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(Requestor's Name)				
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PICK-UP WAIT MAIL				
(Business Entity Name)	—			
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Certified Copies Certificates of Status				
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Special Instructions to Filing Officer:				

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## COVER LETTER

то:	New Filing Sec Division of Co			
SUBJE		uice Holdings, LLC		
501,01,		Name of Lin	nited Liability Company	
The end	losed Articles of	Organization and fee(s) are	e submitted for filing.	
Please r	eturn all corresp	ondence concerning this ma	atter to the following:	
	Martin J. Le	avitt, Esq. (FL 0099826)		
			Name of Person	
	Sullivan and	Leavitt, P.C.		
			Firm/Company	
	P.O. Box 54	90		
			Address	
	Northville, ?	MI 48167		
	mjl@sullivan		ity/State and Zip Code	
		E-mail address: (to be used	for future annual report notifica	ition)
		meerning this matter, please	e call:	
c	Martin Lea	evitt 24 at (	349-3980 (Ext. 20	
	Nan		rea Code Daytime Telepho	one Number
Enclose	ed is a check for t	he following amount:		
□\$125	5.00 Filing Fee	■\$130.00 Filing Fee & Certificate of Status	□\$155.00 Filing Fee & Certified Copy (additional copy is enclosed)	Cl\$160.00 Filing Fee. Certificate of Status & Certified Copy (additional copy is enclosed)
	Mailir	va Address	Street Address	- in

Mailing Address

New Filing Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

New Filing Section Division The Centre of Tallahassee 2415 N. Monroe Street, Suite 810 Tallahassee, FL 32303



## ARTICLES OF ORGANIZATION FOR FLORIDA LIMITED LIABILITY COMPANY

Southern Juice Ho (Must c	ontain the words "Limited Li	iability Company, '	"L.L.C.," or "LLC.")	
ARTICLE II - Address: The mailing address and stree	et address of the principal off	ice of the Limited	Liability Company is:	
Principal Office Address:			Mailing Address:	
4670 Carlton Dunes Dr., Unit 10			4670 Carlton Dunes Dr., Unit 10	
4670 Carlton Dui	CS DI., OHIT TO			
Fernandina Beach ARTICLE III - Registered The Limited Liability Companother business entity with	Agent, Registered Office, & any cannot serve as its own I an active Florida registration	& Registered Agent. 'Registered Agent.'	andina Beach, FL 32034  nt's Signature: You must designate an individual or	
Fernandina Beach ARTICLE III - Registered (The Limited Liability Companother business entity with	Agent, Registered Office, & any cannot serve as its own I an active Florida registration eet address of the registered	k Registered Agent. Segistered Agent. Segistered Agent. Segistered Agent. Segistered Agent. Segistered Agent are:	nt's Signature:	
Fernandina Beach ARTICLE III - Registered (The Limited Liability Companother business entity with	Agent, Registered Office, & any cannot serve as its own I an active Florida registration	k Registered Agent. Segistered Agent. Segistered Agent. Segistered Agent. Segistered Agent. Segistered Agent are:	nt's Signature:	
Fernandina Beach	Agent, Registered Office, & any cannot serve as its own I an active Florida registration eet address of the registered  CT Corporation Syste	& Registered Agent. (Registered Agent. (Agent.)) agent are: m Name d Rd.	nt's Signature: You must designate an individual or	
Fernandina Beach  ARTICLE III - Registered (The Limited Liability Companother business entity with	Agent, Registered Office, & any cannot serve as its own I an active Florida registration eet address of the registered  CT Corporation Syste	& Registered Agent. (Registered Agent. (Agent.)) agent are: m Name d Rd.	nt's Signature: You must designate an individual or	
Fernandina Beach  ARTICLE III - Registered (The Limited Liability Companother business entity with	Agent, Registered Office, & any cannot serve as its own I an active Florida registration eet address of the registered  CT Corporation Syste	& Registered Agent. (Registered Agent. (Agent.)) agent are: m Name d Rd.	nt's Signature: You must designate an individual or	

am familiar with and accept the obligations of my position as registered agent as provided for in Chapter 605, F.S.

(CONTINUED)

Registered Agent's Signature (REQUIRED)

Muuaa Guule Theresa Buck, Assistant Secretary



### ARTICLE IV-

The name and address of each person authorized to manage and control the Limited Liability Company:

<u>Title:</u>	Name and Address:
"AMBR" = Authorized Member	
"MGR" = Manager	
AMBR	Ross Hare
	4670 Carlton Dunes Drive, Unit 10
	Fernandina, FI.32034
AMBR	Ricky Burch
<u>,                                    </u>	Ricky Burch 325 Barrington Drive East
	Roswell, GA 30076
(Use attachment if necessary)	
RTICLE V. Effective date, if other than the	ne date of filing:
f an effective date is listed, the date must	be specific and cannot be more than five business days prior to or 90 days after
ne date of filing.)	
	s not meet the applicable statutory filing requirements, this date will not be listed a
he document's effective date on the Depar	tment of State's records.
ARTICLE VI: Other provisions, if any.	
•	
REQUIRED SIGNATURE:	
	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
	Aumonred Wart + Allow

Signature of a member or an authorized representative of a member.

This document is executed in accordance with section 605.0203 (1) (b). Florida Statutes. I am aware that any talse information submitted in a document to the Department of State

constitutes a third degree felony as provided for in s.817.155, F.S.

Martin J, Leavitt. Aughorized Agent and Attorney
Typed or printed name of signee

#### Filing Fees:

\$125.00 Filing Fee for Articles of Organization and Designation of Registered Agent

- \$ 30.00 Certified Copy (Optional)
- \$ 5.00 Certificate of Status (Optional)





# **CT Corporation**

For Questions Call (855) 316-8944

# Representation Questionnaire

This form collects the necessary information to create an account for you or your client, including where to direct your service of process, state communications, and invoices

Please email	completed questionnaire to CTSe	ryice@wolterskluwer.com	
Your Name Mar	tin J. Leavitt	Title Attorney/Agent	Date 11/27/2023
Company Name (Cu	stomer) Sullivan and Leavitt	P.C.	
Address			
The state of	A Company of the Company of the Company	Instructions	
1. DELIVER	SERVICE OF PROCESS AND	LEGAL MATTERS TO	
Individual's Name	Martin J. Leavitt	Company Sullivan and Leav	ritt, P.C.
Address P.O.	. Box 5490		
City Nort	thville	State MI	ZIP 48167
Email (required)	mjl@sullivanleavittlcom	Phone Number (248) 349-3980	O(Ext. 201)
Is the person in section	I the same as the person in section 2? If yes, please	proceed to payment information YES	s x NO
2. DELIVER	INVOICES AND STATE COM	MUNICATIONS TO	
Individual's Name	Martin J. Leavitt	Company Sullivan and Leav	itt, P.C.
Address	P.O Box 5490		
City	Northville	State MI	ZIP 48168
Email (required) mj	1@sullivanleavitt.com	Phone Number (248) 349-3980	(Ext. 201)
	the real region of the community of the contract of the contra	on below is for this order only	
	(Fo pay by credit ca	ard, please complete this section)	· · · · · · · · · · · · · · · · · · ·
Type of Credit Card	мс	VISA X	AMEX
Cardholder's Name	Martin J. Leavitt	Credit Card Number 4802 1387 70	080 7519
Expiration Date	02/28	Security Code 084	
Address	P.O. Box 5490		
City	Northville	State MT	ZIP 48167
Email (required) 1	mjl@sullivanleavitt.com	Phone Number (248) 349-3980	) (Ext. 201)
	(To pay by ACI	I, please complete this section)	
Account Type		Checking	Savings To
Account Holder			
Name			SS
Email (required)			To: 3 [1]
Account Number		Routing Number	53 S
	onaire, Customer (1) represents that the above inform		ith the requested services and (iii) agrees
ς.	ions included herewith and located at ct woltersklip  LLIVAN + Leav. TT, R	ver com/services-terms-and-conditions	1/001:15
Company Name		Tide Prosident	<u></u>
Signature /or	lis / Sourt	Date November 23	sard
	)		CTcorporation.com

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## C T CORPORATION SYSTEM - TERMS AND CONDITIONS

## 1. SERVICES AND FEES; PAYMENT TERMS; TAXES

- 1.1 Provision and Use of the Services: Fees. CT itself or through one or more of its affiliates, subcontractors or agents ("CT Parties") shall provide to Customer and its affiliates the services requested by Customer or a Customer User and described at ct.wolterskluwer.com/service-descriptions and any other services requested by Customer or a Customer User and provided by CT (collectively, the "Services"). The provision and use of the Services shall also be subject to the terms and conditions located at ct.wolterskluwer.com/services-terms-and-conditions. CT shall be responsible for the performance of any CT Parties. Customer shall perform its responsibilities and obligations set forth in this Agreement and shall be responsible for its personnel, affiliates and permitted bird party users ("Customer Users") compliance herewith and shall cooperate with CT in connection with CTs provision of the Services. Customer shall use the Services only for the internal business purposes of Customer and its affiliates. Customer Users shall not include any competitors of CT, and Customer shall not party to use the Services or CT Products without the prior written consent of CT. Customer shall not (i) resell, offer or use the Services for the benefit of any third parties, or (ii) use the Services in violation of any applicable law, rule, or regulation. Customer agrees to pay CT the applicable fees for the Services in accordance with CT's then current standard fee schedules for such Services (or as otherwise agreed by CT and Customer (the "Parties")): Customer shall also pay all additional fees advanced by CT on behalf of Customer, including taxes, statutory fees, and correspondent and courier charges. Customer shall pay all sales, use and similar taxes in connection with the Services.
- 1.2 <u>Customer Information and Instructions</u>. Performance of the Services requires the timely completion of Customer's responsibilities and obligations. Additional fees may apply for any modifications to standard documents or processes made by Customer or at Customer's request. Customer will be responsible for (i) the accuracy and completeness and the compliance, sufficiency and effectiveness under applicable law of all data, documents, templates or other information provided to CT by or on behalf of Customer, and (ii) any instructions given by Customer or any Customer User to CT.
- 2. TERM; TERMINATION. The term of this Agreement shall be effective as of the start of Customer's most recent billing cycle (the "Effective Date") and continue until terminated as set forth herein (the "Term"). Either Party may terminate this Agreement or a particular Service (i) if the other Party fails to perform any material obligation of this Agreement (including the payment of amounts owed hereunder) and fails to cure such failure within thirty (30) days of notice thereof, (ii) if the other Party seeks protection under bankruptcy or similar laws, or (iii) at any time upon 180 days' prior written notice to the other Party. CT may terminate this Agreement at any time if legally required or upon belief of Customer's improper use of the Services. In the event of any termination of this Agreement, (a) Customer shall pay CT for Services (1) provided under this Agreement through the date of termination and (2) that CT is legally required to provide to Customer following termination, (b) Customer shall also pay all fees in connection with the removal of CT's name as its Registered Agent in each applicable Secretary of State's office, (c) CT's obligations to provide the Services shall cease and (d) all rights granted to Customer by CT under this Agreement related to terminated Services shall terminate. All provisions relating to ownership rights, confidentiality and non-disclosure, and limitation of liability shall survive any termination of this Agreement.
- 3. <u>CONFIDENTIALITY</u>. "Confidential Information" includes any proprietary or confidential information provided by the disclosing Party to the receiving Party other than any information which: (a) is generally available to the public through no fault of the receiving Party or any of its affiliates or its or their directors, officers, employees, contractors, or other agents (collectively, a Party's "Representatives"); (b) is or becomes available to the receiving Party through a source other than the disclosing Party or its Representatives without duty of confidentiality; or (c) is or has been developed by the receiving Party independently of the disclosing Party's Confidential Information. Anonymized and de-identified data shall not be considered Customer's Confidential Information and CT shall be permitted to retain and utilize such data. Each Party shall (i) keep all Confidential Information of the other Party confidential. (ii) not disclose the other Party's Confidential Information to any third party except if required by law, subpoena or similar legal demand, and (iii) use and disclose Confidential Information of the other Party only as necessary to perform its obligations herein (including CT's disclosure to its Representatives).
- 4. <u>OWNERSHIP RIGHTS</u>. All intellectual property rights related to the Services (including all products, documentation thereof and modifications thereto) ("CT Products") shall remain the exclusive property of CT or its licensors. During the Term, Customer shall have a personal, non-transferable, non-exclusive right to access and use the CT Products in connection with the Services solely as set forth herein.
- 5. WARRANTY DISCLAIMER; LIMITATION OF LIABILITY. CT PROVIDES THE SERVICES WITHOUT WARRANTY OF ANY KIND, WHETHER EXPRESS OR IMPLIED. THE SERVICES DO NOT INCLUDE THE PROVISION OF LEGAL, ACCOUNTING OR OTHER PROFESSIONAL ADVICE AND SHOULD NOT BE RELIED UPON AS SUCH. CT AND ITS DATA PROVIDERS SHALL HAVE NO LIABILITY FOR DELAYS, ERRORS OR OMISSIONS IN THE INFORMATION PROVIDED BY GOVERNMENTAL OR THIRD PARTY INFORMATION PROVIDERS OR FILING SYSTEMS OR WITH RESPECT TO INFORMATION OR RECORDS THAT MAY CONTAIN PERSONALLY IDENTIFIABLE INFORMATION. NEITHER PARTY SHALL BE LIABLE FOR ANY INDIRECT, INCIDENTAL, SPECIAL, PUNITIVE OR CONSEQUENTIAL DAMAGES, AND CT'S TOTAL LIABILITY UNDER THIS AGREEMENT SHALL NOT EXCEED THE LESSER OF (I) \$50,000 AND (II) AN AMOUNT EQUAL TO THE FEES PAID BY CUSTOMER TO CT IN THE TWELVE-MONTH PERIOD IMMEDIATELY PRECEDING THE DATE UPON WHICH A CLAIM IS FIRST ASSERTED AGAINST CT BY CUSTOMER. CT IS NOT AN INSURER WITH REGARD TO THE SERVICES AND SHALL HAVE NO LIABILITY FOR ANY LOSS OF UNDERLYING COLLATERAL OR LOSS (OR DECREASED PRIORITY) OF SECURITY INTEREST.
- 6. <u>COMMUNICATIONS.</u> All communications to CT under this Agreement shall be delivered to: CT, 28 Liberty Street, New York, NY 10005, Attn: GM, with copies to (i) the foregoing address, Attn: Associate GC, and Wolters Kluwer, 2700 Lake Cook Rd, Riverwoods, IL 60015, Attn: General Counsel.
- 7. <u>APPLICABLE LAW; FORUM; WAIVER OF TRIAL BY JURY.</u> This Agreement shall be governed by the laws of the State of New York. Any Party bringing a legal action relating to this Agreement shall bring such action in any court sitting in New York City, and each Party waives any objection to such courts. EACH PARTY WAIVES ITS RIGHT TO A TRIAL BY JURY IN CONNECTION WITH ANY SUCH ACTION.
- 8. <u>MISCELLANEOUS</u>. This Agreement constitutes the entire agreement between the Parties in connection with the subject matter hereof and supersedes all prior agreements. This Agreement, or any rights or obligations hereunder, may not be assigned by Customer without the prior written consent of CT. No modifications to this Agreement shall be valid unless in a writing executed by the Parties. CT is acting in performance of this Agreement as an independent contractor. There shall be no third party beneficiaries to this Agreement. Neither Party shall be liable for failure or delay in performance of its obligations hereunder (other than Customer's obligation to pay the fees for Services provided) caused by events beyond its control.