, FL 33308 E: jacki22947@yahoo.com T: (561) 517-1778	5.000	50
John L. Mayo 3054 N.E. 49th Street Ft. Lauderdale, FL 33308 E: johnlmayo3/a/gmail.com T: (330) 506-5395	5,000	50

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Member Initials

Page 11 of 11

Member Initials

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Envelope Data

Subject: Documents: Blue Water Cruisers Operating Agreement for eSignature Operating Agreement- Manager Managed final 9-16-22.pdf

Document Hash: 65912734

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Envelope ID: Sender:

David Steinfeld

Sent: Status: 09/16/2022 16:28 PM EDT

Status Date:

Completed

09/16/2022 17:49 PM EDT

Access Authentication:

Email Access Code:

None

Unchecked Not enabled

Email Verification:

Recipient(s) / Roles

Name // Role will 10	Address 24 4 2 4 2 4 2 4 2 4 2 4 2 4 2 4 2 4	туре:
David Steinfeld	dave@davidsteinfeld.com	Sender
Jacqueline Rohatensky	jacki22947@yahoo.com	Signer
John Mayo	johnlmayo3@gmail.com	Signer

Document Events

Name // Roles	Email	IP Address	Date	CYSI)
David Steinfeld	dave@davidsteinfeld.com	104.183.102.82	09/16/2022 16 :28 PM EDT	Created
Jacqueline Rohatensky	jacki22947@yahoo.com	73.85.205.74	09/16/2022 17 :07 PM EDT	Signed
John Mayo	johnlmayo3@gmail.com	107.72.178.141	09/16/2022 17 :49 PM EDT	Signed
			09/16/2022 17 :49 PM EDT	Status - Completed

Signer Signatures

Signer Name / Roles	Signature	Initials, and the second
Jacqueline Rohatensky	Jacqueline rohatensky	gr
John Mayo	John L. Mayo	gm



Envelope Data

Subject: Documents: Blue Water Cruisers Operating Agreement for eSignature Operating Agreement - Manager Managed final 9-16-22.pdf

Document Hash: 65912734

Envelope ID:

ENV01842590-5140-EDED-3037-BAED

Sender:

David Steinfeld

Sent: Status: 09/16/2022 16:28 PM EDT

Status Date:

Completed 09/16/2022 17:49 PM EDT

Access Authentication:

Email Access Code:

Email Verification:

None

Unchecked

Not enabled

Recipient(s) / Roles

Name // Role	Address	Type : The transfer of the tra
David Steinfeld	dave@davidsteinfeld.com	Sender
Jacqueline Rohatensky	jacki22947@yahoo.com	Signer
John Mayo	johnlmayo3@gmail.com	Signer

Document Events

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			00444 (2022 47	1
Jacqueline Rohatensky	jacki22947@yahoo.com	73.85.205.74	09/16/2022 17 :07 PM EDT	Signed
David Steinfeld	dave@davidsteinfeld.com	104.183.102.82	09/16/2022 16 :28 PM EDT	Created
Name / Roles	Email: A. A. A. L. C. S. C.	IP Address	Date	Event

Signer Signatures

Signer Name / Roles	Signature	mitials ', : ".	
Jacqueline Rohatensky	Jacqueline rohatensky	gr	
John Mayo	John L. Mayo	g m	