

ZOI3 SEP 30 PM 3: 34

RESTATEMENT OF

CERTIFICATE OF ORGANIZATION

FOR

SUMMIT ASCENT, LLC

The undersigned, pursuant to the Idaho Uniform Limited Liability Company Act, Title 30, Chapter 6, Idaho Code ("Act"), acting as an organizing member of SUMMIT ASCENT, LLC ("Company"), by the foregoing Restatement of Certificate of Organization - Limited Liability Company. hereby restates provisions of the original Certificate of Organization filed with the Idaho Secretary of State.

In addition to the foregoing statements contained in the Restatement of Certificate of Organization - Limited Liability Company, Company hereby states:

Ι

NAME

The Company's name has been changed by the Restatement of Certificate of Organization to ECHO HAWK NATIONAL, LLC, and Company shall do business as ECHO HAWK NATIONAL, LLC from this date forward, unless and until Company elects otherwise.

Π PERIOD OF DURATION

The Company's duration shall commence as of the date of filing these Articles and shall continue thereafter through the anniversary date of such filing, ninety nine (99) vears from the date of initial filing, unless earlier terminated by law or pursuant to the Company's Operating Agreement.

ą III PURPOSES AND POWERS

The Company is organized for any and all lawful purposes for which companies may be organized under the Act, and shall have unlimited power to engage in and to do any lawful act concerning any lawful purpose, including but not limited to contracting for procurement of goods or provision of services, sales of dental supplies and equipment, sales of surgical equipment and supplies, and all other business activities that the Members may from time to time choose to pursue. The Company shall have and may

IDAHO SECRETARY OF STATE **RESTATEMENT OF CERTIFICATE OF ORGANIZATION ATT** 28.00 EXPEDITE C # 3 W128594

SECRETARY OF STATE STATE OF IDAHO

exercise all powers necessary or convenient to carry out of any or all of the purposes for which it is organized, including investment in real or personal property to fulfill the purposes of the Company or any other legal purpose.

III MEMBERSHIP

Company is presently comprised of three members:

MARK A. ECHO HAWK 553 Vern St. Pocatello, ID 83202 JENNIFER LYNN HANCOCK 384 Roanoke Chubbuck, ID 83202

TAD EUGENE HANCOCK 384 Roanoke Chubbuck, ID 83202

IV

MANAGEMENT

The business and affairs of the Company shall be managed, and all powers of the Company shall be exercised by majority vote of the Members. Action required or permitted by the Members may be taken without a meeting if the action is evidenced by one or more written consents signed by both Members describing the action to be taken.

V RESTRICTION ON TRANSFER OF UNITS

No units of Membership Interest in the Company shall be transferred to any person or other legal entity who is not already a Member in the Company except upon written agreement unanimously approving the transfer of units. In addition, the units shall have been first offered in writing for sale to each of the other members, if any, at the same price and on the same terms as would govern upon transfer to a person who is not already a Member. The writing shall set forth the price and terms and shall be sent by registered mail to each Member at the address listed on the Company's books. The Company shall also have power to enter into a written agreement with all Members whereby a price and terms for the transfer of units is specified in advance and made binding upon all parties so long as there are provisions for updating the price and terms at reasonable intervals of time.

VI **OPERATION & MANAGEMENT**

The operation and management of the Company shall at all times be controlled by a Member or Members that are also members of a federally recognized Indian Tribe. All profits, disbursements, and other benefits of the Company shall be distributed in accordance with the membership shares, fifty one percent of which must always be owned by a Member or Members that are also members of a federally recognized Indian Tribe.

VII **OPERATING AGREEMENT**

The rules, regulations, and procedures governing the operations of the Company shall be set forth in an Operating Agreement which shall be adopted by the members of the Company.

IN WITNESS THEREOF, the undersigned has executed these Articles of Organization on this 26 day of September, 2013.

Mark Echo Hawk, Organizer

ACKNOWLEDGMENT

The undersigned, Mark Echo Hawk, does hereby accept appointment as Registered Agent for ECHO HAWK NATIONAL, LLC, 505 Pershing Ave., on this 20th day of August, 2013.

cho Hawk, Registered Agent

E. WDOX CLIENTS 1226 0001 00053230.DOC