LIMITED LIABILITY COMPANY OPERATING AGREEMENT OF Pikoys Paninda Atbp LLC

among the member(s) and the company		,
1. Formation. A limited liability companuate the laws of the State of Wyoming organizing document) with the Secretar 05/12/2025. The purpose of the busines under the jurisdiction in which it opera or names as long as the LLC is in compl laws. The term of the LLC shall be perpvote of the member(s) as provided in the members shall have the power to continuand allowable under state law until the completed.	g by filing Articles or of State (or other s shall be to carry o tes. The LLC may opiance with applicabetual or until dissolis agreement. Uponue the operation of	f Organization (or similar appropriate office) on n any activity which is lawful berate under a fictitious name le fictitious name registration wed as provided by law or by dissolution the remaining f the LLC as long as necessary
2. Members. The name and address of e	ach initial limited l	iability company member is:
CHRISTOPHER BANDOQUILLO 30 N Gould St #51514 Sheridan, WY 82801		
3. Contributions. The capital contributions exchange for their LLC ownership is:	on of each limited l	iability company member in
Name	LLC Ownership	Capital Contribution
CHRISTOPHER BANDOQUILLO	100%	\$
NOTE: The capital contribution may be services (past or future), or property/eq type of capital contribution, it should be is agreed upon by all limited liability c accounting/tax ramifications for indivisions.	uipment/assets oth e expressed above in ompany members.	er than cash. Regardless of the na dollar equivalent value that Additionally, there may be
4. Profit and Loss. The profits and loss distributed amongst the members in pro		

6. Management. The limited liability company shall be managed by all LLC members. Any member may bind the LLC in all matters in the ordinary course of LLC business. In the event of a dispute between members, final determination shall be made with a vote by the members, votes being proportioned according to capital contributions.

default, but this may be changed at any time upon a unanimous vote of the members.

distributions to its members in such amounts and at such intervals as a majority of the

5. Distributions. The limited liability company shall have the power to make

members deem appropriate according to law.

- 7. Registered Agent. For receipt of official legal and tax correspondence from the State of Wyoming, the registered agent of the limited liability company (sometimes known as a resident agent, statutory agent, agent for service of process, or delivery of service address) shall be maintained in accordance with the requirements of the State of Wyoming.
- 8. Assets. The assets of the limited liability company shall be registered in the legal name of the LLC and not in the names of the individual members, unless approved by a majority vote of the members.
- 9. Records and Accounting. The limited liability company shall keep an accurate accounting of its affairs using any method of accounting allowed by law. All members shall have a right to inspect the records during normal business hours. The members shall have the power to hire such accountants as they deem necessary or desirable.
- 10. Banking. The members of the limited liability company shall be authorized to set up bank accounts as in their sole discretion are deemed necessary and are authorized to execute any banking resolutions provided by the institution in which the accounts are being set up, or by adopting their own resolution.
- 11. Taxes. The limited liability company shall file such tax returns as required by law. The LLC shall elect to be taxed as a majority of the members decide is in their best interests. The "tax matters partner," as required by the Internal Revenue Code, shall be appointed by unanimous consent of the members.
- 12. Separate Entity. The limited liability company is a legal entity separate from its members. No member shall have any separate liability for any debts, obligations, or liability of the LLC except as provided in this agreement.
- 13. Indemnity and Exculpation. The limited liability company shall indemnify and hold harmless its members, managers, employees, officers, and agents to the fullest extent allowed by law for acts or omissions done as part of their duties to or for the LLC. Indemnification shall include all liabilities, expenses, attorney and accountant fees, and other costs reasonably expended. No member shall be liable to the LLC for acts done in good faith.
- 14. Meetings. The members shall have no obligation to hold annual or any other meeting, but may hold such meetings if they deem them necessary or desirable.
- 15. Amendment of this Agreement. This agreement may not be amended except in writing signed by all of the members.
- 16. Conflict of Interest. No member shall be involved with any business or undertaking which competes with the interests of the limited liability company except upon agreement in writing by all of the members.
- 17. Deadlock. In the event that the members cannot come to an agreement on any matter the members agree to submit the issue to mediation to be paid for by the limited liability company. In the event the mediation is unsuccessful, they agree to seek arbitration under the rules of the American Arbitration Association.
- 18. Dissociation of a Member. A member shall have the right to discontinue membership upon giving thirty days notice. A member shall cease to have the right to membership upon death, court-ordered incapacity, bankruptcy or expulsion. The limited liability company shall have the right to buy the interest of any dissociated member at fair



- 19. Dissolution. The limited liability company shall dissolve upon the unanimous consent of all the members or upon any event requiring dissolution under state law. In the event of the death, bankruptcy, permanent incapacity, or withdrawal of a member the remaining members may elect to dissolve or to continue the operation of the LLC.
- 20. General Provisions. This agreement is intended to represent the entire agreement between the parties. In the event that any party of this agreement is held to be contrary to law or unenforceable, said party shall be considered amended to comply with the law and such holding shall not affect the enforceability of other terms of this agreement. This agreement shall be binding upon the heirs, successors, and assigns of the members.

IN WITNESS whereof, the members of the limited liability company sign agreement and adopt it as their operating agreement thisday of	this
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NIDICTORIED PANDOQUILLO	

CHRISTOPHER BANDOQUILLO , MEMBER