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COVER LETTER

Tallahassee, FL 32314

TO: Registration So Division of Cor						
CLICKPR	OS LLC					
SUBJECT:	Name of Limi	ited Liability Company				
The enclosed Articles of	Amendment and fec(s) are sub-	mitted for filing.				
	ondence concerning this matter					
	Jason Heffron					
		Name of Person	· - -	_		
	CLICKPROS LLC					
		Firm/Company	-	- ;;;	1 2 3 1 3 4 1 4 5	
	633 N Franklin St, 711			に開	25.0	
	-11	Address		- 554 884	1	ĺ
	Tampa, FL 33602			ED TH	PM 3: 19	200
		City/State and Zip Code		STA E.FI	င္မာ	ţ
	jay@click-pros.com			, <u>H</u>	19	
	E-mail address: (1	to be used for future annual report	notification)			
For further information of	oncerning this matter, please ca	all;				
Jason Heffron		813 579-797	8			
Name o	f Person	Area Code Da	ytime Telephone Numb	er		
Enclosed is a check for t	he following amount:					
□ \$25.00 Filing Fee	□ \$30.00 Filing Fee & Certificate of Status	■ \$55.00 Filing Fee & Certified Copy (additional copy is enclosed)	Certifie	ate of Statu		
Mailing Addres	Section	Street Address Registration	Section			
Division of C P.O. Box 632	•		Corporations of Tallahassee			
1.37. DOS 0.37	_ *	THE COURTE	71 LAHAHASSUL			

2415 N. Monroe Street, Suite 810

Tallahassee, FL 32303

ARTICLES OF AMENDMENT TO ARTICLES OF ORGANIZATION OF

CLICKPROS LLC		
(Name of the Limited Liability Compar (A Florida Limited L	ny as it now appears on our record liability Company)	<u>s.</u>)
The Articles of Organization for this Limited Liability Company Florida document number <u>L22000406355</u> .	were filed on	and assigned
This amendment is submitted to amend the following:		
A. If amending name, enter the new name of the limited liabi	lity company here:	
The new name must be distinguishable and contain the words "Limited Liabili	ity Company," the designation "LLC	" or the abbreviating "L.L.C."
Enter new principal offices address, if applicable:		
(Principal office address MUST BE A STREET ADDRESS)		
		SA P
Enter new mailing address, if applicable:		<u> </u>
(Mailing address MAY BE A POST OFFICE BOX)		19 19
B. If amending the registered agent and/or registered office a agent and/or the new registered office address here:	ddress on our records, <u>enter</u>	the name of the new register
Name of New Registered Agent:	· 	
New Registered Office Address:		
	Enter Florida street addres	S
		orida
	City	Zip · 'ode
New Registered Agent's Signature, if changing Registered Agent:		
l hereby accept the appointment as registered agent and agre provisions of all statutes relative to the proper and complete ,		

accept the obligations of my position as registered agent as provided for in Chapter 605, F.S. Or, if this locument is being filed to merely reflect a change in the registered office address, I hereby confirm that the limited l'ability

company has been notified in writing of this change.

If Changing Registered Agent, Signature of New Registered Agent

If amending Authorized Person(s) authorized to manage, enter the title, name, and address of each person being added or removed from our records:

MGR = Manager AMBR = Authorized Member

<u>Title</u>	<u>Name</u>	Address	Type of Action
MGR	PAUL E. DÖMBROSKY	300 N FRANKLIN STREET, STE. 711	[]Add
		TAMPA, FL 33602	理Remove
			.]]Change
MGR	RON DAILEY	1619 ALHAMBRA WAY	JAdd
		THE VILLAGES, FL 32162	
			:.]Change
MGR	FRANCIS DELUCA	1922 21ST AVENUE, APT. 3	::]Add
		VERO BEACH, FL 32960	: ¶Remove
]Change
MGR	3X FINANCIAL GROUP LLC	2232 DELL RANGE BLVD. STE 245-3631	æ Add
		CHEYENNE, WY 82009	
			13Change
MGR	RHD PARTNERS LLC	633 N FRANKLIN ST. STE 711	ਦੀ Add
		TAMPA, FL 33602	′7Remove
			[] Change
			f3Add
			13Remove
		·	[]Change

1. Removal of Francis DeLuc	ra as MGR due to withdrawal from partnership (withdrawal letter attached)
2. Removal of Paul E. Dombi	rosky as MGR. His LLC is assuming ownership for his shares of CLICKPROS LLC.
3. Removal of Ron Dailey as	MGR. His LLC is assuming ownership for his shares of CLICKPROS LLC.
4. Add 3X FINANCIAL GRO	OUP LLC as MGR to replace Paul Dombrosky (partnership agreement attached)
5. Add RHD PARTNERS LL	LC as MGR to replace Ron Dailey (partnership agreement attached)
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	<u></u>
effective date is listed, the date mus	date of filing:
ord specifies a delayed effective filed.	e date, but not an effective time, at 12:01 a.m. on the earlier of: (b) The 90th d.y aft
d	. 2023

Filing Fee: \$25.00

NOTICE OF WITHDRAWAL FROM PARTNERSHIP

From: Francis DeLuca

Francis DeLuca (the "Withrdawing Partner") of 1922 21st Ave., Apt 3, Vero Beach, FL 32960 is a partner in the partnership of CLICKPROS LLC (the "Partnership") established on the 16th day of September, 2022 for the purpose of ecommerce and formed in accordance with a partnership agreement (the "Partnership Agreement").

The Withdrawing Partner desires to voluntarily withdraw from the Partnership. The date of the withdrawal will be the 13 day of February, 2023.

With this document, the Withdrawing Partner gives immediate notice of withdrawal in writing by digitally signing this "Notice of Withdrawal from Partnership."

The partnership is governed by the laws of the State of Florida and provides that the exclusive jurisdiction for the enforcement of this matter is with the courts of the State of Florida.

Let this stand as notice of my voluntary withdrawal from the CLICKPROS LLC Partnership Agreement, I understand that I am entitled to receive no financial compensation and my 25% partnership interest has no agreed upon economic value as of the effective withdrawal date.

Francis DeLuca

Feb 13, 2023

Francis DeLuca

Date

PARTNERSHIP AGREEMENT

THIS	PARTNERSHIP AGREE	EMENT (the	"Agreement") made and entered into this
16th	day of <u>February</u>	, 2023	(the "Execution Date"),
AMON	NGST:		
3X	Financial Group LLC (Pa	ul Dombrosk	y) of 2232 Dell Range Blvd., Suite 245-3631
		Cheyenne	, WY 82009,
RI	HD Partners LLC (Ronald	H Dailey) of	633 North Franklin Street, STE 711, Tampa.
		FL	33602,
	Jason Heffron of 2440	World Pkwy	Blvd., #26, Clearwater, FL 33763, USA
	· Gindividually tl	ne "Partner" a	and collectively the "Partners")

BACKGROUND:

- A. The Partners wish to associate themselves as partners in business.
- B. This Agreement sets out the terms and conditions that govern the Partners within the Partnership.

IN CONSIDERATION OF and as a condition of the Partners entering into this Agreement and other valuable consideration, the receipt and sufficiency of which consideration is acknowledged, the parties to this Agreement agree as follows:

Formation

 By this Agreement the Partners enter into a general partnership (the "Partnership") in accordance with the laws of the State of Florida. The rights and obligations of the Partners will be as stated in the applicable legislation of the State of Florida (the 'Act') except as otherwise provided in this Agreement.

<u>Name</u>

2. The firm name of the Partnership will be: ___ClickPros LLC__

Purpose

3. The purpose of the Partnership will be: Ecommerce.

Term

4. The Partnership will begin on September 16th, 2022 and will continue until terminated as provided in this Agreement.

Place of Business

5. The principal office of the business of the Partnership will be located at _____633 N. Franklin St., Suite 711, Tampa FL 33602___ or such other place as the Partners may from time to time designate.

Initial Capital Contributions

6. Each of the Partners has contributed to the capital of the Partnership, in cash or property or in non-monetary contributions in agreed upon value, as follows (the "Initial Capital Contribution"):

Partner	Contribution Description	Agreed Value
3X Financial Group LLC (Paul Dombrosky)	Cash: \$25,200.00 ÷ Time and effort: Marketing/Branding, with an approximate value of \$4,800.00	\$30,000.00
RHD Partners LLC (Ronald H Dailey)	Time and effort: Operations, with an approximate value of \$30,000.00	\$30,000.00
Jason Heffron	Time and effort: Marketing/ Branding, with an approximate value of \$30,000.00	\$30,000.00

9. All Partners must contribute their respective Initial Capital Contributions fully by April 1st, 2023.

Additional Capital

- 10. The capital contribution of a Partner comprises that Partner's Initial Capital Contribution and any additional capital contribution (the "Additional Capital Contribution") made by that Partner to the Partnership at a later date (together the "Capital Contribution"). No Partner will be required to make an Additional Capital Contribution. When the Partnership requires additional capital, each Partner will have the opportunity to make an Additional Capital Contribution in proportion to that Partner's share of the total Capital Contributions to the Partnership. If an individual Partner is unwilling or unable to meet the additional contribution requirement within a reasonable period, as required by Partnership business obligations, then by a unanimous vote of the Partners the remaining Partner may contribute in proportion to their existing Capital Contributions to resolve the amount in default.
- 11. Any advance of money to the Partnership by any Partner in excess of the amounts provided for in this Agreement or subsequently agreed to as Additional Capital Contribution will be deemed a debt owed by the Partnership and not an increase in Capital Contribution of the Partner. This liability will be repaid with interest at rates and times to be determined by a majority of the Partners within the limits of what is required or permitted in the Act. This liability will not entitle the lending Partner to any increased share of the Partnership's profits nor to a greater voting power. Such debts may have preference or priority over any other payments to Partners as may be determined by a majority of the Partners.

Withdrawal of Capital

12. No Partner will withdraw any portion of their Capital Contribution without the express written consent of the remaining Partners.

Capital Accounts

13. An individual capital account (the "Capital Accounts") will be maintained for each Partner and their Initial Capital Contribution will be credited to this account. Any Additional Capital Contributions made by any Partner will be credited to that Partner's individual Capital Account.

Interest on Capital

14. No borrowing charge or loan interest will be due or payable to any Partner on their agreed Capital Contribution inclusive of any agreed Additional Capital Contributions.

Financial Decisions

15. Decisions regarding the distribution of profits, allocation of losses, and the requirement for Additional Capital Contributions as well as all other financial matters will be decided by a majority vote of the Partners.

Profit and Loss

16. Subject to any other provisions of this Agreement, the net profits and losses of the Partnership, for both accounting and tax purposes, will accrue to and be borne by the Partners in equal proportions, unless an Additional Capital Contribution has been made which changed the Initial Capital Contribution proportions of the Partners in which case each Partner will share in the net profit and losses of the Partnership in proportion to the new Capital Contributions (the "Profit and Loss Distribution").

Books of Account

17. Accurate and complete books of account of the transactions of the Partnership will be kept in accordance with generally accepted accounting principles (GAAP) and at all reasonable times will be available and open to inspection and examination by any Partner. The books and records of the Partnership will reflect all the Partnership's transactions and will be appropriate and adequate for the business conducted by the Partnership.

Annual Report

- 18. As soon as practicable after the close of each fiscal year, the Partnership will furnish to each Partner an annual report showing a full and complete account of the condition of the Partnership. This report will consist of at least the following documents:
 - a. a statement of all information as will be necessary for the preparation of each Partner's income or other tax returns;
 - b. a copy of the Partnership's federal income tax returns for that fiscal year;
 - c. supporting income statement;
 - d. a balance sheet;
 - e. a cash flow statement;
 - f. a breakdown of the profit and loss attributable to each Partner; and
 - g. any additional information that the Partners may require.

Banking and Partnership Funds

19. The funds of the Partnership will be placed in such investments and banking accounts as will be designated by the Partners. All withdrawals from these bank accounts will be made by the duly authorized agent or agents of the Partners as agreed by unanimous consent of the Partners. Partnership funds will be held in the name of the Partnership and will not be commingled with those of any other person or entity.

Fiscal Year

20. The fiscal year will end on December 31 of each year.

Audit

21. Any of the Partners will have the right to request an audit of the Partnership books. The cost of the audit will be borne by the Partnership. The audit will be performed by an accounting firm acceptable to all the Partners. Not more than one (1) audit will be required by any or all of the Partners for any fiscal year.

Management

22. Except as all of the Partners may otherwise agree in writing, all actions and decisions respecting the management, operation and control of the Partnership and its business will be decided by a majority vote of the Partners.

Contract Binding Authority

23. All actions and decisions with respect to binding the Partnership in contract requires the consent of a majority of the Partners.

Tax Elections

24. The Partnership will elect out of the application of Chapter 63 Subchapter C of the Internal Revenue Code of 1986, in each taxable year in which it is eligible to do so in accordance with Section 6221(b), by making that election in a timely filed return for such taxable year disclosing the name and taxpayer identification number of each Partner.

Meetings

- 25. Regular meetings of the Partners will be held only as required.
- 26. A majority of the Partnership voting interest is required to call a special meeting. In the case of a special vote, the meeting will be restricted to the specific purpose for which the meeting was held.

27. All meetings will be held at a time and in a location that is reasonable, convenient and practical considering the situation of all Partners.

Admitting a New Partner

28. No new Partners may be admitted into the Partnership.

Transfer of Partnership Interest

29. A Partner may assign their distribution interest in the Partnership and its assets provided that, where the acquisition of the interest by the prospective partner will render the Partnership incligible to elect out of the application of the Tax Rules, the assigning Partner must first obtain the unanimous consent of the remaining Partners. This transfer will only include that Partner's economic rights and interests and will not include any other rights of that Partner nor will it include an automatic admission as a Partner of the Partnership or the right to exercise any management or voting interests. A Partner who assigns any or all of their partnership interest to any third party will relinquish their status as Partner including all management and voting rights. Assignment of Partner status, under this clause, including any management and voting interests, will require the consent of all the remaining Partners.

Voluntary Withdrawal of a Partner

- 30. Any Partner will have the right to voluntarily withdraw from the Partnership at any time.

 Written notice of intention to withdraw must be served upon the remaining Partners at least three (3) months prior to the withdrawal date.
- 31. Except as otherwise provided elsewhere in this Agreement, the voluntary withdrawal of a Partner will have no effect upon the continuance of the Partnership business.
- 32. In the event that a Partner's interest in the Partnership is to be sold, the remaining Partners have a right of first purchase on that interest. If any of the remaining Partners elect to purchase the interest of the Dissociated Partner, those Partners will serve written notice of such election upon the Dissociated Partner within thirty (30) days after receipt of the Dissociated Partner's notice of intention to withdraw, including the purchase price and method and schedule of payment for the Dissociated Partner's interest. The purchase amount of any buyout of the Dissociated Partner's interest will be determined as outlined in the Valuation of Interest section of this Agreement.

33. A Dissociated Partner will only exercise the right to withdraw in good faith and will act to minimize any present or future harm done to the remaining Partners as a result of the withdrawal.

Involuntary Withdrawal of a Partner

- 34. Events resulting in the involuntary withdrawal of a Partner from the Partnership will include but not be limited to: death of a Partner; Partner mental incapacity; Partner disability preventing reasonable participation in the Partnership; Partner incompetence; breach of fiduciary duties by a Partner; criminal conviction of a Partner; Expulsion of a Partner: Operation of Law against a Partner; or any act or omission of a Partner that can reasonably be expected to bring the business or societal reputation of the Partnership into disrepute.
- 35. Except as otherwise provided elsewhere in this Agreement, the involuntary withdrawal of a Partner will have no effect upon the continuance of the Partnership business.
- 36. In the event that a Partner's interest in the Partnership is to be sold, the remaining Partners have a right of first purchase on that interest. If any of the remaining Partners elect to purchase the interest of the Dissociated Partner, those Partners will serve written notice of such election, including the purchase price and method and schedule of payment upon the Dissociated Partner, their executor, administrator, trustee, committee or analogous fiduciary within a reasonable period after acquiring knowledge of the change in circumstance to the Dissociated Partner. The purchase amount of any buyout of a Partner's interest will be determined as outlined in the Valuation of Interest section of this Agreement.
- 37. A trustee in bankruptcy or similar third party who may acquire that Dissociated Partner's interest in the Partnership will only acquire that Partner's economic rights and interests and will not acquire any other rights of that Partner or be admitted as a Partner of the Partnership or have the right to exercise any management or voting interests.

Dissociation of a Partner

- 38. Where the remaining Partners have purchased the interest of a Dissociated Partner, the purchase amount will be paid in full, but without interest, within 90 days of the date of withdrawal.
- 39. The Partnership will retain exclusive rights to use of the trade name and firm name and all related brand and model names of the Partnership.

- 40. Where the voluntary or involuntary withdrawal of a Partner results in only one Partner remaining or where no buyer is found to purchase the interest of the Dissociated Partner then the Partnership will proceed in a reasonable and timely manner to dissolve the Partnership, with all debts being paid first, prior to any distribution of the remaining funds. Valuation and distribution will be determined as described in the Valuation of Interest section of this Agreement.
- 41. The remaining Partners retain the right to seek damages from a Dissociated Partner where the dissociation resulted from a malicious or criminal act by the Dissociated Partner or where the Dissociated Partner had breached their fiduciary duty to the Partnership or was in breach of this Agreement or had acted in a way that could reasonably be foreseen to bring harm or damage to the Partnership or to the reputation of the Partnership.
- 42. On any purchase and sale of a Partnership interest, a Dissociated Partner will only have liability for Partnership obligations that were incurred during their time as a Partner. Immediately upon the sale of a withdrawing Partner's interest, the Partnership will prepare, file, serve, and publish all notices required by law to protect the withdrawing Partner from liability for future Partnership obligations.

Dissolution

43. Except as otherwise provided in this Agreement, the Partnership may be dissolved only with the unanimous consent of all Partners.

Distribution of Property on Dissolution of Partnership

- 44. In the event of the dissolution of the Partnership, each Partner will share equally in any remaining assets or liabilities of the Partnership, unless an Additional Capital Contribution has been made which changed the Initial Capital Contribution proportions of the Partners in which case the Partners will share the assets or liabilities in proportion to their respective Capital Contributions (the "Dissolution Distribution").
- 45. Upon Dissolution of the Partnership and liquidation of Partnership Property, and after payment of all selling costs and expenses, the liquidator will distribute the Partnership assets to the following groups according to the following order of priority:
 - a. in satisfaction of liabilities to creditors except Partnership obligations to current Partners:
 - b. in satisfaction of Partnership debt obligations to current Partners; and then

- c. to the Partners according to the Dissolution Distribution described above.
- 46. The claims of each priority group will be satisfied in full before satisfying any claims of a lower priority group. Any excess of Partnership assets after liabilities or any insufficiency in Partnership assets in resolving liabilities under this section will be shared by the Partners according to the Dissolution Distribution described above.

Valuation of Interest

- 47. In the absence of a written agreement setting a value, the value of the Partnership will be based on the fair market value appraisal of all Partnership assets (less liabilities) determined in accordance with generally accepted accounting principles (GAAP). This appraisal will be conducted by an independent accounting firm agreed to by all Partners. An appraiser will be appointed within a reasonable period of the date of withdrawal or dissolution. The results of the appraisal will be binding on all Partners. A withdrawing Partner's interest will be based on that Partner's proportion of the Dissolution Distribution described above, less any outstanding liabilities the withdrawing Partner may have to the Partnership. The intent of this section is to ensure the survival of the Partnership despite the withdrawal of any individual Partner.
- 48. No allowance will be made for goodwill, trade name, patents or other intangible assets, except where those assets have been reflected on the Partnership books immediately prior to valuation.

<u>Goodwill</u>

49. The goodwill of the Partnership business will be assessed at an amount to be determined by appraisal using generally accepted accounting principles (GAAP).

Title to Partnership Property

50. Title to all Partnership Property will remain in the name of the Partnership. No Partner or group of Partners will have any ownership interest in such Partnership Property in whole or in part.

Voting

51. Any vote required by the Partnership will be assessed where each Partner receives one vote carrying equal weight, unless an Additional Capital Contribution has been made which changed the Initial Capital Contribution proportions of the Partners in which case each Partner will have voting strength in proportion to Capital Contributions.

Force Majeure

52. A Partner will be free of liability to the Partnership where the Partner is prevented from executing their obligations under this Agreement in whole or in part due to force majeure, such as earthquake, typhoon, flood, fire, and war or any other unforeseen and uncontrollable event where the Partner has communicated the circumstance of said event to any and all other Partners and taken any and all appropriate action to mitigate said event.

Duty of Loyalty

- 53. No Partner will engage in any business, venture or transaction, whether directly or indirectly, that might be competitive with the business of the Partnership or that would be in direct conflict of interest to the Partnership without the unanimous written consent of the remaining Partners. Any and all businesses, ventures or transactions with any appearance of conflict of interest must be fully disclosed to all other Partners. Failure to comply with any of the terms of this clause will be deemed an Involuntary Withdrawal of the offending Partner and may be treated accordingly by the remaining Partners.
- 54. A withdrawing Partner will not carry on a similar business to the business of the Partnership within any established or contemplated market regions of the Partnership for a period of at least one (1) year after the date of withdrawal.

Duty of Accountability for Private Profits

55. Each Partner must account to the Partnership for any benefit derived by that Partner without the consent of the other Partners from any transaction concerning the Partnership or any use by that Partner of the Partnership property, name or business connection. This duty continues to apply to any transactions undertaken after the Partnership has been dissolved but before the affairs of the Partnership have been completely wound up by the surviving Partner or Partners or their agent or agents.

Duty to Devote Time

56. Each Partner will devote such time and attention to the business of the Partnership as the majority of the Partners will from time to time reasonably determine for the conduct of the Partnership business.

Actions Requiring Unanimous Consent of the Partners

- 57. The following list of actions will require the unanimous consent of all Partners:
 - a. assigning check signing authority;

- b. committing the Partnership to new liabilities or obligations totaling over \$1,000.00 USD;
- c. incurring single expenditures that exceed \$1,000.00 USD;
- d. selling or encumbering of any Partnership asset whose fair market value exceeds \$1,000.00 USD;
- e. hiring any employee whose total compensation package exceeds \$1,000.00 USD per annum:
- f. firing of any employee except in the case of gross misconduct that exposes the Partnership to possible liability;
- g. waiving or releasing any Partnership claim except for full consideration; and
- h. endangering the ownership or possession of Partnership property.
- 58. Any losses incurred as a result of a violation of this section will be charged to and collected from the individual Partner that acted without unanimous consent and caused the loss.

Forbidden Acts

- 59. No Partner may do any act in contravention of this Agreement.
- 60. No Partner may permit, intentionally or unintentionally, the assignment of express, implied or apparent authority to a third party that is not a Partner in the Partnership.
- 61. No Partner may do any act that would make it impossible to carry on the ordinary business of the Partnership.
- 62. No Partner may confess a judgment against the Partnership.
- 63. No Partner will have the right or authority to bind or obligate the Partnership to any extent with regard to any matter outside the intended purpose of the Partnership.
- 64. Any violation of the above Forbidden Acts will be deemed an Involuntary Withdrawal of the offending Partner and may be treated accordingly by the remaining Partners.

Indemnification

65. All Partners will be indemnified and held harmless by the Partnership from and against any and all claims of any nature, whatsoever, arising out of a Partner's participation in Partnership affairs. A Partner will not be entitled to indemnification under this section for liability arising out of gross negligence or willful misconduct of the Partner or the breach by the Partner of any provisions of this Agreement.

Mediation and Arbitration

66. If any dispute relating to this Agreement between Partners, or between one or more Partners and the Partnership, is not resolved through formal discussion within 14 days from the date a dispute arises, the Partners agree to submit the issue first before a non-binding mediator and to an arbitrator in the event the mediation fails. The decision of the arbitrator will be binding on the Partners. Any mediator or arbitrator must be a neutral party acceptable to all Partners. The cost of any mediations or arbitrations will be shared equally by the Partners.

Liability

67. A Partner will not be liable to the Partnership, or to any other Partner, for any mistake or error in judgment or for any act or omission done in good faith and believed to be within the scope of authority conferred or implied by this Agreement or the Partnership.

Liability Insurance

68. The Partnership may acquire insurance on behalf of any Partner, employee, agent or other person engaged in the business interest of the Partnership against any liability asserted against them or incurred by them while acting in good faith on behalf of the Partnership.

Life Insurance

69. The Partnership will have the right to acquire life insurance on the lives of any or all of the Partners, whenever it is deemed necessary by the Partnership. Each Partner will cooperate fully with the Partnership in obtaining any such policies of life insurance.

Amendments

70. This Agreement may not be amended in whole or in part without the unanimous written consent of all Partners.

Governing Law and Jurisdiction

This Agreement will be construed in accordance with and exclusively governed by the laws
of the State of Florida

72. The Partners submit to the jurisdiction of the courts of the State of Florida for the enforcement of this Agreement or any arbitration award or decision arising from this Agreement.

Definitions

- 73. For the purpose of this Agreement, the following terms are defined as follows:
 - a. "Additional Capital Contributions" means Capital Contributions, other than Initial Capital Contributions, made by Partners to the Partnership.
 - b. "Capital Contribution" means the total amount of cash or Property contributed to the Partnership by any one Partner.
 - "Dissociated Partner" means any Partner who is removed from the Partnership through a voluntary or involuntary withdrawal as provided in this Agreement.
 - d. "Expulsion of a Partner" can occur on application by the Partnership or another Partner, where it has been determined that the Partner:
 - has engaged in wrongful conduct that adversely and materially affected the Partnership's business;
 - ii. has willfully or persistently committed a material breach of this Agreement or of a duty owed to the Partnership or to the other Partners; or
 - iii. has engaged in conduct relating to the Partnership's business that makes it not reasonably practicable to carry on the business with the Partner.
 - e. "Initial Capital Contribution" means Capital Contributions made by any Partner to acquire an interest in the Partnership.
 - f. "Operation of Law" means rights or duties that are cast upon a party by the law, without any act or agreement on the part of the individual including, but not limited to, an assignment for the benefit of creditors, a divorce, or a bankruptcy.

Miscellaneous

- 74. Time is of the essence in this Agreement.
- 75. This Agreement may be executed in counterpart.
- 76. Headings are inserted for the convenience of the parties only and are not to be considered when interpreting this Agreement. Words in the singular mean and include the plural and vice versa. Words in the masculine gender include the feminine gender and vice versa. Words in the neuter gender include the masculine gender and the feminine gender and vice versa.
- 77. If any term, covenant, condition or provision of this Agreement is held by a court of competent jurisdiction to be invalid, void or unenforceable, it is the parties' intent that such provision be reduced in scope by the court only to the extent deemed necessary by that court to render the provision reasonable and enforceable and the remainder of the provisions of this Agreement will in no way be affected, impaired or invalidated as a result.
- 78. This Agreement contains the entire agreement between the parties. All negotiations and understandings have been included in this Agreement. Statements or representations which may have been made by any party to this Agreement in the negotiation stages of this Agreement may in some way be inconsistent with this final written Agreement. All such statements are declared to be of no value in this Agreement. Only the written terms of this Agreement will bind the parties.
- 79. This Agreement and the terms and conditions contained in this Agreement apply to and are binding upon the Partner's successors, assigns, executors, administrators, beneficiaries, and representatives.
- 80. Any notices or delivery required here will be deemed completed when hand-delivered, delivered by agent, or seven (7) days after being placed in the post, postage prepaid, to the parties at the addresses contained in this Agreement or as the parties may later designate in writing.
- 81. All of the rights, remedies and benefits provided by this Agreement will be cumulative and will not be exclusive of any other such rights, remedies and benefits allowed by law.

on this 16th	day of February	have duly affixed their signatures under hand and sea 2023
on ans <u>roan</u>	day or	·
		Paul Dombrosky (eb 23, 2023 5:02 FST)
		Paul Dombrosky (3X Financial Group
		Ronald H. Dadry
		Ronald H. Dailey (RHD Partners LLC
		- FELLIN
	*	Jason Heffron (Feb 23, 2023 11.11 (ST)

Jason Heffron