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M. MILLIGAN APR 1 6 2018

COVER LETTER

TO:	Registration Section Division of Corporations	s							
CH D II	HRD Investment Gro	oup, LLC, Series 10							
SUBJI	ECT:	Name of I	Limited Liability (Сотрапу					
					insact Business in Florida," Ce company to transact business				
Please	return all correspondence co	oncerning this matter to the	following:						
	Dib Diab								
	-	Na	ame of Person						
	Firm/Company								
	1623 Warner Dr	1623 Warner Drive							
Address									
	Chuluota, FL 32766								
City/State and Zip Code									
	david@chuluota.com								
		E-mail address: (to be used	for future annual	report not	ification)				
For fu	rther information concerning	this matter, please call:							
	Adam O. Kirwan		407	210-66					
	Name of	Contact Person	at (Area Code	Day	time Telephone Number				
MAILING ADDRESS: Division of Corporations Registration Section P.O. Box 6327 Tallahassee, FL 32314		STREET ADDRESS: Division of Corporations Registration Section Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301		of Corporations on Section uilding cutive Center Circle					
Enclos	ed is a check for the followi \$125.00 Filing Fee	ng amount: S130.00 Filing Fee & Certificate of Status	□ \$155.00 Filin Certified Copy	ig Fee &	☐ \$160.00 Filing Fee, Certified Copy	ficat e			

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. HRD Investment Group (Name of Foreign	b, LLC, Series 10 Limited Liability Company, must include "Limited	Liability	Company,""L.L.C.," or "LLC.")			
(H'name unavailable, enter alternate is	ame adopted for the purpose of transacting business in Flori	da The al	ternate name must include "Limited Lish	oility Company," "L.L.C," or "LLC,")		
2. Delaware (Junsdiction under the law of wh	nch foreign limited hability company is organized)	3.	82-3896388 (FEI number, if applicable)			
4	(Date first transacted business in Florida, if prior to re	pistration)			
5 1623 Warner Drive	(See sections 605 0904 & 605,0905, F.S. to determine		-			
5. 1023 Warner Drive (Street Address of F	Principal Office)	0.	1623 Warner Drive (Mailing Address)			
Chuluota, FL 32766			Chuluota, FL 32766			
7. Name and street addres Name:	s of Florida registered agent: (P.O. Box Dib Diab	<u>NOT</u> a	acceptable)			
Office Address:	1623 Warner Drive					
Office Madiyas.	o vta					
	(City)		, Florida 32766 (Zip code			
*	See Signature of a (Registered agent's signature and address of the person(s) who has			ulou		
Title or Capacity:	Name and Address:		tle or Capacity:	Name and Address:		
MGR	Dib Diab					
	Chuluota, FL 32766					
(Use attachments if neces	sary)					
	of existence, no more than 90 days old, dof which it is organized. (If the certificate abmitted)					
	uted in accordance with section 605.0203 of the Department of State constitutes a thir					
₩ =	Signature o	f on autho	nized person			
	Dib Diab					

Typed or printed name of signee

Page 1

Delaware The First State

I, JEFFREY W. BULLOCK; SECRETARY OF STATE OF THE STATE OF
DELAWARE, DO HEREBY CERTIFY "HRD INVESTMENT GROUP, 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 FOURTH DAY OF APRIL, A.D. 2018.

AND I DO HEREBY FURTHER CERTIFY THAT THE AFORESAID "HRD
INVESTMENT GROUP, LLC" IS A SERIES LIMITED LIABILITY COMPANY.

AND I DO HEREBY FURTHER CERTIFY THAT THE ANNUAL TAXES HAVE BEEN ASSESSED TO DATE.

6656787 8300E SR# 20182427579

Authentication: 202448769
Date: 04-04-18

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

State of Delaware Limited Liability Company Certificate of Formation

State of Delaware
Secretary of State
Division of Corporations
Delivered 04:19 FM 12/11/2017
FILED 04:19 PM 12/11/2017
SR 20177502103 - File Number 6656787

This certificate of formation is being executed for the purpose of forming a limited liability company pursuant to the Delaware Limited Liability Company Act, 6 <u>Del C</u> 18-101, et Seq.

FIRST: The name of the limited liability company is:

HRD INVESTMENT GROUP, LLC.

SECOND: The address of its registered office in the State of Delaware is 3511 Silverside Road, Suite 105, Wilmington, DE 19810. The name of its Registered Agent at such address is Delaware Intercorp, LLC.

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: HRD INVESTMENT GROUP, LLC, SERIES 1; HRD INVESTMENT GROUP, LLC, SERIES 2; etc., or any other method that reasonably describes the particular 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 set forth in 6 Del.C. 18-215. The debts, liabilities and obligations incurred, contracted for or otherwise existing with respect to a perticular series shall be enforceable against the essets of such series only, and not against the assets of the limited liability company generally or any other series thereof, and, 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) exarcise 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 assignor 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 liam") on such assignee's income tax returns each year to the same extent the assignor would have been allocated such Taxable liams 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 firnitation, the holder of a charging order) is put on notice that (i) the Managers may make investment decisions that may produce significant income tax. Sability 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 (a) this is reasonable, and (b) does not constitute a breach of fiduciary duty by the Managers.

IN WITNESS WHEREOF, I, the undersigned, being fully suithorized to execute and file this document, for the purpose of forming a limited 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 December, 2017.

DELAWARE INTERCORP. LLC

Kelly K. Magaw. Authorized Person