## M16000005188

(Re	questor's Name)				
(Address)					
(Address)					
(Cit	y/State/Zip/Phone	e #)			
PICK-UP	☐ WAIT	MAIL			
(Business Entity Name)					
(Document Number)					
Certified Copies	Certified Copies Certificates of Status				
Special Instructions to	Filing Officer:				

Office Use Only



300273371273

03/15/16--01012--011 \*\*910.00

2016 HAR ILL PH IZ: 31

Molle

## **COVER LETTER**

TO:	Registration Section Division of Corporations					
SURII	MANA ACQUISITIONS, LLC, SERIES 3					
SUBJECT: Name of Limited Liability Company						
	losed "Application by Foreign Limited Liability Company for Authorization to Transact Business in Florida," Certificate of ce, and check are submitted to register the above referenced foreign limited liability company to transact business in Florida					
Please	eturn all correspondence concerning this matter to the following:					
	MARIA L OTERO					
	Name of Person					
	MANA ACQUISITIONS, LLC, SERIES 3					
	Firm/Company					
	2055 S. ATLANTIC AVENUE, UNIT 901					
Address						
	DAYTONA BEACH SHORES, FLORIDA 32118					
City/State and Zip Code						
	MARIALUZOTERO@GMAIL.COM					
	E-mail address: (to be used for future annual report notification)					
For fur	her information concerning this matter, please call:					
	MARIA L OTERO 407 733 9190 at ( )					
	Name of Contact Person Area Code Daytime Telephone Number					
	MAILING ADDRESS:STREET ADDRESS:Division of CorporationsDivision of CorporationsRegistration SectionRegistration SectionP.O. Box 6327Clifton BuildingTallahassee, FL 323142661 Executive Center CircleTallahassee, FL 32301					
Enclose	d is a check for the following amount:  \$\Bigsim \frac{1}{2} \\$125.00 \text{ Filing Fee}  \Bigsim \frac{1}{2} \\$130.00  Filing Fee &  \Bigsim					

## APPLICATION BY FOREIGN LIMITED LIABILITY COMPANY FOR AUTHORIZATION TO TRANSACT BUSINESS IN FLORIDA

IN COMPLIANCE WITH SECTION 605,0902, FLORIDA STATUTES, THE FOLLOWING IS SUBMITTED TO REGISTER A FOREIGN LIMITED LIABILITY COMPANY TO TRANSACT BUSINESS IN THE STATE OF FLORIDA:

1. MANA ACQUISITION (Name of Fore	eign Limited Liability Company; must include "Li	imited Liability Company," "L.L.C.," or	"LLC.")
(If name unavailable, enter a Liability Company," "L.L.C,	Iternate name adopted for the purpose of transacti	ng business in Florida. The alternate nan	ne must include "Limited
		1043772	
2. STATE OF DELAWAI	of which foreign limited liability  3. 47-4	(FEI number, if applicable	)
company is organized)	· ·	, , , , , , , , , , , , , , , , , , ,	
4	(Date first transacted business in Florida, (See sections 605.0904 & 605.0905, F.S. to	(f-la-ta-radiat-stip-)	N
	(See sections 605.0904 & 605.0905, F.S. to	determine penalty liability)	AS 3
5. 13205 Sour Orange Di	rive, Orlando, Florida 32828		
			<b>沙</b> 至 一
	(Street Address of Principal Offi	ce)	- CA
6. 2055 S ATLANTIC A	VENUE, UNIT 901, DAYTONA BEACH S	HORES, FL 32118	TO P
	**		- 52 5
	(Mailing Address)	y	- <b>\$</b> #
	- ·	_	•
7. Name and street address	ss of Florida registered agent: (P.O. Box NC	OT_acceptable)	
Name:	Maria L Otero		
Office Address:	2055 S ATLANTIC AVE, UNIT 901		
	DAYTONA BEACH SHORES	Florida 32118	
	(City)	, Ftorida 32118 (Zip code)	_
designated in this applica to complywith the provision	gistered agent and to accept service of proceedion, I hereby accept the appointment as regions of all statutes relative to the proper and my position as registered agent.  (Registered agent's:	ristered agent and agree to act in the complete performance of my duties	is capacity. I further agree
8. The name title or cans	acity and address of the person(s) who has/ha	ve authority to manage is/are:	
-	NAGER - 2055 S. Atlantic Avenue, Daytona	, -	
	MANAGER -2055 S. Atlantic Avenue, Dayto		
CARLOS A FINEIRO - P	WANAGER -2033 S. Atlantic Avenue, Dayto	ona beach shores, Florida 32116	
	Maria Fra		
	- 0	•	
	I in accordance with section 605.0203 (1) (b), the Department of State constitutes a third d		

Typed or printed name of signee

MARIA L OTERO

#392 P.002/003

05/11/2015 15:22

State of Delaware Secretary of State Division of Corporations Delivered 04:19 PM 05/11/2015 FILED 04:16 PM 05/11/2015 SRV 150650363 - 5744937 FILE

## State of Delaware Limited Liability Company Certificate of Formation

This certificate of formation is being executed for the purpose of forming a limited liability company pursuant to the Delaware Limited Liability Company Act, 8 Del C 18-101, et Seq.

FIRST: The name of the limited liability company is:

· From:Delaware Intercorp

MANA ACQUISITIONS, LLC.

SECOND: The address of its registered office in the State of Delaware is 113 Barksdale Professional Center in the City of Newark, County of New Cestle. Zip Code, 19711. The name of its Registered Agent at such address is Delaware Intercorp, Inc.

THIRD: The members agree to be bound by the signed Limited Liability Company Agreement(s) except as they may be contradicted by the Limited Liability Company Act of the State of Delaware.

FOURTH: This Certificate of Formation establishes one hundred (100) separate Series of this Limited Liability Company. Said Series may be referred to as: MANA ACQUISITIONS, LLC, SERIES 1; MANA ACQUISITIONS, LLC, SERIES 2; etc., or any other method that reasonably describes the perticular Series relevant to the intended transaction.

Take Notice of the limitation on liabilities of a series as referenced in this Certificate of Formation and as ast forth in 6 Del.C. 18-215. The debts, liabilities and obligations incurred, contracted for or otherwise existing with respect to a particular series shall be enforceable equinat the assets of such series only, and not against the assets of the limited liability company generally or any other series thereof, end, unless otherwise provided in the limited liability company agreement, none of the debts, liabilities, obligations and expenses incurred, contracted for or otherwise existing with respect to the limited liability company generally or any other series thereof shall be enforceable against the assets of such series.

FIFTH: No member or members of the limited liability company shall have the right to assign their interest in the limited liability company, whether voluntarily or involuntarily, without the unanimous written agreement of all of the members (the "Required Unanimous Vote"), unless otherwise provided in the limited liability company's operating agreement. If an assignment of a membership interest is not approved by the Required Unanimous Vote, the assignee (which includes, without limitation, the holder of a charging order) shall have no right to (I) become a member of the limited liability company, (ii) participate in the management of the limited liability company, or (iii) exercise any rights or powers of a member and/or manager. The assignee shall merely be entitled to receive the share of profits and other distributions to which the assigner was entitled, to the extent assigned. Any such assignee shall be allocated and report all items of income, gain, loss, deduction, credit or other tax allocation (a "Taxable Item") on such assignee's income tax returns each year to the same extent the assignor would have been allocated item")

such Taxable items and the assignee shall receive the federal and all relevant state Forms K-1 with respect to such allocations. Each Member (and any future assignee(s), including, without limitation, the holder of a charging order) is put on notice that (i) the Managers may make investment decisions that may produce significant income tax liability to the Members and assignees and that corresponding distributions with which to pay such income tax liability may not be made and (ii) that the terms of the operating agreement provide that (s) this is reasonable, and (b) does not constitute a breach of fiduciary duty by the Managers.

IN WITNESS WHEREOF, I, the undersigned, being fully authorized to execute and file this document, for the purpose of forming a timited liability company pursuant to the Delaware Limited Liability Company Act, do make this Certificate of Formation, acknowledging under the penalties of perjury in the third degree, hereby declaring and certifying that this instrument is my act and deed and the facts herein are true, pursuant to 6 Del.C '18-204 and accordingly have hereunto set my hand this 11th day of May, 2015.

DELAWARE INTERCORP, INC.

By:

Robin Goldberg,

Rolin Goldberg

Secretary



<u>Delaware</u>

The First State

Page 1

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF

DELAWARE, DO HEREBY CERTIFY "MANA ACQUISITIONS, LLC" IS DULY FORMED

UNDER THE LAWS OF THE STATE OF DELAWARE AND IS IN GOOD STANDING AND

HAS A LEGAL EXISTENCE SO FAR AS THE RECORDS OF THIS OFFICE SHOW, AS

OF THE THIRD DAY OF MARCH, A.D. 2016.

AND I DO HEREBY FURTHER CERTIFY THAT THE AFORESAID "MANA ACQUISITIONS, LLC" IS A SERIES LIMITED LIABILITY COMPANY.

2016 HAR I L PH I2: 3L

HAY'S OF THE PARTY OF THE PARTY

Authentication: 201928471

Date: 03-03-16

5744937 8300E

SR# 20161406456
You may verify this certificate online at corp.delaware.gov/authver.shtml