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COVER LETTER

	egistration Section evision of Corporation	1 5						
SUBJECT		HRD Investment Group, LLC, Series 13						
SOBJECT	•	Name of Limited Liability Company						
					ansact Business in Florida," Certificate of y company to transact business in Florida.			
Please retur	rn all correspondence o	concerning this matter to the	following:					
	Dib Diab							
		N	ame of Person					
	-	Fi	rm/Company					
	1623 Warner D	rive						
			Address					
	Chuluota, FL 3	2766						
		City/S	tate and Zip Code					
	david@chuluota.	com						
		E-mail address: (to be used	for future annual	report not	ification)			
For further	information concerning	g this matter, please call:						
A	dam O. Kirwan		407 at (210-66	22			
	Name o	f Contact Person	Area Code	Day	rtime Telephone Number			
Di Re P.(AILING ADDRESS: vision of Corporations egistration Section O. Box 6327 dlahassee, FL 32314			Division Registrat Clifton B 2661 Exe	of Corporations ion Section uilding cuttive Center Circle iee, FL 32301			
	a check for the follow \$125.00 Filing Fee	ing amount: ☐ \$130.00 Filing Fee & Certificate of Status	□ \$155.00 Filin Certified Copy	ig Fee &	☐ \$160.00 Filing Fee, Certificate of Status & Certified Copy			

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

IN COMPLIANCE WITH SECTION 605.0002, FLORIDA STATUTES, THE FOLLOWING IS SUBMITTED TO REGISTER A FOREIGN. LIMITED LIABILITY COMPANY TO TRANSACT BUSINESS IN THE STATE OF FLORIDA:

1. HRD Investment Grou (Name of Foreign	p, LLC, Series 13 Limited Liability Company; must include "Limi	ted Liability Company," "L.L.C.," or "LLC.")	
(Hinome unamplable materaltemate	name adopted for the purpose of transacting business m F	No. 21. The late of the same of the same	1 0 Unit 07 WTCP
Delaware	aurie adopted for the purpose of transacting outsiness in r		ity Company, "L.E.C., or "L.E.C.)
	hich foreign limited liability company is organized)	3. <u>82-3896388</u> (FEI number	r, if applicable)
4	(Date first transacted business in Florida, if prior t	to registration)	
1622 Warran Daire	(See sections 605,0904 & 605,0905, F.S. to deten	mine penalty liability)	
5. 1623 Warner Drive (Street Address of	Principal Office)	6. 1623 Warner Drive (Mailing Addre	55)
Chuluota, FL 32766		Chuluota, FL 32766	·
7. Name and street address	ss of Florida registered agent: (P.O. Bo	x <u>NOT</u> acceptable)	0 √s6 18
Name:	Dib Diab		OV ION
Office Address:	1623 Warner Drive		13 XX
	Chulutoa	, Florida 32766	- D - D - D - D - D - D - D - D - D - D
Registered agent's accep	(City)	(Zip code)	
and accept the obligation	s of my position as registered agent.	A county (me)	
	•		
8. The name, title or capa <u>Title or Capacity:</u>	acity and address of the person(s) who harme and Address:	nas/have authority to manage is/are: Title or Capacity:	Name and Address:
MGR	Dib Diab		
	1623 Warner Drive Chuluota, FL 32766		
		_	
(Use attachments if neces	sary)		
9. Attached is a certificate jurisdiction under the law of the translator must be s	of existence, no more than 90 days old of which it is organized. (If the certifica ubmitted)	, duly authenticated by the official hav ate is in a foreign language, a translation	ing custody of records in the on of the certificate under oath
10. This document is exec submitted in a document to	uted in accordance with section 605.020 the Department of State constitutes a t	03 (1) (b). Florida Statutes. I am aware hird degree felony as provided for in s.	that any false information 817.155, F.S.
9	700		
	Signatur	re of an authorized person	_
	Dib Diab, Manager		
	Typed	or printed name of signee	_

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 FIFTH DAY OF NOVEMBER, 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 SAID "HRD INVESTMENT GROUP, LLC" WAS FORMED ON THE ELEVENTH DAY OF DECEMBER, A.D. 2017.

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

e at corp delaware gov/aut

Authentication: 203838299

Date: 11-05-18

State of Delaware Limited Liability Company Certificate of Formation

State of Delaware
Secretary of State
Division of Corporations
Delivered 04:19 PM 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, Rabilities and obligations incurred, contracted for or otherwise existing with respect to a particular series shall be enforceable against the assets 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 egainst 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 item") on such assignee's income tax returns each year to the same extent the assignor would have been allocated 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 (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 suthorized 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