

Anchorage, AK 99501 marijuana.licensing@alaska.gov https://www.commerce.alaska.gov/web/amco Alaska Marijuana Control Board Phone: 907.269.0350 Marijuana Establishment Form MJ-17c: License Transfer Application

What is this form?

This form must be used to initiate a transfer of ownership of a marijuana establishment license under 3 AAC 306.045. This transfer application must be completed and submitted to AMCO's main office, along with all necessary supplemental documents and fees listed in Form MJ-17b: License Transfer Application Checklist, before a transfer of ownership, including a change that affects the controlling interest of an entity, will be considered by the Marijuana Control Board.

Please note that licensees seeking to change controlling interest of an entity that owns multiple licenses must submit a separate completed copy of this form and the required supplemental documents and fees for each license.

	Section 1 – Transferor Info	rmation			
Enter information for the c	urrent licensee and licensed establishment.				
Licensee:	Prestige Worldwide Management LLC License Number: 11611				1
License Type:	Standard Marijuana Cultivation Facility				
Doing Business As:	Kushtopia				
Premises Address:	1044 S Old Glenn Hwy				
City:	Palmer	State:	Alaska	ZIP:	99645
Email:	outpost.kushtopia@gmail.com				
Local Government:	Matanuska-Susitna Borough				

Regular ownership transfer

Transfer of controlling interest in the licensed entity

Section 2 – Transferee Information

Enter information for the new applicant seeking to be licensed. The business license # should be issued for the DBA listed below, and held by the transferee.

Licensee:	Prestige Worldwide Mana	dwide Management LLC Alaska Entity # 10036223				6223
Mailing Address:	8010 E 32nd Avenue, Unit B					
City:	Anchorage	State:	AK		ZIP:	99504
Doing Business As:	Kushtopia					
Business License #:	1033019 Business Phone: 907-230-8264					4
Designated Licensee:	Kenneth Izon					
Contact Email:	outpost.kushtopia@gmail.com Phone #			907-2	30-8264	

Alcohol and Marijuana Control Office 550 W 7th Avenue, Suite 1600



Section 3 – Entity Ownership Information

This section must be completed by any <u>entity</u>, including a corporation, limited liability company (LLC), partnership, or limited partnership, that is applying for a license. Sole proprietors should skip to Section 4. If any entity official is another entity, you must include the AK Entity # of that entity in the Entity Official Name field, attach a separate completed copy of this page that breaks down the ownership information for that entity, and submit the supplemental documents and fingerprint fees listed on Form MJ-17b required for each individual entity official. Entity documents must be submitted for each entity listed on this form. If more space is needed, please attach additional completed copies of this page.

- If the applicant is a corporation, list each officer or director, and owner of any of the corporation's stock.
- If the applicant is a limited liability company, list each member holding any ownership interest and each manager.
- If the applicant is a partnership or limited partnership, list each partner holding any interest and each general partner.

Entity Official Name:	Kenneth Izon					
Title(s):	Member, Manager	Phone:	907-230-8264	% Own	ed:	100
Email:	outpost.kushtopia@gn	nail.com				
Mailing Address:	8010 E 32nd Avenue,	Unit B				
City:	Anchorage	State:	AK	ZIP:	99	504
Entity Official Name:						
Title(s):		Phone:		% Own	ed:	
Email:						
Mailing Address:						
City:		State:		ZIP:		
Entity Official Name:						
Title(s):		Phone:		% Own	ed:	
Email:						
Mailing Address:		9				
City:		State:		ZIP:		
Entity Official Name:						
Title(s):		Phone:		% Own	ed:	
Email:			-	-		
Mailing Address:						
City:		State:		ZIP:		
Entity Official Name:						
Title(s):		Phone:		% Own	ed:	
Email:			1			
Mailing Address:			5			
City:		State:		ZIP:		



Ownership and financial interest in other marijuana establishments:	Yes	No
Does any representative or owner named as a transferee in this application have any direct or indirect financial interest in any other marijuana establishment that is licensed in Alaska?	7	
If "Yes", disclose which individual(s) has the financial interest, which license number(s), and license type(s):		
Outpost; Retail Marijuana Store License #17068		
Section 5 – Authorization		
Communication with AMCO staff:	Yes	No
If "Yes", disclose the name of the individual and the reason for this authorization:		
Jason Brandeis, Attorney Section 6 - Transferee Certifications		
		Initial
Section 6 – Transferee Certifications Read the line below, and then sign your initials in the box to the right of the statement:		Initial
Section 6 – Transferee Certifications Read the line below, and then sign your initials in the box to the right of the statement: certify that all proposed licensees (as defined in 3 AAC 306.020) have been listed on this application.		Initial:
Section 6 – Transferee Certifications Read the line below, and then sign your initials in the box to the right of the statement: certify that all proposed licensees (as defined in 3 AAC 306.020) have been listed on this application. Completed copies of all required documents and fees listed on Form MJ-17b are attached to this form. certify that I understand that providing a false statement on this form or any other form provided by AMCO is groun	nds	Initial K.I K.I
Section 6 – Transferee Certifications Read the line below, and then sign your initials in the box to the right of the statement: certify that all proposed licensees (as defined in 3 AAC 306.020) have been listed on this application. Completed copies of all required documents and fees listed on Form MJ-17b are attached to this form. certify that I understand that providing a false statement on this form or any other form provided by AMCO is groun or rejection or denial of this application or revocation of any license issued.	nds	Initial K.I K.I K.I
Section 6 - Transferee Certifications	d and am	Initial: K.I K.I K.I familia

[Form MJ-17c] (rev 09/27/2018)

License # 11611

Subscribed and sworn to before me this 19 day of August

Received by AMCO 2/13/2023 of 4

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Alaska Marijuana Control Board Form MJ-17c: License Transfer Application

Section 7 - Transferor Certifications

Additional copies of this page may be attached, as needed, for the controlling interest of the current licensee to be represented.

I declare under penalty of unsworn falsification that the undersigned represents a controlling interest of the current licensee. I additionally certify that I, as the current licensee (either the sole proprietor or the controlling interest of the currently licensed entity) approve of the transfer of this license, and that the information on this form is true, correct, and complete.

Printed name of transferor	ID 01 22 My commission	in and for the State of Alaska Laghing of the state of Alaska hashing of the state of the state of Alaska hashing of the state of the s
	Subscribed and sworn to before me this 18 day	rot <u>August2020</u> .
Signature of transferor Printed name of transferor		in and for the State of Alaska.
ignature of transferor		in and for the State of Alaska.
Printed name of transferor	My commission Subscribed and swom to before me this day	expires:, 20, 20
Form MJ-17c] (rev 09/27/2018)	License #11611	Page 4 of 4



Alcohol and Marijuana Control Office 550 W 7th Avenue, Suite 1600 Anchorage, AK 99501 marijuana.licensing@alaska.gov https://www.commerce.alaska.gov/web/amco Phone: 907.269.0350

Alaska Marijuana Control Board

Form MJ-00: Application Certifications

What is this form?

This application certifications form is required for all marijuana establishment license applications. Each person signing an application for a marijuana establishment license must declare that he/she has read and is familiar with AS 17.38 and 3 AAC 306.

This form must be completed and submitted to AMCO's main office by each proposed licensee (as defined in 3 AAC 306.020(b)(2)) before any license application will be considered complete.

Section 1 – Establishment Information

Enter information for the business seeking to be licensed, as identified on the license application.

Licensee:	Prestige Worldwide Management, LLC	License	Number:	1161	1
License Type:	Standard Marijuana Cultivation Facil	ity			
Doing Business As:	Kushtopia				
Premises Address:	1044 S Old Glenn Hwy				
City:	Palmer	State:	AK	ZIP:	99645

Section 2 - Individual Information

inter information	for the individual licensee.	
Name:	Kenneth Izon	
Title:	Member, Manager	

al a state to the	Section 3 – Other Licenses		
Ownership and financial interest	in other licenses:	Yes	No
Do you currently have or pl another marijuana establish	an to have an ownership interest in, or a direct or indirect financial interest in ment license?	1	
If "Yes", which license number Outpost; Retail Marijuana S	rs (for existing licenses) and license types do you own or plan to own? Store License #17068		

[Form MJ-00] (rev09/27/2018)





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Phone: 907.269.0350

Initials

Alaska Marijuana Control Board

Form MJ-00: Application Certifications

Section 4 - Certifications

Read each line below, and then sign your initials in the box to the right of each statement:

I certify that I have not been convicted of a felony in any state or the United States, including a suspended imposition of sentence, for which less than five years have elapsed from the time of the conviction to the date of this application.

I certify that I am not currently on felony probation or felony parole.

I certify that I have not been found guilty of selling alcohol without a license in violation of AS 04.11.010.

I certify that I have not been found guilty of selling alcohol to an individual under 21 years of age in violation of 04.16.051 or AS 04.16.052.

I certify that I have not been convicted of a misdemeanor crime involving a controlled substance, violence against a person, use of a weapon, or dishonesty within the five years preceding this application.

I certify that I have not been convicted of a class A misdemeanor relating to selling, furnishing, or distributing marijuana or operating an establishment where marijuana is consumed within the two years preceding this application.

I certify that my proposed premises is not within 500 feet of a school ground, recreation or youth center, a building in which religious services are regularly conducted, or a correctional facility, as set forth in 3 AAC 306.010(a).

I certify that my proposed premises is not located in a liquor licensed premises.

I certify that I meet the residency requirement under AS 43.23 for a permanent fund dividend in the calendar year in which I am initiating this application.

I certify that all proposed licensees (as defined in 3 AAC 306.020(b)(2)) have been listed on my online marijuana establishment license application. Additionally, if applicable, all proposed licensees have been listed on my application with the Division of Corporations.

I certify that I understand that providing a false statement on this form, the online application, or any other form provided by AMCO is grounds for denial of my application.





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[Form MJ-00] (rev 09/27/2018)

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Phone: 907.269.0350

Alaska Marijuana Control Board

Form MJ-00: Application Certifications

Read each line below, and then sign your initials in the box to the right of each statement:	Initials
I certify and understand that I must operate in compliance with the Alaska Department of Labor and Workforce Development's laws and requirements pertaining to employees.	K.I.
I certify and understand that I must operate in compliance with each applicable public health, fire, safety, and tax code and ordinance of this state and the local government in which my premises is located.	K.I
Read each line below, and then sign your initials in the box to the right of <u>only the applicable statement</u> :	Initials
Only initial next to the following statement if this form is accompanying an application for a marijuana testing facility lice	ense:
I certify that I do not have an ownership in, or a direct or indirect financial interest in a retail marijuana store, a marijuana cultivation facility, or a marijuana products manufacturing facility.	
Only initial next to the following statement if this form is accompanying an application for a <u>retail marijuana store</u> , a <u>mar</u> <u>cultivation facility</u> , or a <u>marijuana products manufacturing facility</u> license:	ijuana
I certify that I do not have an ownership in, or a direct or indirect financial interest in a marijuana testing facility license.	K.I.

All marijuana establishment license applicants:

As an applicant for a marijuana establishment license, I declare under penalty of unsworn falsification that I have read and am familiar with AS 17.38 and 3 AAC 306, and that the online application and this form, including all accompanying schedules and statements, is true, correct, and complete.

m Signature of licensee

Kenneth Izon Printed name of licensee

Illison Notary Public in and for the State of Alaska

My commission expires: 08/29/101

Subscribed and sworn to before me this 19 day of August

2020

Page 3 of 3

Official Seal Allison H. Hildreth Notary Public-State of Alaska My Comm. Expires 08/29/2021

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[Form MJ-00] (rev 09/27/2018)



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Phone: 907.269.0350

Alaska Marijuana Control Board

Form MJ-07: Public Notice Posting Affidavit

What is this form?

A public notice posting affidavit is required for all marijuana establishment license applications, per 3 AAC 306.020(b)(10). As soon as practical after initiating a marijuana establishment license application, an applicant must give notice of the application to the public by posting a true copy of the application for ten (10) days at the location of the proposed licensed premises and one other conspicuous location in the area of the proposed premises, per 3 AAC 306.025(b)(1).

This form must be completed and submitted to AMCO's main office before any new or transfer license application will be considered complete.

Section 1 – Establishment Information

Enter information for the business seeking to be licensed, as identified on the license application.

Licensee:	Prestige Worldwide Management, LLC	License	Number:	1161	1
License Type:	Standard Marijuana Cultivation Facil	ity			
Doing Business As:	Kushtopia				
Premises Address:	1044 S Old Glenn Hwy				
City:	Palmer	State:	AK	ZIP:	99645

Section 2 - Certification

I certify that I have met the public notice requirement set forth under 3 AAC 306.025(b)(1) by posting a copy of my application for the following 10-day period at the location of the proposed licensed premises and at the following conspicuous location in the area of the proposed premises:

Start Date: Aug 29, JO20	End Date: Sopt. 8, 2020
Other conspicuous location: Git - M - GO. 28	
I declare under penalty of unsworn falsification that this form, including all ac	companying schedules and statements, is true, correct,
and complete.	
V. C	
Signature of licensee	appanet aten 7 apen
STATE OF ALASK	A Notary Public in and for the State of Alaska
Kenneth Izon	My commission expires: 12/01/2021
Printed name of licensee	2021 My commission expires: 1701/8024
Subscribed and sworn to before me the	nis <u>11e</u> day of <u>Sept</u> , 20 <u>20</u> .
[Form MJ-07] (rev 10/05/2017)	Page 1 of 1
	AMCO



Alaska Marijuana Control Board

Form MJ-08: Local Government Notice Affidavit

What is this form?

A local government notice affidavit is required for all marijuana establishment license applications with a proposed premises that is located within a local government, per 3 AAC 306.025(b)(3). As soon as practical after initiating a marijuana establishment license application, an applicant must give notice of the application to the public by submitting a copy of the application to each local government and any community council in the area of the proposed licensed premises. For an establishment located inside the boundaries of city that is within a borough, both the city and the borough must be notified.

This form must be completed and submitted to AMCO's main office before any new or transfer license application will be considered complete.

Section 1 – Establishment Information

Enter information for the business seeking to be licensed, as identified on the license application.

Licensee:	Prestige Worldwide Management, LLC	License	Number:	1161	1
License Type:	Standard Marijuana Cultivation Facil	ity			
Doing Business As:	Kushtopia				
Premises Address:	1044 S Old Glenn Hwy			24	
City:	Palmer	State:	AK	ZIP:	99645

Section 2 - Certification

I certify that I have met the local government notice requirement set forth under 3 AAC 306.025(b)(3) by submitting a copy of my application to the following local government (LG) official(s) and community council (if applicable):

Local Government(s):	Mat Su Borough	Date Submitted: 8/24/20
Name/Title of LG Offic	Borough Clerk	Name/Title of LG Official 2: Deputy Borough Clerk
Community Council:	Butte Community Council	
(Municipality of Anchora	ge and Matanuska-Susitna Borough only)	\bigcirc
I declare under penalt and complete. Kenneth Izo	STATE State	ding all accompanying schedules and statements, is true, correct, Treial Seal OF ALASKA Renteria-Lopez Expires: 12/01/2021 My commission expires: 12/01/2021
Printed name of licens	see	<u> </u>
Subscribed and sworn	to before me this 10 day of Sept	, 20 <u>20</u> .

[Form MJ-08] (rev 01/10/2018)

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Alaska Marijuana Control Board

Form MJ-09: Statement of Financial Interest

What is this form?

A statement of financial interest completed by each proposed licensee (as defined in 3 AAC 306.020(b)(2)) is required for all marijuana establishment license applications, per 3 AAC 306.020(b)(4). A person other than a licensee may not have direct or indirect financial interest (as defined in 3 AAC 306.015(e)(1)) in the business for which a marijuana establishment license is issued, per 3 AAC 306.015(a).

This form must be completed and submitted to AMCO's main office <u>by each proposed licensee</u> before any license application will be considered complete.

Section 1 – Establishment Information	Section	1 -	Establi	shment	Informati	on
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Enter information for the business seeking to be licensed, as identified on the license application.

Licensee:	Prestige Worldwide Management, LLC	License	Number:	1161	1
License Type:	Standard Marijuana Cultivation Facil	ity			
Doing Business As:	Kushtopia				
Premises Address:	1044 S Old Glenn Hwy				
City:	Palmer	State:	AK	ZIP:	99645

Section 2 - Individual Information

Enter information for the individual licensee.

Name:	Kenneth Izon		
Title:	Member, Manager		
SSN:		Date of Birth:	



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Alaska Marijuana Control Board

Form MJ-09: Statement of Financial Interest

Section 3 - Certifications

I certify that no person other than a proposed licensee listed on my marijuana establishment license application has a direct or indirect financial interest, as defined in 3 AAC 306.015(e)(1), in the business for which a marijuana establishment license is being applied for.

I further certify that any ownership change shall be reported to the board as required under 3 AAC 306.040.

I understand that my fingerprints will be used to check the criminal history records of the Federal Bureau of Investigation (FBI), and that I have the opportunity to complete or challenge the accuracy of the information contained in the FBI identification record. The procedures for obtaining a change, correction, or updating an FBI identification record are set forth in Title 28, CFR, 16.34.

I declare under penalty of unsworn falsification that this form, including all accompanying schedules and statements, is true, correct, and complete.

Signature of license

Kenneth Izon

Printed name of licensee

Notary Public in and for the State of Alaska

My commission expires: 08/29 (202)

Subscribed and sworn to before me this 19 day of August 20 20.





Growing with the Valley since 1947.

5751 E. MAYFLOWER CT. Wasilla, AK 99654

(907) 352-2250 ph (907) 352-2277 fax

AFFIDAVIT OF PUBLICATION

UNITED STATES OF AMERICA, STATE OF ALASKA, THIRD DIVISION

BEFORE ME, THE UNDERSIGNED, A NOTARY PUBLIC, THIS DAY

PERSONALLY APPEARED BEFORE BENJAMIN BORG WHO, BEING

FIRST DULY SWORN, ACCORDING TO LAW, SAYS THAT HE IS THE

LEGAL AD CLERK OF THE FRONTIERSMAN

PUBLISHED AT WASILLA AND CIRCULATED THROUGH OUT MATANUSKA

SUSITNA BOROUGH, IN SAID DIVISION THREE AND STATE OF ALASKA

AND THAT THE ADVERTISEMENT, OF WHICH THE ANNEXED IS A TRUE

COPY, WAS PUBLISHED ON THE FOLLOWING DAYS:

08/28/2020 09/04/2020 09/11/2020

AND THAT THE RATE CHARGED THEREIN IS NOT IN EXCESS OF

THE RATE CHARGED PRIVATE INDIVIDUALS.

SUBSCRIBED AND SWORN TO BEFORE ME

THIS 11th DAY OF September, 2028.

NOTARY PUBLIC/FOR STATE OF ALASKA

KUSHTOPIA FR#7320 TRANSFER OF CONTR ACCOUNT NUMBER 518723 NOTARY PUBLIC NANCY E DOWNS STATE OF ALASKA MY COMMISSION EXPIRES AUG. 25, 2023

> AMCO 0CT - 1 2020

Transfer of Controlling Interest

Prestige Worldwide Management, LLC, doing business as Kushtopia, located at 1044 S Old Glenn Hwy, Palmer, AK 99645, is applying under 3 AAC 306.045 for transfer of controlling interest in a Standard Marijuana Cultivation Facility (3 AAC 306.400), license # 11611. The transfer involves a change in ownership percentage from Phillip Izon II 50% and Kenneth Izon II 50% to Kenneth Izon 100%. Interested persons may object to the application by submitting a written statement of reasons for the objection to their local government, the applicant, and the Alcohol & Marijuana Control Office (AMCO) not later than 30 days after the director has determined the application to be complete and has given written notice to the local government. Once an application is determined to be complete, the objection deadline and a copy of the application will be posted on AMCO's website at https://www.commerce.alaska.gov/web/amco. Objections should be sent to AMCO at marijuana.licensing@alaska.gov or to 550 W 7th Ave, Suite 1600, Anchorage, AK 99501. FR#7320 Publish Dates August 28 and September 4, 11, 2020

> AMCO 0CT - 1 2020

COMMERCIAL LEASE

This Lease Agreement (this "Lease") is dated as of March 15, 2018, by and between Cerberus Holdings, LLC. ("Landlord"), and Prestige Worldwide Management, LLC. ("Tenant"). The parties agree as follows:

PREMISES. Landlord, in consideration of the lease payments provided in this Lease, leases to Tenant 5,760sft building with 10,000sft of outside storage and parking (the "Premises") located at 1044 S. Old Glenn Hwy, Palmer, AK 99504.

TERM. The lease term will begin on March 15, 2018 and will terminate on March 15, 2028

LEASE PAYMENTS. Tenant shall pay to Landlord lease payments of \$11,520.00, payable in advance, on the thirtieth of each quarterly period, for a total lease payment of \$460,800.00. Lease payments shall be made to the Landlord at 8010 E 32nd Ave, Unit B, Anchorage, Alaska 99504. The payment address may be changed from time to time by the Landlord.

SECURITY DEPOSIT. At the time of the signing of this Lease, Tenant shall pay to Landlord, in trust, a security deposit of \$11,520.00 to be held and disbursed for Tenant damages to the Premises (if any) as provided by law.

POSSESSION. Tenant shall be entitled to possession on the first day of the term of this Lease, and shall yield possession to Landlord on the last day of the term of this Lease, unless otherwise agreed by both parties in writing. At the expiration of the term, Tenant shall remove its goods and effects and peaceably yield up the Premises to Landlord in as good a condition as when delivered to Tenant, ordinary wear and tear excepted.

USE OF PREMISES. Tenant may use the Premises only for The tenant will have access to the bathroom and kitchen at the front of the property. The tenant will also have 4 parking spaces with parking passes. The Premises may be used for any other purpose only with the prior written consent of Landlord, which shall not be unreasonably withheld. Tenant shall notify Landlord of any anticipated extended absence from the Premises not later than the first day of the extended absence.

PARKING. Tenant shall be entitled to use 4 parking space(s) for the parking of the Tenant's customers'/guests' motor vehicle(s).

STORAGE. Tenant shall be entitled to store items of personal property in the area on the roof of the building and the storage area besides the building. during the term of this Lease. Landlord shall not be liable for loss of, or damage to, such stored items.

PROPERTY INSURANCE. Landlord and Tenant shall each maintain appropriate insurance for their respective interests in the Premises and property located on the Premises. Landlord shall be named as an additional insured in such policies. Tenant shall deliver appropriate evidence to Landlord as proof that adequate insurance is in force issued by companies reasonably satisfactory to Landlord. Landlord shall receive advance written notice from the insurer prior to any termination of such insurance policies. Tenant shall also maintain any other insurance which Landlord may reasonably require for the protection of Landlord's interest in the Premises. Tenant is responsible for maintaining casualty insurance on its own property.

LIABILITY INSURANCE. Tenant shall maintain liability insurance on the Premises with personal injury limits of at least \$1,000,000.00 for injury to one person, and \$2,000,000.00 for any one accident, and a limit of at least \$2,000,000.00 for damage to property. Tenant shall deliver appropriate evidence to Landlord as proof that adequate insurance is in force issued by companies reasonably satisfactory to Landlord. Landlord shall receive advance written notice from the insurer prior to any termination of such insurance policies.

UTILITIES AND SERVICES. Landlord shall be responsible for all utilities and services incurred in connection with the Premises.

TAXES. Taxes attributable to the Premises or the use of the Premises shall be allocated as follows:

REAL ESTATE TAXES. Landlord shall pay all real estate taxes and assessments for the Premises.

PERSONAL TAXES. Landlord shall pay all personal taxes and any other charges which may be levied against the Premises and which are attributable to Tenant's use of the Premises, along with all sales and/or use taxes (if any) that may be due in connection with lease payments.

TERMINATION UPON SALE OF PREMISES. Notwithstanding any other provision of this Lease, Landlord may terminate this lease upon 90 Days days' written notice to Tenant that the Premises have been sold.

DEFAULTS. Tenant shall be in default of this Lease if Tenant fails to fulfill any lease obligation or term by which Tenant is bound. Subject to any governing provisions of law to the contrary, if Tenant fails to cure any financial obligation within 15 days (or any other obligation within 30 days) after written notice of such default is provided by Landlord to Tenant, Landlord may take possession of the Premises without further notice (to the extent permitted by law), and without prejudicing Landlord's rights to damages. In the alternative, Landlord may elect to cure any default and the cost of such action shall be added to Tenant's financial obligations under this Lease. Tenant shall pay all costs, damages, and expenses (including reasonable attorney fees and expenses) suffered by Landlord by reason of Tenant's defaults. All sums of money or charges required to be paid by Tenant under this Lease shall be additional rent, whether or not such sums or charges are designated as "additional rent". The rights provided by this paragraph are cumulative in nature and

are in addition to any other rights afforded by law.

LATE PAYMENTS. For each payment that is not paid within 30 days after its due date, Tenant shall pay a late fee equal to 10 % of the required payment.

HOLDOVER. If Tenant maintains possession of the Premises for any period after the termination of this Lease ("Holdover Period"), Tenant shall pay to Landlord lease payment(s) during the Holdover Period at a rate equal to the most recent rate preceding the Holdover Period. Such holdover shall constitute a month-to-month extension of this Lease.

CUMULATIVE RIGHTS. The rights of the parties under this Lease are cumulative, and shall not be construed as exclusive unless otherwise required by law.

NON-SUFFICIENT FUNDS. Tenant shall be charged \$31.00 for each check that is returned to Landlord for lack of sufficient funds.

REMODELING OR STRUCTURAL IMPROVEMENTS. Tenant shall have the obligation to conduct any construction or remodeling (at Tenant's expense) that may be required to use the Premises as specified above. Tenant may also construct such fixtures on the Premises (at Tenant's expense) that appropriately facilitate its use for such purposes. Such construction shall be undertaken and such fixtures may be erected only with the prior written consent of the Landlord which shall not be unreasonably withheld. Tenant shall not install awnings or advertisements on any part of the Premises without Landlord's prior written consent. At the end of the lease term, Tenant shall be entitled to remove (or at the request of Landlord shall remove) such fixtures, and shall restore the Premises to substantially the same condition of the Premises at the commencement of this Lease.

ACCESS BY LANDLORD TO PREMISES. Subject to Tenant's consent (which shall not be unreasonably withheld), Landlord shall have the right to enter the Premises to make inspections, provide necessary services, or show the unit to prospective buyers, mortgagees, tenants or workers. However, Landlord does not assume any liability for the care or supervision of the Premises. As provided by law, in the case of an emergency, Landlord may enter the Premises without Tenant's consent. During the last three months of this Lease, or any extension of this Lease, Landlord shall be allowed to display the usual "To Let" signs and show the Premises to prospective tenants.

INDEMNITY REGARDING USE OF PREMISES. To the extent permitted by law, Tenant agrees to indemnify, hold harmless, and defend Landlord from and against any and all losses, claims, liabilities, and expenses, including reasonable attorney fees, if any, which Landlord may suffer or incur in connection with Tenant's possession, use or misuse of the Premises, except Landlord's act or negligence.

COMPLIANCE WITH REGULATIONS. Tenant shall promptly comply with all laws, ordinances, requirements and regulations of the federal, state, county, municipal and other authorities, and the fire insurance underwriters. However, Tenant shall not by this provision be

required to make alterations to the exterior of the building or alterations of a structural nature.

MECHANICS LIENS. Neither the Tenant nor anyone claiming through the Tenant shall have the right to file mechanics liens or any other kind of lien on the Premises and the filing of this Lease constitutes notice that such liens are invalid. Further, Tenant agrees to (1) give actual advance notice to any contractors, subcontractors or suppliers of goods, labor, or services that such liens will not be valid, and (2) take whatever additional steps that are necessary in order to keep the premises free of all liens resulting from construction done by or for the Tenant.

DISPUTE RESOLUTION. The parties will attempt to resolve any dispute arising out of or relating to this Agreement through friendly negotiations amongst the parties. If the matter is not resolved by negotiation, the parties will resolve the dispute using the below Alternative Dispute Resolution (ADR) procedure.

Any controversies or disputes arising out of or relating to this Agreement will be submitted to mediation in accordance with any statutory rules of mediation. If mediation is not successful in resolving the entire dispute or is unavailable, any outstanding issues will be submitted to final and binding arbitration under the rules of the American Arbitration Association. The arbitrator's award will be final, and judgment may be entered upon it by any court having proper jurisdiction.

ASSIGNABILITY/SUBLETTING. Tenant may not assign or sublease any interest in the Premises, nor effect a change in the majority ownership of the Tenant (from the ownership existing at the inception of this lease), nor assign, mortgage or pledge this Lease, without the prior written consent of Landlord, which shall not be unreasonably withheld.

NOTICE. Notices under this Lease shall not be deemed valid unless given or served in writing and forwarded by mail, postage prepaid, addressed as follows:

LANDLORD:

Cerberus Holdings, LLC. 8010 E 32nd Ave, Unit B Anchorage, Alaska 99504

TENANT:

Prestige Worldwide Management, LLC. 1044 S. Old Glenn Hwy Palmer, AK 99504

Such addresses may be changed from time to time by any party by providing notice as set forth above. Notices mailed in accordance with the above provisions shall be deemed received on the third day after posting.

GOVERNING LAW. This Lease shall be construed in accordance with the laws of the State of

Alaska.

ENTIRE AGREEMENT/AMENDMENT. This Lease Agreement contains the entire agreement of the parties and there are no other promises, conditions, understandings or other agreements, whether oral or written, relating to the subject matter of this Lease. This Lease may be modified or amended in writing, if the writing is signed by the party obligated under the amendment.

SEVERABILITY. If any portion of this Lease shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a court finds that any provision of this Lease is invalid or unenforceable, but that by limiting such provision, it would become valid and enforceable, then such provision shall be deemed to be written, construed, and enforced as so limited.

WAIVER. The failure of either party to enforce any provisions of this Lease shall not be construed as a waiver or limitation of that party's right to subsequently enforce and compel strict compliance with every provision of this Lease.

BINDING EFFECT. The provisions of this Lease shall be binding upon and inure to the benefit of both parties and their respective legal representatives, successors and assigns.

LANDLORD: Cerberus Holdings, LLC.

By: Phillip 12

Member

Date: March 15, 2018

TENANT: Prestige Worldwide Management, LLC.

By:

Phillip Izon, Member Date: March 15, 2018

Marijuana Supplement Lease Attachment 1:

The owners of 1044 S. Old Glenn Hwy Palmer, AK 99645 Acknowledge that the premises will be used as a marijuana establishment.

In Case of Default

Cerberus Holdings, LLC. nor any agents will take possession of or remove marijuana from the premises in case of default or termination of the lease with Prestige Worldwide Management, LLC. dba KushTopia, and that AMCO will be contacted in the event that this is necessary.

Phillip Izon Member Cerberus Holdings, LLC.



AUG 2 1 2019 Received by AMCO 2/13/2021





Department of Commerce, Community and Economic Development Division of Corporations, Business and Professional Licensing

Corporations Section

State Office Building, 333 Willoughby Avenue, 9th Floor PO Box 110806, Juneau, AK 99811-0806 Phone: (907) 465-2550 • Fax: (907) 465-2974 Email: corporations@alaska.gov Website: Corporations.Alaska.Gov

Notice of Change of Officials

Domestic Limited Liability Company (AS 10.50)

- This Notice of Change of Officials form is only for Domestic Limited Liability Companies and is used to report changes between biennial reporting periods in: members, managers, and percentage of interest held.
- This Notice of Change of Officials will not be filed if the entity's biennial report is not current. To verify the
 entity's biennial report due date, go online to www.Corporations.Alaska.Gov and select Search
 Corporations Database
- Standard processing time for complete and correct filings submitted to this office is approximately 10-15 business days. All filings are reviewed in the date order they are received.
- The information you submit is a public record and will be posted on the State's website.

1.	Important:		AS 10.50.765
	Each Domestic Limited — AS 10.50.76	d Liability Company is required to notify this office when	there is a change of officials.
	Failure to meet this rec business in the State of	quirement may result in involuntary dissolution of the en of Alaska.	tity's authority to transact
	The Domestic Limited — AS 10.50.86	Liability Company is to keep and make available the rea 0870	cords of the official(s) changes.
2.	Fee:	\$25 Nonrefundable Filing Fee (CORF)	3 AAC 16.065(b)
	Mail this form and the r or money order payable	non-refundable \$25 filing fee in U.S. dollars to the letter e to the State of Alaska, or use the attached credit card	head address. Make the check payment form.
3.	Entity Information:		AS 10.50.765
	Entity Name: Pi	restige Worldwide Management, LLC	
	Entity Name: Pr Alaska Entity Number:	restige Worldwide Management, LLC 10036223	

4. F	REMOVE from Record:		AS 10	.50.765(b)	
۲ ع	The following officials (members a as a result of this filing:	nd, if applicable, managers) w	vill be completely removed from th	e record		
٢	Name: Phillip Izon	Name:				
r	Name:	Name:				
ł	f an official is not being removed	from record, then list them in It	em #5 below (with their current inf	ormation).	
5. 4	ALL Current Officials:		AS 10.	.50.765(b)	
	 An LLC <u>must have at least</u> Must provide all members w Members <u>must</u> own a % of An LLC may be managed be 	one member who owns a % of who own 5% or more of the LL the LLC. A member may be a by a manager if provided in Arti	Is who will be on record as a result the LLC. — AS 10.50.155(b) C. — AS 10.50.765 (b) manager if the LLC is manager manager if cles of Organization. A manager m 10.50.075(5) and AS 10.50.110(b)	anaged. nay be a		
	on record. Inaged per the articles.	NED	SER	tor		
	FULL LEGAL NAME	COMPLETE MA	ILING ADDRESS	% owned	MEMBER	Mananer
	Kenneth Izon	8010 E 32nd Ave #2	2, Anchorage AK 99504	100	×	×
		pplement page and include all	information required above in Iten	n #5.	_	_
6. R	Required Signature:		AS	10.50.84	0	
n d o S	nanager managed (AS 10.50.840	(a)(1)); <u>or an attorney-in-fact</u> (/ oner that are known to the per	(AS 10.50.840(a)(2)); <u>or a manage</u> AS 10.50.840(c)). Persons who sig son to be false in material respect Date: <u>8/19/2020</u>	in	ty	
If	itle of Authorized Signer: signing on behalf of a member or ma vith the member entity. For example:	nager which is an entity then ide	anager Attorney-		ity	
	and a second processing of the second processi		The solo monior of ADO LLO.			

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Notice of Change of Officials SUPPLEMENT

If used, this supplement must be returned with Form 08-491

Entity Name: Prestige Wo				
Alaska Entity Number: 10036	5223			
REMOVE from Record (continue	d from Page 2):	AS	10.50.765	i(b)
The following officials (members a as a result of this filing:	and, if applicable, managers) will be completely	y removed from	the record	d
Name:	Name:			
Name:	Name:			
If an official is not being removed	from record, then list them in Item #5 below (wi	ith their current i	nformatio	n).
ALL Current Officials (continued	from Page 2):	AS 1	0.50.765	(b)
this filing.	<u>ALL</u> remaining and new officials who will be on	record as a resu	ult of	
 An LLC <u>must have at least</u> Must provide all members v Members <u>must</u> own a % of An LLC may be managed b 	<u>ALL</u> remaining and new officials who will be on one member who owns a % of the LLC. — AS who own 5% or more of the LLC. — AS 10.50.1 the LLC. A member may be a manager if the L y a manager if provided in Articles of Organization o owns a % of the LLC. — AS 10.50.075(5) an	5 10.50.155(b) 765 (b) LC is manager n	nanaged.	3
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If necessary to complete Items #4 and #5, make copies of this SUPPLEMENT page.

08-491a Rev 07/25/17 D-LLC Change of Officials (SUPPLEMENT)

AMCO





Department of Commerce, Community and Economic Development Division of Corporations, Business and Professional Licensing

Corporations Section

State Office Building, 333 Willoughby Avenue, 9th Floor PO Box 110806, Juneau, AK 99811-0806 Phone: (907) 465-2550 • Fax: (907) 465-2974 Email: corporations@alaska.gov Website: Corporations.Alaska.Gov

Contact Information

- · Return this form with your filing
- This information may be used by the Division to assist with processing your attached filings
- This form will not be filed for record, or appear online

Entity Information	Ente	er your entity information as it	appears on this filing.
Entity Name:	Prestige Worldwide Management, LLC		
AK Entity #:	10036223		
Contact Person	Whom may we con	tact with any questions or pro	blems with this filing?
Company:	Birch Horton Bittner & Cherc	ot	
Contact:	Jason Brandeis		
Mailing Address:	Address: 510 L Street, Suite 7	700	
Maining Address.	City: Anchorage	State: AK	ZIP: 99501
Phone:		907-276-1550	
Email:	jt	orandeis@bhb.com	
Document Return Add	Iress Provide	an address for the return of y	our filed documents.
the second se	o the address provided ABOVE this address provided BELOW		
Company:			
Contact:			
Mailing Address	Address: 510 L Street, Suite 7	00	1.u
Mailing Address:			

City: Anchorage



99501

ZIP:

State:

COR

Alaska Entity #10036223

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2020

State of Alaska Department of Commerce, Community, and Economic Development Corporations, Business, and Professional Licensing

Certificate of Organization

The undersigned, as Commissioner of Commerce, Community, and Economic Development of the State of Alaska, hereby certifies that a duly signed and verified filing pursuant to the provisions of Alaska Statutes has been received in this office and has been found to conform to law.

ACCORDINGLY, the undersigned, as Commissioner of Commerce, Community, and Economic Development, and by virtue of the authority vested in me by law, hereby issues this certificate to

Prestige Worldwide Management, LLC



IN TESTIMONY WHEREOF, I execute the certificate and affix the Great Seal of the State of Alaska effective **February 26, 2016**.

Ch Halis

Chris Hladick Commissioner

Alaska Business License # 1033019

Alaska Department of Commerce, Community, and Economic Development

Division of Corporations, Business, and Professional Licensing PO Box 110806, Juneau, AK 99811-0806

This is to certify that

KUSHTOPIA

8010 E 32ND AVE, #B, ANCHORAGE, AK 99504

owned by

PRESTIGE WORLDWIDE MANAGEMENT, LLC

is licensed by the department to conduct business for the period

February 15, 2021 to December 31, 2022 for the following line(s) of business:

55 - Management of companies and enterprises



This license shall not be taken as permission to do business in the state without having complied with the other requirements of the laws of the State or of the United States.

This license must be posted in a conspicuous place at the business location. It is not transferable or assignable.

Julie Anderson Commissioner





Department of Commerce, Community, and Economic Development Division of Corporations, Business, and Professional Licensing PO Box 110806, Juneau, AK 99811-0806 (907) 465-2550 • Email: corporations@alaska.gov Website: Corporations.Alaska.gov

Articles of Organization

Domestic Limited Liability Company



Web-2/26/2016 3:45:04 PM

1 - Entity Name

Legal Name: Presti

Prestige Worldwide Management, LLC

2 - Purpose

Any lawful business management operations

3 - NAICS Code

551112 - OFFICES OF OTHER HOLDING COMPANIES

4 - Registered Agent

Name:	Phillip Izon, II
Mailing Address:	8010 E 32nd Ave, #2, Anchorage, AK 99504
Physical Address:	8010 E 32nd Ave, #2, Anchorage, AK 99504

5 - Entity Addresses

Mailing Address:	8010 E 32nd Ave, #2, Anchorage, AK 99504
Physical Address:	8010 E 32nd Ave, #2, Anchorage, AK 99504

6 - Management

The limited liability company is managed by a manager.

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7 - Officials

1

Name	Address	% Owned Titles	
Phillip Izon, II		Organizer	

Name of person completing this online application

I certify under penalty of perjury under the Uniform Electronic Transaction Act and the laws of the State of Alaska that the information provided in this application is true and correct, and further certify that by submitting this electronic filing I am contractually authorized by the Official(s) listed above to act on behalf of this entity.

Name: Phillip Izon II



OPERATING AGREEMENT OF PRESTIGE WORLDWIDE MANAGEMENT, LLC

This OPERATING AGREEMENT OF PRESTIGE WORLDWIDE MANAGEMENT, LLC ("Operating Agreement") is entered into as of <u>August 25, 2020</u> (the "Effective Date"), by KENNETH IZON, as sole Member of PRESTIGE WORLDWIDE MANAGEMENT, LLC (the "Company").

WHEREAS, the Member desires to execute this Operating Agreement to provide for its rights, obligations, and duties with respect to the Company, and the management and governance of the Company;

The undersigned have agreed to operate a limited liability company in accordance with the terms and subject to the conditions set forth in this Operating Agreement.

NOW, THEREFORE, for good and valuable consideration, the sufficiency and receipt of which is hereby acknowledged, the undersigned, intending legally to be bound, agree as follows:

1. **DEFINITIONS.** Unless the context otherwise specifies or requires, capitalized terms used in this Operating Agreement shall have the respective meanings assigned to them in this Section 1 for all purposes of this Operating Agreement (such definitions to be equally applicable to both the singular and the plural forms of the terms defined). Unless otherwise specified, all references in this Operating Agreement to Sections are to Sections of this Operating Agreement.

1.1 "Act" means the Alaska Limited Liability Company Act, Alaska Statutes § 10.50.010, *et seq.*, as in effect and hereafter amended, and, unless the context otherwise requires, applicable regulations thereunder. Any reference herein to a specific section or sections of the Act shall be deemed to include a reference to any corresponding provisions of future law.

1.2 "Additional Capital Contribution" means any Capital Contribution made by any Member after the Initial Capital Contribution pursuant to Section 5.

1.3 "Articles of Organization" or "Articles" means the Articles of Organization filed for the Company in accordance with the Act.

1.4 "Bankruptcy" means, and a Member shall be deemed "Bankrupt" upon, (i) the entry of a decree or order for relief of the Member by a court of competent jurisdiction in any involuntary case involving the Member under any bankruptcy, insolvency, or other similar law now or hereafter in effect; (ii) the appointment of a receiver, liquidator, assignee, custodian, trustee, sequestration, or other similar agent for the Member or for any substantial part of the Member's assets or property; (iii) the ordering of the winding up or liquidation of the Member's affairs; (iv) the filing with



OCT - 1 2020

respect to the Member of a petition in any such involuntary bankruptcy case, which petition remains undismissed for a period of ninety (90) days or which is dismissed or suspended pursuant to Section 305 of the Federal Bankruptcy Code (or any corresponding provision of any future United States bankruptcy law); (v) the commencement by the Member of a voluntary case under any bankruptcy, insolvency, or other similar law now or hereafter in effect; (vi) the consent by the Member to the entry of an order for relief in an involuntary case under any such law or to the appointment of or taking possession by a receiver, liquidator, assignee, trustee, custodian, sequestration, or other similar agent for the Member or for any substantial part of the Member's assets or property; (vii) the making by the Member of any general assignment for the benefit of creditors; or (viii) the failure by the Member generally to pay his or her debts as such debts become due.

"Capital Account" means the separate account established and 1.5 maintained for each Member pursuant to Section 5.

1.6 "Capital Contribution" means any property, including cash, or services, contributed to the Company by or on behalf of a Member.

"Code" means the Internal Revenue Code, as in effect and 1.7 hereafter amended, or any corresponding provision of any succeeding law.

LLC.

1.8 "Company" means PRESTIGE WORLDWIDE MANAGEMENT,

1.9 "Dollars" and "\$" mean the lawful money of the United States.

1.10 "Effective Date" means the date of governmental or regulatory approval of any required licensure of the corporations or business entities in which the Company possesses shares or other ownership interests.

1.11 "GAAP" means generally accepted accounting principles set forth in the opinions and pronouncements of the American Institute of Certified Public Accountants' Accounting Principles Board and Financial Accounting Standards Board or in such other statements by such other entity as may be in general use by significant segments of the accounting profession as in effect from time to time.

1.12 "Initial Capital Contribution" means the initial contribution of capital to the Company made by the Members as set forth in Section 5 and on Exhibit "A" attached hereto and incorporated herein.

1.13 "Majority vote of the Membership Interests" or "majority of the Membership Interests" means affirmative vote by more than 50% of the Membership Interests entitled to vote.

1.14 "Manager" means any person or his or her successor as may be appointed pursuant to the terms of this Operating Agreement.

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1.15 **"Member**" or "**Members**" means Kenneth Izon, and any other Person who shall in the future execute this Operating Agreement pursuant to the provisions of this Operating Agreement.

1.16 "Membership Interest" means the Percentage Interest of a Member in the Company.

1.17 **"Operating Agreement**" means this Operating Agreement, as this Operating Agreement may be amended or modified from time to time, together with all addenda, exhibits, and schedules attached to this Operating Agreement from time to time.

1.18 "**Percentage Interest**" means a Member's percentage share of ownership of the Company, which shall be equal to the percentage that such Member's Capital Contributions bears to the sum of all Capital Contributions.

1.19 "**Person**" or "**Persons**" means any individual, corporation, association, partnership, limited liability company, joint venture, trust, estate, or other entity or organization.

2. FORMATION, NAME, PLACE OF BUSINESS.

2.1 Formation of Company. The Members of the Company hereby:

2.1.1 Authorize formation of the Company by the Members as a limited liability company pursuant to the Act, and further ratify the filing of the Articles of Organization with the State of Alaska, Department of Commerce, Community and Economic Development, Division of Corporations, Business and Professional Licensing;

Company;

2.1.2 Confirm and agree to their status as Members of the

2.1.3 Execute this Operating Agreement for the purpose of confirming the existence of the Company and establishing the rights, duties, and relationship among the Members, and between the Members and the Company;

2.1.4 Agree (i) that, if the laws of any jurisdiction in which the Company transacts business so require, the Company shall appropriately file all documents necessary for the Company to qualify to transact business under such laws, and (ii) to execute, acknowledge, and file any amendments to the Articles as may be required to lawfully operate the Company as a limited liability company.

2.2 <u>Name of Company</u>. The name of the Company shall be PRESTIGE WORLDWIDE MANAGEMENT, LLC. The business of the Company may be conducted under any other name permitted by the Act that is selected by the Members. If the Company does business under a name other than set forth in its Articles of Organization, then it shall execute, file, and record any assumed or fictitious name certificates as required by law.

2.3 <u>Place of Business</u>. The principal place of business of the Company shall be <u>1044 S Old Glenn Hwy</u>, Palmer, Alaska <u>99645</u>. The Members may change the principal place of business to such other place within the United States as the Members may determine from time to time. The Members may establish and maintain other offices and additional places of business of the Company in or outside the State of Alaska.

2.4 <u>Registered Office and Registered Agent</u>. The name and address of the initial registered agent of the Company is <u>Kenneth Izon, 8010 E 32nd Ave #2,</u> <u>Anchorage, Alaska 99504.</u>

2.5 <u>No Partnership Intended for Non-Tax Purposes</u>. The Members do not intend to form a joint venture or a partnership under the laws of Alaska. The Members do not intend to be partners to one another or any third party. The Members agree and acknowledge that the Company is to be treated as a partnership solely for federal and state income tax purposes.

3. PURPOSE AND POWERS OF COMPANY.

3.1 <u>Purpose</u>. The Company is organized to conduct any or all lawful affairs for which a limited liability company is organized under AS 10.50.

3.2 <u>Powers</u>. The Company shall have the power to do any and all lawful acts for the furtherance of the purposes of the Company and this Operating Agreement.

4. <u>TERM</u>. The Company commenced when the Articles of Organization were delivered to the Department of Commerce, Community and Economic Development, Division of Corporations, Business and Professional Licensing. The Company shall continue in perpetuity until it is dissolved, liquidated, and terminated in conformity with the provisions of this Operating Agreement or the Act.

5. CAPITAL.

5.1 <u>Initial Capital Contributions of the Members</u>. Upon execution of this Operating Agreement, each Member will or has contributed to the Company the types and amounts of Initial Capital Contribution set forth in the attached Exhibit A.

5.2 <u>Additional Capital Contributions of the Members</u>. Upon the agreement of all of the Members, a Member may make an Additional Capital Contribution. The Percentage Interest of the Members shall be adjusted to reflect any Additional Capital Contribution when it is made. No Member shall be required to contribute any additional capital to the Company and no Member shall have any

personal liability for any Additional Capital Contribution to the Company unless expressly assumed in writing.

5.3 Form of Capital Contributions or Additional Capital Contributions of the Members. Upon vote of the Members, any Member, including the Manager, may make any of the contributions referenced in this Section 5 in kind, or through services ("Sweat Equity") provided, however, that such in kind or Sweat Equity Capital Contributions or Additional Capital Contributions shall be valued as agreed by all of the Members and shall also be made subject to the terms of any definitive agreement(s) regarding the purchase of the applicable Membership Interests.

5.4 <u>Capital Accounts</u>. A separate Capital Account shall be established and maintained for each Member. The Capital Account of each Member shall be (i) increased by the amount of any Capital Contributions made to the Company by the Member, (ii) increased or decreased by items of net income or net loss allocated to the Member pursuant to Section 6, and (iii) decreased by any distributions made from the Company to the Member.

5.5 <u>No Interest on Capital Contributions or Capital Accounts</u>. No Member shall be entitled to receive any interest on his, her, or its Capital Contribution or Capital Account balance.

5.6 Loans. Subject to AS 10.50.140, a Member or an employee of the Company may, at any time, make or cause a loan to be made to the Company in any amount and on such terms as all Members agree. Any such approved advances or loans shall not result in any increase in the amount of such Member's Capital Account or entitle such Member to any increase in its Percentage Interest. The amounts of such advances or loans shall be a debt of the Company and shall be payable or collectible only out of the Company's assets in accordance with terms and conditions agreed upon by all Members.

5.7 <u>Liability of Members</u>. Except as otherwise provided in the Act, the debts, obligations, and liabilities of the Company, whether arising in contract, tort, or otherwise, shall be solely the debts, obligations, and liabilities of the Company, and none of the Members shall be obligated personally for any such debt, obligation, or liability solely by reason of being a Member. The failure of the Company to observe any formalities or requirements relating to the exercise of its powers or management of its business or affairs under the Act or this Operating Agreement shall not be grounds for imposing personal liability on the Members for liabilities of the Company.

5.8 <u>Return of Capital</u>. No Member shall have the right to demand or to receive the return of all or any part of his, her, or its Capital Account or Capital Contributions to the Company except upon the consent of all Members, upon the dissolution of the Company, or as may be specifically provided in this Operating Agreement.

5.9 THE UNCERTIFICATED LIMITED LIABILITY COMPANY MEMBERSHIP INTERESTS PROVIDED FOR UNDER THIS OPERATING AGREEMENT HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933, AS AMENDED OR ANY STATE SECURITIES LAWS AND MAY NOT BE OFFERED OR SOLD, UNLESS REGISTERED UNDER THE SECURITIES ACT OR APPLICABLE STATE SECURITIES LAWS, OR UNLESS AN EXEMPTION FROM REGISTRATION IS AVAILABLE. THE MEMBERSHIP INTERESTS ARE SUBJECT TO CERTAIN VOTING AND GOVERNANCE PROVISIONS, RESTRICTIONS ON TRANSFER, AND OTHER TERMS AND CONDITIONS SET FORTH IN THIS OPERATING AGREEMENT.

6. ALLOCATION OF PROFITS AND LOSSES; DISTRIBUTIONS.

6.1 <u>Allocation of Net Income or Net Loss</u>. Except as otherwise provided in Section 6.2, the net income or net loss, other items of income, gains, losses, deductions, and credits, and the taxable income, gains, losses, deductions, and credits of the Company, if any, for each fiscal year (or portion thereof) shall be allocated to the Members in proportion to their Percentage Interests.

6.2 <u>Allocation of Income and Loss With Respect to Company Interests</u> <u>Transferred</u>. If any interest is transferred during any fiscal year, the net income or net loss (and other items referred to in Section 6.1) attributable to such interest for such fiscal year shall be allocated between the transferor and the transferee by closing the books of the Company as of the date of the transfer.

6.3 <u>Distributions</u>. Distributions to the Members may be made at times and in amounts as are determined by the Manager in the Manager's sole discretion. Approved distributions shall be made to the Members in proportion to their Percentage Interests. Distributions may be made in cash or by distributing property in kind.

7. MANAGEMENT OF COMPANY.

7.1 <u>Management of the Company</u>. The business and affairs of the Company shall be managed by a manager.

7.2 <u>Manager</u>. The Members agree that the Company shall be managed by a Manager, who initially shall be <u>Kenneth Izon</u>. The Manager shall hold office until his resignation, removal from office, or death. Upon the happening of any of these events, a successor Manager shall be appointed to fill the vacancy by a majority vote of the Members.

7.3 <u>Salaries and Contract Rights.</u> The salary, if any, of the Manager and/or other officers shall be fixed from time to time by the Members. The appointment of a Manager or other officers shall not of itself create contract rights.

7.4 <u>Removal and Voluntary Resignation of Manager</u>. The Manager or officers may be removed at any time, with or without cause, by a unanimous vote of the

Membership Interests, or in the case of a Member-Manager, by a unanimous vote of the remaining non-managing Members, at a meeting of the Members called for that purpose, provided that notice has been given as required by this Operating Agreement. The Manager may resign at any time, without prejudice to any rights of the Company, by giving written notice to the Members.

7.5 <u>Duties, Rights, and Powers of Manager.</u> Except as specifically limited in this Operating Agreement, or under applicable law, the Manager shall have the sole and exclusive right to manage, control, and conduct the business and affairs of the Company.

7.5.1 The Manager shall have the duties and powers set forth below and shall perform all such other duties as the Members shall designate. Accordingly, the Manager shall:

A. Manage the affairs and business of the Company;

B. Exercise the authority and powers granted to the Company;

C. Take any and all actions necessary to perfect and maintain the status of the Company as a limited liability company under the Act, including the filing of such certificates and biennial reports and the taking of all other actions required for the continuance of the Company under this Act and this Operating Agreement;

D. Preside at meetings of the Members.

E. Sign all bonds, deeds, mortgages, and any other agreements, and such signature(s) shall be sufficient to bind the Company;

F. Prepare minutes of the Members' meetings and keep them in one or more books provided for that purpose;

G. Authenticate records of the Company;

H. See that all notices are duly given in accordance with the provisions of this Operating Agreement or as required by law;

Be custodian of the corporate records;

J. Keep a register of the post office address and other contact information of each Member that shall be furnished by such Member;

K. Have general charge of the Membership Interest transfer books of the Company;

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L. Report quarterly to Members on the status of the Company's finances, compliance with applicable regulations, business plan status, and other relevant matters;

M. Take all actions necessary or appropriate to accomplish the Company's purposes in accordance with the terms of this Operating Agreement; and

N. Otherwise act in all other matters on behalf of the Company.

7.5.2 In addition to the duties and powers which the Manager may have in accordance with Section 7.5.1, and except as otherwise specifically limited in this Operating Agreement or under applicable law, the Manager shall have specific rights and powers required for the management of the business of the Company, including, the right to do the following, and in the absence of a Manager, the Members shall have the right to do the following upon a unanimous vote of the Membership Interests:

A. Establish overall policy decisions with respect to the business and affairs of the Company;

guidelines;

B. Review and approve annual budgets and operating

C. Approve contracts, agreements, and commitments of the Company in an amount not to exceed \$50,000 per transaction, or exceeding \$50,000 over multiple linked transactions;

D. Approve the choice of bank depositories, and approve arrangements relating to signatories on bank accounts;

E. Approve the choice of the Company's attorneys, independent accountants, and any other consultants, including, without limitation, market consultants, leasing agents, management agents, and advertising and public relations agents;

F. Approve any change to the Company's fiscal year;

G. Approve all distributions to the Members;

H. Approve the conveyance, sale, transfer, assignment, pledge, encumbrance, or disposal of, or the granting of a security interest in, any assets of the Company;

I. Incur indebtedness or loan or extend credit to any Person in an amount not to exceed the value of the assets then owned by the Company;

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J. Employ, appoint, and remove any Company employee who is involved in the day-to-day management or business of the Company;

K. Change any accounting principles used by the Company, except to the extent required by GAAP;

L. Notify entities owned in whole or in part by the Company of any changes in ownership of the Company; and

M. Approve any tax elections of the Company.

7.6 <u>Extraordinary Transactions</u>. Notwithstanding anything to the contrary in this Operating Agreement, the Manager shall not undertake any of the following without the unanimous approval of the Members:

7.6.1 The admission of additional Members to the Company;

7.6.2 Discontinuance of the Company's business;

7.6.3 Sale of the Company's business or substantial portion thereof, or the sale, exchange, or other disposition of all, or substantially all, of the Company's assets;

Company:

7.6.4 Any merger, reorganization, or recapitalization of the

7.6.5 Settlement or confession of judgment in any legal matter;

7.6.6 Taking or effecting any action that would render the Company bankrupt or insolvent or, except as expressly provided in this Operating Agreement, cause the termination, dissolution, liquidation, or winding-up of the Company;

7.6.7 Taking or effecting any action that would create a financial obligation of the company in excess of \$50,000.00; and

7.6.8 Such other matters and decisions as the Members may from time to time designate.

7.7 <u>Business Plan and Budget</u>. Each Fiscal Year, commencing with the Fiscal Year beginning on January 1, 2020, Manager shall prepare an annual business plan and operating budget for the Company. Each draft budget shall be delivered to the Members not later than thirty (30) calendar days before the beginning of the Fiscal Year in question. The approval of any draft business plan and budget shall be an "Extraordinary Transaction" pursuant to Section 7.6 and will be effective upon approval by a unanimous vote of the Members. Once a draft business plan and budget is
approved, it shall be the "Annual Business Plan and Budget" for the Company for the Fiscal Year in question.

7.8 <u>Third Party Reliance</u>. Third parties dealing with the Company shall be entitled to rely upon the power and authority of the Manager as set forth herein.

7.9 <u>Standard of Care</u>. The Manager shall not be liable to the Company or its Members for monetary damages for breach of fiduciary duty or otherwise liable, responsible, or accountable to the Company or its Members for monetary damages or otherwise for any acts performed, or for any failure to act. However, this provision shall not eliminate or limit the liability of the Manager: (i) for any breach of their duty of loyalty to the Company or its Members; (ii) for acts or omissions which involve intentional misconduct or a knowing violation of law, gross negligence, or fraud; (iii) for any transaction from which the Manager received any improper personal benefit; or (iv) if proven in court to have knowingly and actively acted against the financial interest of a Member.

7.10 <u>Conflicts of Interest</u>. Subject to the limitations of AS 10.50.140 and Section 8.8 hereunder, the Manager, at any time, may engage in and possess interests in other business ventures of any and every type independently or with others, with no obligation to offer to the Company or any Member the right to participate therein. The Company may transact business with any Member or the Manager, subject to the limitations of AS 10.50.140.

7.11 <u>Agents</u>. The Manager may designate one or more individuals as agents of the Company for any purpose. No agent need be a Member. Each agent shall have the authority and shall perform the duties designated by the Manager. Vacancies may be filled or new offices created and filled by the Manager. Any agent appointed by the Manager may be removed by the Manager whenever, in their sole judgment, the best interests of the Company would be served. However, such removal shall be without prejudice to the contract rights, if any, of the person so removed.

8. MEMBERS.

8.1 <u>Members</u>. The Members of the Company are listed on Exhibit A.

8.2 <u>Meetings</u>. There shall be quarterly meetings of the Members. Additional meetings of the Members may be called at any time by any Member or the Manager. Meetings shall be held at the principal place of business of the Company or as designated in the notice or waivers of notice of the meeting.

8.2.1 <u>Notice</u>. Notice of any meeting of the Members shall be given no fewer than five (5) days and no more than thirty (30) days prior to the date of the meeting. Notices shall be delivered in the manner set forth in Section 16.4 and shall specify the purpose or purposes for which the meeting is called. The attendance of a Member at any meeting shall constitute a waiver of notice of such meeting, except

where a Member attends a meeting for the express purpose of objecting to the transaction of any business because the meeting is not lawfully called or convened.

8.2.2 <u>Quorum</u>. The holders of a majority of the Membership Interests, present in person or represented by proxy, shall constitute a quorum for transaction of business at any meeting of the Members. If the holders of less than a majority of the Percentage Interests are present at said meeting, the holders of a majority of the Percentage Interests present at the meeting may adjourn the meeting at any time without further notice.

8.2.3 <u>Manner of Acting</u>. The act of the holders of a majority of the Percentage Interests present at a meeting at which a quorum is present shall be the act of the Members, unless the act of a greater number is required by statute, this Operating Agreement, or the Articles.

8.3 <u>Action Without Meeting</u>. Unless specifically prohibited by this Operating Agreement, any action required to be taken at a meeting of the Members may be taken without a meeting by a written instrument indicating the consent of the majority, or greater than a majority where otherwise required by this Operating Agreement, vote of the Members. Prompt notice of the taking of the action without a meeting by less than unanimous consent shall be given in writing to those Members who were entitled to vote but did not consent in writing.

8.4 <u>Telephonic Meetings</u>. The Members may participate in and act at any meeting of Members through the use of a conference telephone or other communications equipment by means of which all persons participating in the meeting can hear each other. Participation in such meeting shall constitute attendance and presence in person at the meeting of the person or persons so participating. The Members or Manager, whoever called for the meeting, shall ensure those Members attending remotely have access to any written materials reviewed at the meeting.

8.5 <u>Proxies</u>. Each Member entitled to vote at a meeting of Members or to express consent or dissent to action in writing without a meeting may authorize another person or persons to act for such Member by written proxy. Such proxy shall be deposited at the principal offices of the Company not less than twenty-four (24) hours before a meeting is held or action is taken. No proxy shall be valid after eleven (11) months from the date of its execution, unless otherwise provided in the proxy.

8.6 <u>Voting of Interests</u>. Each Member shall be entitled to vote according to his, her, or its Membership Interest in the Company upon each matter submitted to a vote of the holders thereof.

8.7 <u>Duty to Act in Best Interest of LLC.</u> As joint owners of a closely held limited liability company, all Members agree to act in the best interests of the Company when voting or deciding on issues affecting the Company, and each Member acknowledges their duty to act in good faith towards all other Members. The duty of

care set forth in AS 10.50.135 is expressly adopted and incorporated into this Operating Agreement. Each Member has an affirmative duty to fully disclose all potential conflicts of interest to the other Members prior to any vote. Unless approved by all of the remaining Members, any Member with a conflict of interest may not vote on the issue in question.

8.8 Other Activities of Members; Restrictions on Competition. Any Member, or any affiliate thereof, may have other business interests or may engage in other business ventures of any nature or description whatsoever, whether currently existing or hereafter created, and may compete, directly or indirectly, with the business of the Company, subject to the limitations of AS 10.50.140, to the extent applicable to such Member. No Member, or affiliate thereof, shall incur any liability to the Company as a result of his, her, or its pursuit of such other permitted business interests, ventures, and competitive activity, and neither the Company nor the other Members shall have any right to participate in such other business ventures or to receive or share in any income or profits derived therefrom, subject to the limitations of AS 10.50.140, to the extent applicable to such Member.

8.9 All expenses incurred with respect to the organization or operation of the Company shall be paid or reimbursed by the Company.

9. INDEMNIFICATION.

9.1 Right of Indemnification. In accordance with the Act and this Operating Agreement, the Company shall indemnify, defend, and hold harmless any Person who is a Member, Manager, or other officer of the Company, and the Person's officers, directors, partners, joint venturers, employees, or agents (individually, in each case, an "Indemnitee") to the fullest extent permitted by law, from and against any and all losses, claims, demands, costs, damages, liabilities (joint or several), expenses of any nature (including costs, attorneys' fees and disbursements), judgments, fines, settlements, and other amounts arising from any and all claims, demands, actions, suits, or proceedings, whether civil, criminal, administrative, or investigative, in which the Indemnitee may be involved or threatened to be involved, as a party or otherwise, arising out of or incidental to the business or activities of or relating to the Company, regardless of whether the Indemnitee continues to be a Person who is a Member. Manager, or other officer of the Company, or the Person's officers, directors, partners, joint venturers, employees, or agents, at the time any such liability or expense is paid or incurred. However, this provision shall not eliminate or limit the liability of an Indemnitee (i) for any breach of the Indemnitee's duty of loyalty to the Company or the Members, (ii) for acts or omissions which involve intentional misconduct or a knowing violation of law, or (iii) for any transaction from which the Indemnitee received any improper personal benefit.

9.2 <u>Advances of Expenses</u>. Expenses incurred by an Indemnitee in defending any claim, demand, action, suit, or proceeding subject to this Section 9 shall be advanced by the Company prior to the final disposition of such claim, demand,

action, suit, or proceeding, upon receipt by the Company of an undertaking by or on behalf of the Indemnitee to repay such amount, if it shall be determined in a judicial proceeding or a binding arbitration that such Indemnitee is not entitled to be indemnified as authorized in this Section 9.

9.3 <u>Other Rights</u>. The indemnification provided by this Section 9 shall be in addition to any other rights to which an Indemnitee may be entitled under any agreement, vote of the Members, as a matter of law or equity, or otherwise, both as to an action in the Indemnitee's capacity as a Member, Manager, or other officer of the Company, or any affiliate thereof, and as to an action in another capacity, and shall continue as to an Indemnitee who has ceased to serve in such capacity and shall inure to the benefit of the heirs, successors, assigns, and legal representatives of the Indemnitee.

9.4 <u>Insurance</u>. The Company may purchase and maintain insurance on behalf of the Members, the Manager, and such other persons as the Members shall determine against any liability that may be asserted against or expense that may be incurred by such Persons in connection with the offering of interests in the Company or the business or activities of the Company, regardless of whether the Company would have the power to indemnify such Persons against such liability under the provisions of this Operating Agreement.

10. <u>BANK ACCOUNTS, BOOKS AND RECORDS, STATEMENTS, TAXES,</u> FISCAL YEAR.

10.1 <u>Bank Accounts</u>. To the extent reasonably practicable, all funds of the Company shall be deposited in the Company's name in such checking and savings accounts, time deposits, certificates of deposit, mutual funds, money market instruments, or other accounts as shall be designated by the Manager from time to time. The Manager shall arrange for the appropriate conduct of such account or accounts, or such other mechanisms for managing funds of the Company.

10.2 <u>Books and Records</u>. The Manager shall keep, or cause to be kept, accurate books and records showing the financial condition of the Company, including copies of the Company's financial statements and the federal, state, and local tax returns of the Company for at least the most recent six (6) fiscal years. All Members shall have access to the books and records at any reasonable time during regular business hours and shall have the right to copy said records at such Member's expense.

10.2.1 <u>Where Maintained</u>. The books, accounts, and records of the Company at all times shall be maintained at the Company's principal office or at such other place authorized by the Manager.

10.2.2 <u>Fiscal Year</u>. The fiscal year of the Company for all purposes shall be the calendar year. The Manager shall have authority to change the beginning and ending dates of the fiscal year.

10.3 <u>Accounting Decisions</u>. All decisions as to accounting matters shall be made by the Manager, subject to the provisions herein.

10.4 <u>Tax Matters Member</u>. The Manager shall be the Company's tax matters partner ("Tax Matters Member"). The Tax Matters Member shall have all powers and responsibilities of a "tax matters partner" as defined in Section 6231 of the Code. The Tax Matters Member shall keep all Members informed of all notices from government taxing authorities that may come to the attention of the Tax Matters Member. The Company shall pay and be responsible for all reasonable third-party costs and expenses incurred by the Tax Matters Member in performing those duties. A Member shall be responsible for any costs incurred by the Member with respect to any tax audit or tax-related administrative or judicial proceeding against any Member, even though it relates to the Company. The Tax Matters Member shall not compromise any dispute with the Internal Revenue Service without the approval of the Members.

10.5 <u>Tax Elections</u>. The Manager shall have the authority to make all Company elections permitted under the Code, including, without limitation, elections of methods of depreciation and elections under Section 754 of the Code. The decision to make or not make an election shall be at the Manager's sole and absolute discretion.

10.6 <u>Title to Company Property</u>. All real and personal property acquired by the Company shall be acquired and held by the Company in its name.

11. TRANSFER OF MEMBERSHIP INTERESTS; SUBSTITUTION OF MEMBERS.

11.1 Transfer of Membership Interests.

11.1.1 <u>Definition of Transfer</u>. The term "transfer," when used in this Section 11 with respect to a Membership Interest, shall include any sale, assignment, gift, pledge, hypothecation, mortgage, exchange, or other disposition. However, a "transfer" shall not include any pledge, mortgage, or hypothecation of or granting of a security interest in a Membership Interest in connection with any financing obtained on behalf of the Company.

11.1.2 <u>Void Transfers</u>. No Membership Interest shall be transferred, in whole or in part, except in accordance with the terms and conditions set forth in this Section 11. Any transfer or purported transfer of any Membership Interest not made in accordance with this Section 11 shall be void *ab initio*.

11.2 Restrictions of Transfers.

11.2.1 <u>Consent Required</u>. No Member may transfer all or any portion of, or any interest or rights in their Membership Interest or their Capital Account without: (i) the express written consent of all non-transferring Members; or (ii) following the procedures outlined in Section 11.2.2. Each Member acknowledges the reasonableness of this prohibition in view of the relationship of the Members.

11.2.2 <u>Right of First Refusal</u>. In the event that one Member wishes to transfer all or part of its Membership Interest in the Company, and in the absence of the express written consent of non-transferring Members then holding a majority of the Membership Interests, the transferring Member shall first make the Membership Interest available to the other Member(s) in the manner set forth below in this Section 11.2.2.

A. The right of a Member to transfer its Membership Interest in the Company to any third party is expressly conditioned upon such transferring Member first offering to transfer his or her Membership Interest to the remaining Member(s) for the same price and upon the same terms as the proposed transfer to a person or entity not a Member of the Company. The procedure for this right of first refusal shall be as follows:

1. Prior to any proposed transfer of Membership Interest, the transferring Member shall send each of the remaining Members a copy of the proposed agreement between the transferring Member and the proposed transferee and notify the remaining Members of the transferring Member's intention to enter such agreement and make such transfer. The remaining Members shall each have the right, within thirty (30) calendar days of receipt of such notice, to acquire the transferring Member's interest on the same terms as the proposed agreement.

2. If more than one non-transferring Member elects to purchase the transferring Member's Membership Interest, then the percentage interest each such electing Member shall be entitled to purchase shall be determined by agreement among the electing non-transferring Members. Or, if the electing nontransferring Members are unable to so agree, then each electing non-transferring Member shall be entitled to purchase a pro rata amount of the offered membership interest based upon a percentage equal to the Membership Interests in the Company owned by such non-transferring Members relative to the total Membership Interest in the Company owned by all such electing non-transferring Members.

3. If the remaining Member(s) do not acquire the interest of the transferring Member, the transferring Member may then transfer his, her, or its interest in the Company to the person or entity named in the proposed agreement pursuant to the terms contained in this section, provided that such transfer is on the same terms and conditions and for the same price set forth in the proposed agreement sent to the remaining Members.

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11.2.3 <u>Substitution</u>. Any transferee of a Membership Interest shall become a substituted Member upon (i) the express written consent of the nontransferring Members then holding a majority of the Membership Interests, and (ii) the transferee agreeing to be bound by all the terms and conditions of the Articles and this Operating Agreement. Unless and until a transferee is admitted as a substituted Member, the transferee shall have no right to exercise any of the powers, rights, and privileges of a Member hereunder. A Member who has transferred his, her, or its Membership Interest shall cease to be a Member upon transfer of the Member's entire Membership Interest and thereafter shall have no further powers, rights, and privileges as a Member hereunder except as provided in Section 9.

11.2.4 <u>Vesting.</u> The Members agree that it is essential to the success of the Company that all of the Members retain ownership for a minimum period of time. To accomplish this purpose, it is necessary for a vesting period to acquire a transferrable Membership Interest in the Company. The Members shall have no vested interest for the company for the first two years of ownership. At the end of the third year of membership in the LLC, the Member shall then become 100% vested and may transfer their Membership Interest in accordance with this Section.

12. ADMISSION OF NEW MEMBERS.

12.1 The admission of additional members to the Company through the sale, issuance, or other conveyance of Membership Interest by the Company is not considered a transfer of Membership Interest under Section 11.

12.2 Subject to the terms of this Operating Agreement, additional Persons may be admitted as Members of the Company under this Section 12 at such time and on such terms as may be deemed appropriate by a unanimous vote of the Membership Interests. To be admitted as a new Member, a Person shall agree in writing to be bound by all the terms and conditions of this Operating Agreement. A Person will not be fully admitted as a Member until any and all necessary regulatory approvals are received. Unless and until a Person is admitted as a Member, the Person shall have no right to exercise any of the powers, rights, and privileges of a Member hereunder.

12.3 The Members understand that, in the event of the admission of a new member, the then existing Members' Percentage Interests shall be reduced pro rata in amounts that equal the amount of the new member's Percentage Interest.

13. DISSOCIATION OF A MEMBER.

13.1 <u>Voluntary Withdrawal</u>. In the event of a Member's voluntary withdrawal from the Company, the withdrawing Member will be liable to the remaining Members for any damages incurred by the remaining Members including, but not limited to, the loss of future earnings. The voluntary withdrawal of a Member will have no effect upon the continuance of the Company business. The withdrawing Member shall not be

entitled to compensation, accrued distributions, or repayment of capital contributions without the express written consent of all of the other Members. If the remaining Members elect to purchase the interest of the withdrawing Member, the Members will serve written notice of such election upon the withdrawing Member within thirty (30) days after receipt of the withdrawing Member's notice of intention to withdraw, including the purchase price and method and schedule of payment for the withdrawing Member's interest. The purchase amount of any buyout of a Member's interest will be determined as outlined in the Book Value section of this Agreement. If the remaining members do not elect to purchase the withdrawing Member's interest, the withdrawing Member's interest will be transferred to the remaining Members on a pro rata basis consistent with their current Membership Interests.

13.2 Involuntary Withdrawal. The involuntary withdrawal of a Member will have no effect upon the continuance of the Company business. Events leading to the involuntary withdrawal of a Member from the Company will include, but not be limited to, death of a Member; Member mental incapacity; Member disability preventing reasonable participation in the Company; Member incompetence; Member bankruptcy; and other involuntary levy or transfer of a Member's Membership Interest by judicial order or otherwise. Any Member (or its appropriate representative) who experiences an event leading to involuntary withdrawal shall notify the Company in writing of the event and the date of the event. In the absence of such notice, the other Members may give notice to the affected Member's representative, or upon notice of any involuntary levy or transfer of a Member or otherwise, then within thirty (30) days of such notice, such Member shall either give written assurances that such event has not occurred, or has been cured. Failure to timely respond shall be deemed effective as notice of intent for compulsory sale.

13.3 <u>Compulsory Sale of Member's Interest</u>. Upon the receipt of notice under Section 13.2, the remaining Members shall meet and upon the unanimous affirmative vote of Members (without counting the Interest of the Member affected), the Members may elect to purchase the Interest of the affected Member. If the remaining Members elect to purchase the interest of the affected Member, the remaining Members will serve written notice of such election, including the purchase price and method and schedule of payment for the withdrawing Member's interest, upon the withdrawing Member, their executor, administrator, trustee, committee or analogous fiduciary within a reasonable period after acquiring knowledge of the change in circumstance to the affected Member. The purchase amount of any buyout of a Member's Interest will be determined as outlined in the Book Value section of this Operating Agreement. If the Company and/or Members do not elect to purchase the affected Member's distributees or beneficiaries into the Company as Substituted Members, or may elect to dissolve, each by the vote as established in Sections 11 and 15 respectively.

13.4 <u>Removal of a Member for Cause</u>. A Member may be removed for cause upon a majority vote of the remaining Members. The expulsion of such Member will have no effect upon the continuance of the Company business. The remaining

Members shall give notice to the Expelled Member of their removal as a Member. Upon the giving of such notice, the Expelled Member's Membership Interest and right to participate in the management and conduct of the Company's business is terminated. A Member removed for cause shall not be entitled to compensation, accrued distributions, or repayment of capital contributions without the express written consent of all of the other Members.

13.4.1 A Member may be removed for cause in the case of any of the following:

A. the Member engaged in wrongful conduct that adversely and materially affected the Company's business;

B. the Member engages in criminal, illegal or other acts of malfeasance, gross negligence, prohibited self-dealing or embezzlement;

Member;

C. if it is unlawful to carry on the company's business with the

D. the Member willfully or persistently committed a material breach of this Operating Agreement or a duty owed to the Company or the other members of the Company, including the Member's duty of loyalty and duty of care;

E. the Member engaged in conduct relating to the Company's business which makes it not reasonably practicable to carry on business with the Member;

F. operation of Law against a Member or a legal judgment against a Member that can reasonably be expected to bring the business or societal reputation of the Company into disrepute; or

G. there has been a transfer of substantially all of the Member's Interest not in accordance with this Operating Agreement.

13.5 On any purchase and sale made pursuant to this section, a dissociated Member will only have liability for Company obligations that were incurred during their time as a Member. Immediately upon purchase of a withdrawing Member's interest, the Company will prepare, file, serve, and publish all notices required by law to protect the withdrawing Member from liability for future Company obligations. Where the remaining Members have purchased the interest of a dissociated Member, the purchase amount will be paid in full, but without interest, within 90 days of the date of withdrawal. The Company will retain exclusive rights to use of the trade name and firm name and all related brand and model names of the Company.

13.6 The remaining Members retain the right to seek all available legal damages from a dissociated Member where the dissociation resulted from a malicious or criminal act by the dissociated Member or where the dissociated Member had

breached their fiduciary duty to the Company or was in breach of this Operating Agreement or had acted in a way that could reasonably be foreseen to bring harm or damage to the Company or to the reputation of the Company.

14. BOOK VALUE.

14.1 The term "Book Value" means the book value, computed in accordance with GAAP, of a Member's Percentage Interest in the Company as of the end of the last full taxable year immediately preceding the year in which the event giving rise to the need for valuation occurred. Notwithstanding anything contained in this Operating Agreement to the contrary, the computation of Book Value shall be subject to the following provisions:

14.1.1 Book Value shall not include any proceeds collected or collectible by the Company under any policy or policies of life or disability insurance insuring the life or disability of a Member, as a result of the death or disability of a Member.

14.1.2 No additional allowance of any kind shall be made for the goodwill, trade names, or any other intangible asset or assets (the "Intangible Assets") of the Company other than the aggregate dollar amount for any of those Intangible Assets appearing on the most recent balance sheet of the Company prior to the date on which Book Value is to be determined.

14.1.3 Reserves for contingent liabilities shall not be treated as a liability for purposes of determining Book Value.

14.1.4 No adjustment shall be made to Book Value as a result of any event occurring subsequent to the date as of which Book Value is to be determined.

14.1.5 Anything contained in this Operating Agreement to the contrary notwithstanding, Book Value shall be calculated for the purposes of this Operating Agreement on an accrual basis even if the Company shall have used a different accounting method for that or any prior period.

14.1.6 Book Value shall be determined by the outside accountants regularly employed by the Company. If no such regularly-employed accountants can be agreed upon by a majority vote of the Membership Interests, then the Manager shall select the appropriate accountants to determine Book Value of the Company.

15. DISSOLUTION, LIQUIDATION, AND TERMINATION.

15.1 <u>Events Causing Dissolution</u>. The Company shall be dissolved and shall commence winding up its affairs upon the first to occur of any of the following events:

15.1.1 The consent in writing to dissolve and wind up the affairs of the Company by all of the Members;

15.1.2 The sale or other disposition by the Company of all or substantially all of the Company's assets and the collection of all amounts derived from any such sale or other disposition, including all amounts payable to the Company under any promissory notes or other evidences of indebtedness taken by the Company and the satisfaction of contingent liabilities of the Company in connection with such other disposition (unless the Members shall elect to distribute such indebtedness to the Members in liquidation); or

15.1.3 The occurrence of any default that, under the Act, would cause the dissolution of the Company or that would make it unlawful for the business of the Company to be continued.

15.2 <u>Winding Up</u>. Upon the dissolution of the Company, the Manager shall wind up the Company's affairs and satisfy the Company's liabilities. The Manager shall liquidate all of the Company property and assets as quickly as possible consistent with obtaining the full fair market value of said property and assets. During this period, the Manager shall continue to operate the Company, and all of the provisions of this Operating Agreement shall remain in effect. The Manager shall notify all known creditors and claimants of the dissolution of the Company in accordance with the provisions of the Act.

15.3 <u>Final Distribution</u>. The proceeds from the liquidation of the Company shall be distributed as follows:

15.3.1 First, to creditors, including Members who are creditors, until all of the Company's debts and liabilities are paid and discharged (or provisions are made for payment thereof); and

15.3.2 The balance, if any, to the Members, in proportion to their Percentage Interests as of the date of such distribution, after giving effect to all contributions, distributions, and allocations for all periods.

15.4 <u>Distributions in Kind</u>. In connection with the termination and liquidation of the Company, the Manager shall attempt to sell all of the Company property and assets. To the extent that property or assets are not sold, each Member will receive his or her Percentage Interest of any distribution in kind. Any property or assets distributed in kind upon liquidation of the Company shall be valued on the basis of an independent appraisal or by unanimous agreement of the Members, and treated as though the property or assets were sold and the cash proceeds distributed.

15.5 <u>No Recourse Against Other Members</u>. The Members shall look solely to the assets of the Company for the return of their investment, and, if the property remaining after the payment or discharge of the debts and liabilities of the

Company is insufficient to return such investment, no Member shall have any recourse against any other Member.

15.6 <u>Deficit Capital Accounts</u>. Notwithstanding anything to the contrary contained in this Operating Agreement, and notwithstanding any custom or rule of law to the contrary, any Member with a deficit in the Member's Capital Account shall not be obligated to contribute such amount to the Company to bring the balance of such Member's Capital Account to zero.

15.7 <u>Articles of Dissolution</u>. On completion of the distribution of Company property and assets as provided herein, the Company is terminated, and the Members (or such other person or persons as the Act may require or permit) shall file articles of dissolution with the appropriate state agency, cancel any other filings made pursuant to the Act, and take such other actions as may be necessary to terminate the Company.

16. GENERAL PROVISIONS.

16.1 <u>Compliance with Act</u>. The Members and the Manager agree not to take any action or fail to take any action which, considered alone or in the aggregate with other actions or events, would result in the termination of the Company under the Act.

16.2 <u>Lawful Purpose</u>. When used throughout this Operating Agreement, the term "lawful purpose" and any similar phrase shall mean any purpose allowed for under the laws of the State of Alaska.

16.3 <u>Additional Actions and Documents</u>. The Members and the Manager agree to take or cause to be taken such further actions, to execute, acknowledge, deliver, and file, or cause to be executed, acknowledged, delivered, and filed, such further documents and instruments, and to use best efforts to obtain such consents, as may be necessary or as may be reasonably requested to fully effectuate the purposes, terms, and conditions of this Operating Agreement, whether before, at, or after the closing of the transactions contemplated by this Operating Agreement.

16.4 <u>Notices</u>. Any notice hereunder to any Member or the Manager shall be in writing and shall be effective when actually delivered at the address shown below or at such other address as they may have designated by written notice received by the other parties to this Operating Agreement.

> If to: Kenneth Izon 8010 E 32nd Ave, #2 Anchorage, AK 99504

16.5 <u>Severability</u>. If a court of competent jurisdiction finds any provision of this Operating Agreement to be invalid or unenforceable as to any person or

circumstance, such finding shall not render that provision invalid or unenforceable as to any other persons or circumstances. If feasible, any such offending provision shall be deemed to be modified to be within the limits of enforceability or validity. However, if the offending provision cannot be so modified, it shall be stricken and all other provisions of this Operating Agreement in all other respects shall remain valid and enforceable.

16.6 <u>Survival</u>. It is the express intention and agreement of the Members that all covenants, agreements, statements, representations, warranties, and indemnities made in this Operating Agreement shall survive the execution and delivery of this Operating Agreement.

16.7 <u>Waiver</u>. No delay on the part of a Member or the Manager in the exercise of any right, power, or remedy shall operate as a waiver thereof, nor shall any single or partial exercise of any right, power, or remedy preclude other or further exercise of any other right, power, or remedy.

16.8 <u>Amendments.</u> This Operating Agreement may be amended by a vote of the majority of the Members. No amendment, or waiver of, or consent with respect to, any provision of this Operating Agreement shall be effective unless it shall be in writing and signed and delivered by the Members. The rights and remedies herein expressly provided are cumulative and not exclusive of any other rights or remedies which a Member or the Company would otherwise have at law or in equity or otherwise.

16.9 <u>Computations</u>. When any calculation or other accounting computation is to be made for the purpose of this Operating Agreement, that calculation, to the extent applicable and except as otherwise specified in this Operating Agreement, shall be made in accordance with GAAP in effect at the time.

16.10 <u>Binding Effect</u>. Subject to any provisions hereof restricting assignment, this Operating Agreement shall be binding upon and shall inure to the benefit of the Members and their respective successors and assigns.

16.11 Limitation on Benefits of this Operating Agreement. Subject to Section 7.11, it is the explicit intention of the Members that no person other than the Members and the Company is or shall be entitled to bring any action to enforce any provision of this Operating Agreement against any Member or the Company, and that the covenants, undertakings, and agreements set forth in this Operating Agreement shall be solely for the benefit of, and shall be enforceable only by, the Members (or their respective successors and assigns as permitted hereunder) and the Company.

16.12 <u>Captions</u>. Section captions used in this Operating Agreement are for convenience only and shall not affect the construction of this Operating Agreement.

16.13 <u>Governing Law</u>. This Operating Agreement is a contract made under and governed by the laws of the State of Alaska. All obligations and rights of the

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parties stated herein shall be in addition to, and not in limitation of, those provided by applicable law.

16.14 Dispute Resolution. In the event of a dispute arising out of or in connection with this Operating Agreement, the Members will attempt to resolve the dispute through friendly consultation. If the dispute is not resolved within a reasonable period then any or all outstanding issues may be submitted to mediation in accordance with any statutory rules of mediation. If mediation is unavailable or is not successful in resolving the entire dispute, any outstanding issues will be submitted to final and binding arbitration in accordance with the laws of the State of Alaska. The arbitrator's award will be final, and judgment may be entered upon it by any court having jurisdiction within the State of Alaska. If the parties cannot agree upon an arbitrator within thirty (30) days of a request for arbitration, then any Member may contact the American Arbitration Association to initiate the proceedings, including for the selection of arbitrators

16.15 Integration. This Operating Agreement (including the Exhibits hereto) and the Articles of Organization represent the entire agreement between the Members with respect to the transactions contemplated herein, and supersede all prior oral or written agreements, commitments, or understandings with respect to the matters provided for herein.

16.16 Counterparts. This Operating Agreement may be executed in any number of counterparts, each of which when so executed and delivered shall be deemed to be an original and all of which counterparts taken together shall constitute but one and the same instrument. Signature and acknowledgment pages may be detached from the counterparts and attached to a single copy of this Operating Agreement to form one document.

16.17 Strict Construction. It is the intent of the Members upon execution hereof that this Operating Agreement shall be deemed to have been prepared by all of the parties to this Operating Agreement, to the end that no Member shall be entitled to the benefit of any favorable interpretation or construction of any term or provision hereof under any rule or law.

IN WITNESS WHEREOF, following adoption of this Operating Agreement by the Members, the Members have executed this Operating Agreement as of the date first set forth above.

8/25/2020

By: Kenneth Izon

OPERATING AGREEMENT OF PRESTIGE WORLDWIDE MANAGEMENT, LLC 00854877.DOCX

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EXHIBIT "A"

INITIAL CAPITAL CONTRIBUTIONS OF MEMBERS

Member	Percent Interest	Contribution		
Kenneth Izon	100%			

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Alaska Marijuana Control Board

Form MJ-17d: Unaltered Operating Plan and/or Premises **Diagram Affidavit**

What is this form?

An operating plan and/or diagram affidavit is required to be submitted by the transferee for any marijuana establishment transfer license application where the transferee is not making changes to the operating plan and/or premises diagram approved by the Marijuana Control Board, in the course of the transfer application, per 3 AAC 306.045(e). By completing this form you are certifying that no changes will be made to the operating plan and/or premises diagram that have been previously submitted and approved for this license. This form replaces the information required by regulations 3 AAC 306.020(b)(8), 3 AAC 306.020(c), 3 AAC 306.315(2), 3 AAC 306.420, 3 AAC 306.520(2) and (3), and 3 AAC 306.615 if no changes are being made to your operating plan or diagram during the transfer.

Section 1 - Establishment Information

New Licensee:	Prestige Worldwide Management, LLC	License Number: 11611			1	
License Type:	Standard Marijuana Cultivation Facili	ty				
Doing Business As:	Kushtopia					
Premises Address:	1044 S Old Glenn Hwy					
City:	Palmer	State:	AK	ZIP:	99645	

Section 2 - Certification

You must be able to certify at least one of the statements below. Read the following and then sign your initials in the applicable box(es) to the right:

I certify that there will be no changes to the operating plan for this license. If the above statement is certified you will not be required to submit forms MJ-01 and MJ-03, MJ-04, MJ-05 or MJ-06.

I certify that there will be no changes to the premises diagram for this license. If the above statement is certified, you will not be required to submit form MJ-02.

I declare under penalty of unsworn falsification that this form, including all accompanying schedules and statements, is true, correct, and complete.

Signature of transfere

Kenneth Izon

Printed name of transferee

Notary Public in and for the State of Alaska

My commission expires: 08/29/2021

19 day of August Subscribed and sworn to before me this

[Form MJ-17d] (rev 2/20/2019)



Official Seal Allison H. Hildreth Notary Public-State of Alaska 20 20.

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Initials