Pursuant to the Operating Agreement of		, a
Connecticut Limited Liability Company, hereinafter "Con	npany", and applic	cable laws, a meeting
of the Members of the Company is called for the of	lay of	, 20, at
The Purpose of the meeting is to:		
. This Notice given on this the day of		20, by a Member
of the Company, by mailing a true and correct copy of this	Notice to the add	ress of each Member
of the Company at least 10 days prior to such meeting.		
	, Member	

### Resolution of Members of

A Limited Liability	Company	
Pursuant to the Operating Agreement of		, a
Connecticut Limited Liability Company, hereinafter '	'Company", and a	pplicable laws, a meeting
of the Members of the Company was held on the	day of	, 20, at
The Members adopted the following resolution	n:	
RESOLVED,		
SO RESOLVED.		
There being no further business, the meeting w	vas adiournod	
There being no further business, the meeting w	as aujourneu.	
_		
	, Member	
_		
	, Member	
_		
	Member	

71 Diffice Eld	onity Company
Pursuant to the Operating Agreement of	, a
Connecticut Limited Liability Company, herein	after "Company", and applicable laws, a meeting
of the Members of the Company is called for the	e day of, 20, at
m., to be held at the following add	ress:
The Purpose of the meeting is to amend t	the Articles of Organization in the following
respect:	
This Notice given on this the	day of, 20, by a
Member/Manager of the Company, by mailing a	true and correct copy of this Notice to the
address of each Member of the Company at leas	t 10 days prior to such meeting.
	, Member/Manager

# Resolution of the Members

A Limited Liability Company
Pursuant to the Operating Agreement of, a
Connecticut Limited Liability Company, hereinafter "Company", and applicable laws, a meeting
of the Members of the Company was held on the day of, 20, at
On motion duly made, seconded and approved by the members, the amendment of the
Articles of Organization was approved as follows:
The following Members are authorized to file the amendment:
SO RESOLVED.
There being no further business, the meeting was adjourned.
, Member
, Member

, Member

### Resolution of the Members of

A Limited Liability Company
Pursuant to the Operating Agreement of, a
Connecticut Limited Liability Company, hereinafter "Company", and applicable laws, a meeting
of the Members of the Company was held on the day of, 20, at
The Purpose of the meeting was to consider dissolution of the Company.
Upon motion duly made and seconded, the following resolution was approved by the
members:
RESOLVED, The proposed that the Members or Manager of the Company or authorized
to file with the Secretary of State the appropriate forms to dissolve the Company and to take all
actions relating thereto to wind up the business of the Company.
RESOLVED, Further to:
SO RESOLVED.
There being no further business, the meeting was adjourned.
, Member
, Member
, Member

A Lillilled I	Liability Co.	шрапу	
Pursuant to the Operating Agreement	t of		, a
Pursuant to the Operating Agreement of	pplicable laws, a meeting		
of the Members of the Company is called for	r the d	ay of	, 20, at
m., to be held at the following	address:		
The Purpose of the meeting is consid	er increasing t	the number of	members of the
Company and amending the operating agrees	ment in conne	ction therewit	th. Further to:
This Notice given on this the	day of		, 20, by a
Member/Manager of the Company, by mailing	ng a true and o	correct copy o	of this Notice to the
address of each Member of the Company at l	least 10 days ¡	orior to such r	neeting.
		, Member/Ma	anager

### Resolution of the Members of

A Limited	Liability Company	

	5 1 5	
Pursuant to the Operating Agreement of	of	, a
Connecticut Limited Liability Company, here	einafter "Company", and	applicable laws, a meeting
of the Members of the Company was held on	the day of	, 20, at
The Purpose of the meeting was to cor	sider increasing the num	ber of members of the
Company and amending the operating agreem	ent in connection therew	rith.
Upon motion duly made and seconded	, the following resolution	n was approved by the
members:		
RESOLVED, that the number of Mem	bers of the Company is i	ncreased from to
and the following persons are admitt	ed as Members subject to	o the condition below:
The Condition of their being admitted	as Members is:	
SO RESOLVED.		
There being no further business, the m	eeting was adjourned.	
	, Member	<del></del>
	, Member	
	. Member	

A Limited	Liability Co.	mpany	
Pursuant to the Operating Agreemer	nt of		, a
Connecticut Limited Liability Company, h	ereinafter "Con	npany", and	applicable laws, a meeting
of the Members of the Company is called fo	or the d	ay of	, 20, at
m., to be held at the following	g address:		
The Purpose of the meeting is to con	nsider acceptan	ce of the res	ignation of the Manager of
the Company and to appoint a new Manage	r. Further to:		
This Notice given on this the	day of		, 20, by a
Member/Manager of the Company, by mail	ing a true and o	correct copy	of this Notice to the
address of each Member of the Company at	least 10 days p	orior to such	meeting.
		, Member/M	 Ianager

#### Resolution of the Members of

A Limited Liability Company	

A Limited Liabilit	ty Company	
Pursuant to the Operating Agreement of		, a
Connecticut Limited Liability Company, hereinafter	r "Company", and a	pplicable laws, a meeting
of the Members of the Company was held on the	day of	, 20, at
The Purpose of the meeting was to consider a	acceptance of the res	signation of the Manager
of the Company and to appoint a new Manager.		
Upon motion duly made and seconded, the fo	ollowing resolution v	was approved by the
Members:		
RESOLVED, that the resignation of		, Manager of the
Company is hereby accepted and	is hereby	y appointed as the new
manager of the Company to server at the pleasure of	the Members.	
SO RESOLVED.		
There being no further business, the meeting	was adjourned.	
	, Member	
	, Member	
	, Member	

71 Limitee	Liability Compan	<b>'</b>
Pursuant to the Operating Agreeme	nt of	, a
Connecticut Limited Liability Company, h	nereinafter "Company"	, and applicable laws, a meeting
of the Members of the Company is called f	for the day of _	, 20, at
m., to be held at the following	g address:	
The Purpose of the meeting is to co	nsider removal of the	Manager of the Company and to
appoint a new Manager. Further to:		
This Notice given on this the	day of	, 20, by a
Member/Manager of the Company, by mai	ling a true and correct	copy of this Notice to the
address of each Member of the Company a	t least 10 days prior to	such meeting.
	, Mem	ber/Manager

### Resolution of the Members of

A Limited Liability Company	
A LIUUPO LIADUUV COUDAUV	

A Limited Liability Company
Pursuant to the Operating Agreement of, a
Connecticut Limited Liability Company, hereinafter "Company", and applicable laws, a meeting
of the Members of the Company was held on the day of, 20, at
The Purpose of the meeting was to consider removal of the Manager of the Company and
to appoint a new Manager.
Upon motion duly made and seconded, the following resolution was approved by the
Members:
RESOLVED, that is hereby removed as the manager of the
company and is hereby appointed as the new manager to server at
the pleasure of the members.
SO RESOLVED.
There being no further business, the meeting was adjourned.
, Member
, Member
, Member

A Littlifed Liability Comp	oally
Pursuant to the Operating Agreement of	, a
Connecticut Limited Liability Company, hereinafter "Compa	ny", and applicable laws, a meeting
of the Members of the Company is called for the day e	of, 20, at
The Purpose of the meeting is to consider annual disbutoness. At the meeting the company proposes to seek disbutoness. Company ofdollars in accordance with the	ursement to the Members of the
Company. Further to:	
This Notice given on this the day of	
Member/Manager of the Company, by mailing a true and corraddress of each Member of the Company at least 10 days prio	
, M	 Iember/Manager

### Resolution of the Members of

### A Limited Liability Company

	After Notice of Meeting made i	n accordance	with the Operating A	greement of
		, a	Connecticut Limited	Liability Company,
herein	after "Company", a meeting of a	all Members o	of the Company was h	eld on the day
of	, 20, at	m., at whic	h time the Members o	f the Company
unanir	nously adopted the following res	olution:		
	RESOLVED, annual disbursem	ents to the M	embers of the Compa	ny shall be made as
	follows:			
	, Member		Amount	
	, Member		Amount	
	, Member		Amount	
	, Member		Amount	
	SO RESOLVED, on this the _	day	of	_, 20
			, Member	
			, Member	
			, Member	

, Member

### Assignment of Member Interest in

#### A Limited Liability Company

FOR VALUABLE CONSIDERATION,	the receipt and sufficiency of which is hereby
acknowledged, the undersigned,	, "Assignor", Member of
, a Connect	icut Limited Liability Company, hereinafter
"Company", does hereby assign, transfer and wa	rrant to,
"Assignee", all of Members ownership interest in	n the Company.

Except as otherwise provided in the operating agreement, a membership interest in a limited liability company is assignable in whole or in part. The operating agreement of the Company does not prohibit assignment of a Members interest. An assignment of this interest does not dissolve the company or entitle the assignee to become or to exercise any rights of a member. An assignment entitles the assignee to receive, to the extent assigned, the distributions of cash and other property and the allocations of profits, losses, income, gains, deductions, credits, or similar items to which the assignee's assignor would have been entitled. The Assignor ceases to be a member upon assignment of all the assignor's membership interest. Except as provided herein, until Assignee becomes a member, the assignee does not have liability as a member solely because of the assignment.

Assignee may become a member if and to the extent that the assignor gives the assignee that right and either of the following occurs:

- (1) The assignor has been given the authority in writing in the operating agreement to give an assignee the right to become a member.
  - (2) All other members consent.

By execution hereof, Assignor, gives to Assigneee the right to become a Member of the Company.

Once Assignee becomes a member, he has to the extent assigned the rights and powers of a member under the operating agreement is subject to the restrictions and liabilities of a member under the operating agreement. Assignee is liable for the obligations of Assignor to make contributions as provided by law. Assignee is not obligated for liabilities that could not be

ascertained from a written operating agreement and that were unknown to Assignee at the	e time
he becomes a member.	

Assignor is not released from his liability to	a limited liability company for past capital
contributions required by law whether or not the ass	ignee becomes a member.
DATED this the day of	, 20
	, Member

#### Demand for Indemnity from

#### A Limited Liability Company by Member

The undersigned,	, Member/Manager of
	, a Connecticut Limited Liability Company, hereinafter
"Company", does hereby demand fr	om the Company the following:
Indemnity for the following	in connection with claim against Member/Manager as
follows:	
Nature of Claim:	
Resolution of Claim:	
Expenses, Fees and costs for	which reimbursement is sought:
Attorney Fees	
Filing Fees	
Other:	

This demand is made in accordance with the provision of the operating agreement which provides in substance that:

The Company may indemnify or agree to indemnify any person who was or is a party, or who is threatened to be made a party, to any threatened, pending, or completed civil, criminal, administrative, or investigative action, suit, or proceeding, other than an action by or in the right of the company, because he is or was a manager, member, partner, officer, employee, or agent of the company or is or was serving at the request of the company as a manager, director, trustee, officer, employee, or agent of another limited liability company, corporation, partnership, joint venture, trust, or other enterprise. The company may indemnify or agree to indemnify a person in that position against expenses, including attorney's fees, judgments, fines, and amounts paid in settlement that actually and reasonably were incurred by him in connection with the action, suit, or proceeding

if he acted in good faith and in a manner he reasonably believed to be in or not opposed to the best interests of the company and, in connection with any criminal action or proceeding, had no reasonable cause to believe his conduct was unlawful. The termination of any action, suit, or proceeding by judgment, order, settlement, or conviction or upon a plea of nolo contendere or its equivalent does not create of itself a presumption that the person did not act in good faith and in a manner he reasonably believed to be in or not opposed to the best interests of the company and, in connection with any criminal action or proceeding, a presumption that he had reasonable cause to believe that his conduct was unlawful.

The Company may indemnify or agree to indemnify any person who was or is a party or who is threatened to be made a party to any threatened, pending, or completed action or suit by or in the right of the company to procure a judgment in its favor, because he is or was a manager, officer, employee, or agent of the company or is or was serving at the request of the company as a manager, member, partner, director, trustee, officer, employee, or agent of another limited liability company, corporation, partnership, joint venture, trust, or other enterprise. The company may indemnify or agree to indemnify a person in that position against expenses, including attorney's fees, that were actually and reasonably incurred by him in connection with the defense or settlement of the action or suit if he acted in good faith and in a manner he reasonably believed to be in or not opposed to the best interests of the company, except that an indemnification shall not be made in respect of any claim, issue, or matter as to which the person is adjudged to be liable for negligence or misconduct in the performance of his duty to the company unless and only to the extent that the court of common pleas or the court in which the action or suit was brought determines, upon application, that, despite the adjudication of liability but in view of all the circumstances of the case, the person is fairly and reasonably entitled to indemnification for expenses that the court considers proper.

DATED this the	day of	, 20	
		. Member	