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PICK-UP WAIT MAIL						
(Business Entity Name)						
(Document Number)						
Certified Copies Certificates of Status						
Special Instructions to Filing Officer:						

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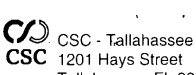
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23 OCT 30 AM 10:



Tallahassee, FL 32301-2607 850-558-1500, Ext: 61592

To: Department Of State, Division Of Corporations

From: Alexxis Weiland-Sorenson

Ext: 61592 Date: 10/30/23 Order #: 1297207-1

Re: Maclone Holdings LLC Processing Method: Routine

TO WHOM IT MAY CONCERN:

Enclosed please find:

Certificate of Formation/Incorporation

Amount to be deducted from our State Account: \$125.00 - FL State Account Number:

mel ble non

12000000195

AUTH:

Please take the following action:

File in your office on basis

Issue Proof of Filing

Special Instructions:

Thank you for your assistance in this matter. If there are any problems or questions with this filing, please call our office.

COVER LETTER

TO:	New Filing Sec Division of Co					
cum	rer.	Mac	one Holdings	LLC		
Name of Limited Liability Company						
The en	iclosed Articles of	Organization and fee(s)	are submitted f	or filing.		
Please	return all correspondent	ondence concerning this r	natter to the fo	llowing:		
			Charles M. Le	Schack		
	Name of Person					
	CUMMINGS & ŁOCKWOOD LLC					
	Firm/Company					
	Six Landmark Square, 8th Floor					
	Address					
	Stamford, CT 06901					
	City/State and Zip Code					
		E-mail address: (to be use	cleschack@cl-		ion)	
For furth		ncerning this matter, plea		mai report notificat	ion,	
		1. LeSchack	203	351-4418		
		at (_)			
	Nam	e of Person	Area Cođe	Daytime Telephon	e Number	
Enclose	ed is a check for t	he following amount:				
□\$12:	5.00 Filing Fee	□S130.00 Filing Fee & Certificate of Status	Certified	00 Filing Fee & I Copy copy is enclosed)	☐\$160.00 Filing Fee, Certificate of Status & Certified Copy (additional copy is enclosed)	
Mailing Address New Filing Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314			N T 2-	treet Address ew Filing Section Di he Centre of Tallaha 115 N. Monroe Stre	assee et, Suite 810	

ARTICLES OF ORGANIZATION OF MACLONE HOLDINGS LLC

ARTICLE I Name

The name of this limited liability company is Maclone Holdings LLC.

ARTICLE II
Address

The mailing address and street address of the principal office of the company are:

940 Cape Marco Dr., Unit 1203 Marco Island, FL 34145

ARTICLE III
Purpose

The purpose for which this limited liability company is organized is for any and all lawful business as a limited liability company.

ARTICLE IV
Duration

The period of duration for the company is perpetual.

ARTICLE V Registered Office and Agent

The name and the Florida street address of the registered agent are:

Michael Cleary 940 Cape Marco Dr., Unit 1203 Marco Island, FL 34145

Having been named as registered agent and to accept service of process for the above stated limited liability company at the place designated in this certificate. Thereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating 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.

Affebrel Cleary

By: Wichael of Cleany

ARTICLE VI Management

The company is to be managed by one or more managers and is, therefore, a manager-managed company.

The names and addresses of the initial managers of the company are:

Michael Cleary 940 Cape Marco Dr., Unit 1203-Marco Island, FL 34145

Ellen O'Brien 940 Cape Marco Dr., Unit 1203 Marco Island, FL 34145

ARTICLE VII <u>Limitation on Agency Authority of Members</u>

Pursuant to section 605,04074, Florida Statutes, no member of the company shall be an agent of the company for the purpose of its business solely by virtue of being a member, and no member may bind the company by taking any action solely by virtue of being a member.

ARTICLE VIII Written Operating Agreement

Any Operating Agreement entered into by the members of the company, and any amendments or restatements thereof, shall be in writing. No oral agreement among any of the members or managers of the company shall be deemed or construed to constitute any portion of, or otherwise affect the interpretation of, any written operating agreement of the company, as amended and in existence from time to time.

IN WITNESS WHEREOF, these Articles of Organization have been executed on this 2.7 day of October, 2023 by the undersigned.

Michael Cleary
Authorized Representative

This document is executed in accordance with section 605.0203(1)(b). Florida Statutes. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155. Florida Statutes.