OP \$40.00 3645536

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1 ETAS ID: TM351992

Stylesheet Version v1.2

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	ENTITY CONVERSION

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
BLACKHAWK MODIFICATIONS, INC (NEVADA CORPORATION)		04/22/2008	CORPORATION: NEVADA

RECEIVING PARTY DATA

Name:	BLACKHAWK MODIFICATIONS, INC (TEXAS CORPORATION)
Street Address:	7601 KARL MAY DRIVE
City:	WACO
State/Country:	TEXAS
Postal Code:	76708
Entity Type:	CORPORATION: TEXAS

PROPERTY NUMBERS Total: 1

Property Type	Number	Word Mark
Registration Number:	3645536	BLACKHAWK WORLDWIDE AIRCRAFT PERFORMANCE

CORRESPONDENCE DATA

Fax Number: 2542977301

Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent

using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.

Phone: 2542977300

Email: CHAMNESS@PAKISLAW.COM

Correspondent Name: RODNEY A. CHAMNESS
Address Line 1: POST OFFICE BOX 58
Address Line 4: WACO, TEXAS 76703

NAME OF SUBMITTER:	RODNEY A. CHAMNESS
SIGNATURE:	/RODNEY A. CHAMNESS/
DATE SIGNED:	08/19/2015

Total Attachments: 18

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Registrant:

Blackhawk Modifications, Inc.

Serial Number:

77339633

Registration Number:

3645536

ELECTRONIC TRADEMARK ASSIGNMENT ATTACHMENT

Registrant submits the following remarks as an attachment to Registrant's

Electronic Trademark Assignment submission.

I. REMARKS

Registrant has changed its name from **BLACKHAWK MODIFICATIONS**,

INC (NEVADA CORPORATION) to BLACKHAWK MODIFICATIONS, INC

(TEXAS CORPORATION). Trademark Office records do not show clear chain of title

in the party who has filed the Combined Affidavit. Pursuant to Trademark Office

requirements, the filer of the Combined Affidavit must clarify its name and ownership of

the registration by recording this clarification with the Assignment Services Branch.

For the reasons set forth below, Registrant respectfully requests Trademark

records be updated to reflect Registrant's clarification of its name and ownership of the

registration.

The original filing date for the mark was November 29, 2007. At the time of

filing, Registrant's name was shown as BLACKHAWK MODIFICATIONS, INC

(NEVADA CORPORATION) ("Nevada Corporation"). Nevada Corporation was

originally incorporated through the Secretary of State for the State of Nevada.

Subsequent to filing the mark in 2007, Nevada Corporation determined it was in the best

interest of the corporation to convert to a Texas corporation. Nevada Corporation created

{BLACKH/00064/00218268}

TRADEMARK

a Plan of Conversion on April 22, 2008, as shown in the attached Exhibit "A,"

incorporated herein for all purposes. This Plan of Conversion was adopted and approved

by the board of directors and shareholders of Nevada Corporation, pursuant to Chapter

92A of the Revised Nevada Statutes (the "RNS") and Chapter 10, subchapter C, of the

Texas Business Organizations Code (the "TBOC"). TBOC § 10.106 provides the general

effect of a conversion in Texas and is attached as Exhibit "B," incorporated herein for all

purposes. All rights, title, and interests to all property owned by the converting entity

continues to be owned...by the converted entity in the new organizational form without

reversion or impairment, further act or deed, or any transfer or assignment having

occurred. TBOC § 10.106(2). RNS § 92A.250(3) provides the general effect of a

conversion for a Nevada entity and is attached as Exhibit "C," incorporated herein for all

purposes. When a conversion takes effect...the title to all real estate and other property

owned by the constituent entity is vested in the resulting entity without reversion or

impairment. RNS § 92A.250(3)(c).

Pursuant to the Plan of Conversion, Nevada Corporation was converted into

Blackhawk Modifications, Inc., a Texas corporation ("Texas Corporation").

operation of the Plan of Conversion, Texas law under the TBOC, and Nevada law under

the RNS, all property owned by Nevada Corporation became property owned by Texas

Corporation once the conversion was completed. The Nevada Secretary of State

provided an acknowledgement of all required filings on May 8, 2008 and is attached as

Exhibit "D," incorporated herein for all purposes.

Because Nevada Corporation converted to Texas Corporation, it was necessary

and appropriate to file Registrant's Sections 8 & 15 Combined Affidavit as

{BLACKH/00064/00218268}

TRADEMARK

BLACKHAWK MODIFICATIONS, INC (TEXAS CORPORATION) to reflect the

current name and location of Registrant. The Certificate of Fact from the Texas Office of

the Secretary of State is attached as Exhibit "E," incorporated herein for all purposes, and

certifies that the Certificate of Conversion was filed on April 24, 2008 and that Texas

Corporation is in existence.

As required, Registrant has provided clarification as to its name and ownership of

the registration. Registrant has chosen to submit actual evidence of ownership directly to

the Trademark Office's Assignment Services Branch and has provided copies of the

actual documents. Additionally, Registrant has provided associated Texas and Nevada

statutes that address the continued ownership of corporate property subject to a

conversion.

Based on the above remarks, Registrant respectfully requests Trademark records

be updated to reflect Registrant's clarification of its name and ownership of the

registration.

Respectfully submitted,

Blackhawk Modifications, Inc.

Dated: August 19, 2015

Rodney A. Chamness

Attorney for Registrant

Pakis, Giotes, Page & Burleson, P.C.

P.O. Box 58

Waco, TX 76703-0058

Telephone:

(254) 297-7300

Facsimile:

(254) 297-7301

Plan of Conversion Nevada Corporation to Texas Corporation

This Plan of Conversion (the "Plan") is adopted and approved by the board of directors and shareholders of **BLACKHAWK MODIFICATIONS**, **INC.**, a Nevada corporation, pursuant to Chapter 92A of the Revised Nevada Statutes ("NRS") and Chapter 10, subchapter C, of the Texas Business Organizations Code (the "BOC").

- 1. The name of the converting entity is **BLACKHAWK MODIFICATIONS**, **INC**., a Nevada corporation.
- 2. The name of the converted entity is BLACKHAWK MODIFICATIONS, INC., a Texas corporation.
- 3. The converting entity is continuing its existence in the organizational form of the converted entity.
 - 4. The converted entity will be a corporation formed under the laws of the state of Texas.
- 5. The manner and basis of converting the shares of capital stock of the converting entity into shares of capital stock of the converted entity are as follows:
 - a. On the effectiveness of the conversion under this Plan, each outstanding share of common stock of the converting entity will be converted into one share of common stock of the converted entity.
 - b. On the effectiveness of the conversion under this Plan, (1) the shareholders of the converting entity will deliver the stock certificates representing all shares of common stock that were outstanding immediately before the conversion to the converted entity in exchange for stock certificates of the converted entity representing the same numbers of shares of common stock of the converted entity, issued to the same shareholders, and (2) the old stock certificates of the converting entity will no longer represent any outstanding shares of common stock or any ownership of the converted entity.
 - 6. The certificate of formation of the converted entity is attached hereto as Exhibit "B".
- 7. The conversion will be effective as of the filing of a corresponding certificate of conversion with the Secretary of State of Texas under section 10.155(a) of the BOC, and with the Secretary of State of Nevada under NRS section 92A.205.
- 8. In accordance with the requirements of the NRS and the BOC, a copy of this Plan will be maintained in the records of the converting entity and of the converted entity, and a copy of this Plan will be provided without charge, on written request, to any shareholder of the converting entity before the conversion is effective or to any shareholder of the converted entity after the conversion is effective.

PLAN OF CONVERSION
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PAGE 1 OF 2

Dated: April 22, 2008.

CONVERTING ENTITY:

BLACKHAWK MODIFICATIONS, INC.

JIM ALLMON, President

Tex. Business Organizations Code § 10.106

This document is current through the 2013 3rd Called Session

Texas Statutes and Codes > BUSINESS ORGANIZATIONS CODE > TITLE 1. GENERAL PROVISIONS > CHAPTER 10. MERGERS, INTEREST EXCHANGES, CONVERSIONS, AND SALES OF ASSETS > SUBCHAPTER C. CONVERSIONS

§ 10.106. General Effect of Conversion

When a conversion takes effect:

- (1) the converting entity continues to exist without interruption in the organizational form of the converted entity rather than in the organizational form of the converting entity;
- (2) all rights, title, and interests to all property owned by the converting entity continues to be owned, subject to any existing liens or other encumbrances on the property, by the converted entity in the new organizational form without:
 - (A) reversion or impairment;
 - (B) further act or deed; or
 - (C) any transfer or assignment having occurred;
- (3) all liabilities and obligations of the converting entity continue to be liabilities and obligations of the converted entity in the new organizational form without impairment or diminution because of the conversion:
- (4) the rights of creditors or other parties with respect to or against the previous owners or members of the converting entity in their capacities as owners or members in existence when the conversion takes effect continue to exist as to those liabilities and obligations and may be enforced by the creditors and obligees as if a conversion had not occurred;
- (5) a proceeding pending by or against the converting entity or by or against any of the converting entity's owners or members in their capacities as owners or members may be continued by or against the converted entity in the new organizational form and by or against the previous owners or members without a need for substituting a party;
- (6) the ownership or membership interests of the converting entity that are to be converted into ownership or membership interests of the converted entity as provided in the plan of conversion are converted as provided by the plan, and if the converting entity is a domestic entity, the former owners or members of the domestic entity are entitled only to the rights provided in the plan of conversion or a right of dissent and appraisal under this code;
- (7) if, after the conversion takes effect, an owner or member of the converted entity as an owner or member is liable for the liabilities or obligations of the converted entity, the owner or member is liable for the liabilities and obligations of the converting entity that existed before the conversion took effect only to the extent that the owner or member:
 - (A) agrees in writing to be liable for the liabilities or obligations;
 - (B) was liable, before the conversion took effect, for the liabilities or obligations; or
 - (C) by becoming an owner or member of the converted entity, becomes liable under other applicable law for the existing liabilities and obligations of the converted entity; and
- (8) If the converted entity is a non-code organization, the converted entity is considered to have:
 - (A) appointed the secretary of state in this state as its agent for service of process in a proceeding to enforce any obligation or the rights of dissenting owners or members of the converting domestic entity; and

Lee Aligood

Page 2 of 2

Tex. Business Organizations Code § 10.106

(B) agreed that the converted entity will promptly pay the dissenting owners or members of the converting domestic entity the amount, if any, to which they are entitled under this code.

History

Enacted by Acts 2003, 78th Leg., ch. 182 (H.B. 1156), § 1, effective January 1, 2006.

Annotations

Notes

Revisor's Notes. --

No substantive change is intended, except as described in the revisor's note to Section 10.101.

Case Notes

Contracts Law: Types of Contracts: Guaranty Contracts

Mergers & Acquisitions Law: Liabilities & Rights of Successors: General Overview Mergers & Acquisitions Law: Liabilities & Rights of Successors: Mere Continuation

LexisNexis (R) Notes

Contracts Law: Types of Contracts: Guaranty Contracts

- 1. Guarantors who agreed to be liable for the debts of a limited liability corporation were liable for the debts of its successor pursuant to the articles of conversion and Tex. Bus. Org. Code Ann. §§ 10.103 and 10.106; the LLC continued to exist in the organizational form of its successor. Wasserberg v. Flooring Servs. of Tex., Lic, 376 S.W.3d 202, 2012 Tex. App. LEXIS 5927 (Tex. App. Houston 14th Dist. 2012).
- 2. Trial court properly granted a partial summary judgment for a corporation in a suit it brought against a shareholder, as a guarantor, to enforce the terms of the guaranty agreement where the corporation had amended its name twice and changed the form of its business, but it properly showed to the trial court that it was the same entity as its predecessor and the shareholder was liable. Lee v. Martin Marietta Materials Southwest, Ltd., 141 S.W.3d 719, 2004 Tex. App. LEXIS 5502 (Tex. App. San Antonio 2004).

Mergers & Acquisitions Law: Liabilities & Rights of Successors: General Overview

3. Employer did not cease to exist upon conversion from a corporation to a LLC. as the converted entity, the LLC could enforce an arbitration agreement under Tex. Bus. Orgs. Code Ann. § 10.106(3) to the extent that the parties formed an agreement. Gunda Corp., LLC v. Yazhari, 2013 Tex. App. LEXIS 1040 (Tex. App. Houston 14th Dist. Feb. 5 2013).

Mergers & Acquisitions Law: Liabilities & Rights of Successors: Mere Continuation

4. Guarantors who agreed to be liable for the debts of a limited liability corporation were liable for the debts of its successor pursuant to the articles of conversion and Tex. Bus. Org. Code Ann. §§ 10.103 and 10.106; the LLC continued to exist in the organizational form of its successor. Wesserberg v. Flooring Servs. of Tex., Ltc. 376 S.W.3d 202, 2012 Tex. App. LEXIS 5927 (Tex. App. Houston 14th Dist. 2012).

LexisNexis @ Texas Annotated Statutes

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Lee Allgood

Nev. Rev. Stat. Ann. § 92A.250

This document is current through the Seventy-Seventh Regular Session (2013) and the Twenty-Eighth Special Session (2014)

Nevada Revised Statutes Annotated > Title 7. Business Associations; Securities; Commodities. > Chapter 92A. Mergers. Conversions, Exchanges and Domestications. > Authority. Procedure and Effect

92A.250. Effect of merger, conversion or exchange.

- 1. When a merger takes effect:
 - (a) Every other entity that is a constituent entity merges into the surviving entity and the separate existence of every entity except the surviving entity ceases;
 - (b) The title to all real estate and other property owned by each merging constituent entity is vested in the surviving entity without reversion or impairment;
 - (c) The surviving entity has all of the liabilities of each other constituent entity;
 - (d) A proceeding pending against any constituent entity may be continued as if the merger had not occurred or the surviving entity may be substituted in the proceeding for the entity whose existence has ceased;
 - (e) The articles of incorporation, articles of organization, certificate of limited partnership or certificate of trust of the surviving entity are amended to the extent provided in the plan of merger; and
 - The owner's interests of each constituent entity that are to be converted into owner's interests. obligations or other securities of the surviving or any other entity or into cash or other property are converted, and the former holders of the owner's interests are entitled only to the rights provided in the articles of merger or any created pursuant to NRS 92A.300 to 92A.500, inclusive.
- 2. When an exchange takes effect, the owner's interests of each acquired entity are exchanged as provided in the plan, and the former holders of the owner's interests are entitled only to the rights provided in the articles of exchange or any rights created pursuant to NRS 92A.300 to 92A.500, inclusive.
- 3. When a conversion takes effect:
 - (a) The constituent entity is converted into the resulting entity and is governed by and subject to the law of the jurisdiction of the resulting entity;
 - (b) The conversion is a continuation of the existence of the constituent entity;
 - (c) The title to all real estate and other property owned by the constituent entity is vested in the resulting entity without reversion or impairment;
 - (d) The resulting entity has all the liabilities of the constituent entity;
 - (e) A proceeding pending against the constituent entity may be continued as if the conversion had not occurred or the resulting entity may be substituted in the proceeding for the constituent entity:
 - (f) The owner's interests of the constituent entity that are to be converted into the owner's interests of the resulting entity are converted;
 - (g) An owner of the resulting entity remains liable for all the obligations of the constituent entity to the extent the owner was personally liable before the conversion; and
 - (h) The domestic constituent entity is not required to wind up its affairs, pay its liabilities, distribute its assets or dissolve, and the conversion is not deemed a dissolution of the domestic constituent entity.

Lee Aligood

Page 2 of 2

Nev. Rev. Stat. Ann. § 92A.250

History

1995, ch. 586, § 33, p. 2085; 1999, ch. 357, § 182, p. 1630; 2001, ch. 296, § 133, p. 1413; 2001, ch. 601, § 59, p. 3199.

Annotations

NOTES TO DECISIONS

Cited in:

Cohen v. Mirage Resorts, Inc., 119 Nev. 1, 62 P.3d 720, 2003 Nev. LEXIS 1 (2003); HD Supply Facilities Maint., Ltd. v. Bymoen, 210 P.3d 183, 2009 Nev. LEXIS 27 (2009).

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Lee Aligood

STATE OF NEVADA

ROSS MILLER Secretary of State



SCOTT W. ANDERSON

Deputy Secretary for Commercial Recordings

Certified Copy

May 8, 2008

Job Number:

C20080501-1724

Reference Number: 00001843659-26

Expedite:

Through Date:

The undersigned filing officer hereby certifies that the attached copies are true and exact copies of all requested statements and related subsequent documentation filed with the Secretary of State's Office, Commercial Recordings Division listed on the attached report.

Document Number(s)

Description

Number of Pages 7 Pages/1 Copies

20080273230-37

Convert Out

Respectfully,

ROSS MILLER Secretary of State

Certification Clerk

Commercial Recording Division

202 N. Carson Street Carson City, Nevada 89701-4069 Telephone (775) 684-5708 Fax (775) 684-7138



ROSS MILLER Secretary of State 204 North Carson Street, Ste 1 Carson City, Nevada 89701-4299 (775) 684 5708 Website: secretaryofstate,biz

Articles of Conversion

(PURSUANT TO NRS 92A.205)

Page 1

Filed in the office of

Ross Miller

Secretary of State

State of Nevada

Document Number

20080273230-37

Filing Date and Time

04/22/2008 8:00 AM

Entity Number

C12193-1999

USE BLACK INK ONLY - DO NOT HIGHLIGHT

ABOVE SPACE IS FOR OFFICE USE ONLY

Articles of Conversion (Pursuant to NRS 92A.205)

Blackhawk Modifications, Inc.	
Name of constituent entity	
Nevada	Corporation
lurisdiction	Entity type *
and,	
Blackhawk Modifications, Inc.	
Varue of resulting entity	
i exas	Corporation
Texas Jurisdiction plan of conversion has been adopte w of the jurisdiction governing the c	Corporation Entity type * d by the constituent entity in compliance with the onstituent entity.
Jurisdiction plan of conversion has been adopte w of the jurisdiction governing the c	Entity type * d by the constituent entity in compliance with the onstituent entity.
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plan of conversion has been adopted wo of the jurisdiction governing the concation of plan of conversion: (check	Entity type * d by the constituent entity in compliance with the onstituent entity. cone) attached to these articles. conversion is on file at the registered office or principal

This form must be accompanied by appropriate fees.

Nevada Secretary of State Form AM Conversion page 1 2007 Revised on: 01/01/07



ROSS MILLER Secretary of State 204 North Carson Street, Ste 1 Carson City, Nevada 89701-4299 (775) 684 5708 Website: secretaryofstate.biz

Articles of Conversion

(PURSUANT TO NRS 92A.205)

Page 2

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4. Forwarding address where copies of process may be sent by the Secretary of State of Nevada (If a foreign entity is the resulting entity in the conversion):

Attn:	Jim Allmon		
c/o:	7601 Karl Ma Waco, Texas		
5. Effective date of r	conversion (ptional) (not to exceed 90 days aff	ter the articles are filed
pursuant to NRS		phonal frot to exceed to days an	Me aldere are ince
poisuant to NAS	#2M.240) . [
of each Nevada lin limited-flability com Nevada business to partnership govern 2. If constituent en by the law governing.	ntity is a Neva nited partners npany with ma rust; a manag ed by NRS cr tity is a foreig ng it.	da entity: an officer of each Nevada nip or limited-liablity limited partners nagers or all the members if there a ing partner of a Nevada limited-liabili apter 87),	hip; a manager of each Nevada re no managers; a trustee of each
Blackhawk Modific		manusk falsantinis	
Name of constitu	ent eptity	7, President	April 22, 2008
Signature /		Title	Date
1.2			

* Pursuant to MRS 92A.205(4) If the conversion takes effect on a later date specified in the articles of conversion pursuant to NRS 92A.240, the constituent document filed with the Secretary of State pursuant to paragraph (b) subsection 1 must state the name and the jurisdiction of the constituent entity and that the existence of the resulting entity does not begin until the later date. This statement must be included within the resulting entity's' articles.

Filing Fee \$350.00

This form must be accompanied by appropriate fees.

Navada Secretary of State Form AM Conversion page 2 2007 Revised on \$150.67

Plan of Conversion Nevada Corporation to Texas Corporation

This Plan of Conversion (the "Plan") is adopted and approved by the board of directors and shareholders of BLACKHAWK MODIFICATIONS, INC., a Nevada corporation, pursuant to Chapter 92A of the Revised Nevada Statutes ("NRS") and Chapter 10, subchapter C, of the Texas Business Organizations Code (the "BOC").

- The name of the converting entity is BLACKHAWK MODIFICATIONS, INC., a Nevada corporation.
- 2. The name of the converted entity is BLACKHAWK MODIFICATIONS, INC., a Texas corporation.
- 3. The converting entity is continuing its existence in the organizational form of the converted entity.
 - 4. The converted entity will be a corporation formed under the laws of the state of Texas.
- 5. The manner and basis of converting the shares of capital stock of the converting entity into shares of capital stock of the converted entity are as follows:
 - a. On the effectiveness of the conversion under this Plan, each outstanding share of common stock of the converting entity will be converted into one share of common stock of the converted entity.
 - b. On the effectiveness of the conversion under this Plan, (1) the shareholders of the converting entity will deliver the stock certificates representing all shares of common stock that were outstanding immediately before the conversion to the converted entity in exchange for stock certificates of the converted entity representing the same numbers of shares of common stock of the converted entity, issued to the same shareholders, and (2) the old stock certificates of the converting entity will no longer represent any outstanding shares of common stock or any ownership of the converted entity.
 - 6. The certificate of formation of the converted entity is attached hereto as Exhibit "B".
- 7. The conversion will be effective as of the filing of a corresponding certificate of conversion with the Secretary of State of Texas under section 10.155(a) of the BOC, and with the Secretary of State of Nevada under NRS section 92A.205.
- 8. In accordance with the requirements of the NRS and the BOC, a copy of this Plan will be maintained in the records of the converting entity and of the converted entity, and a copy of this Plan will be provided without charge, on written request, to any shareholder of the converting entity before the conversion is effective or to any shareholder of the converted entity after the conversion is effective.

PLAN OF CONVERSION

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Page 1 of 2

EXHIBIT "D"

Dated: April 22, 2008.

CONVERTING ENTITY:

BLACKHAWK MODIFICATIONS, INC.

PLAN OF CONVERSION
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PAGE 2 OF 2

EXHIBIT "D"

TRADEMARK

Form 201 (Revised 1/06)

Return in duplicate to: Secretary of State P.O. Box 13697 Austin, TX 78711-3697 512 463-5555 FAX: 512/463-5709

Filing Fee: \$300

Certificate of Formation For-profit Corporation

This space reserved for office use.

A. India = 15hi	Gravatine and system	

The filing entity being formed is a for-profit corporation. The name of the entity is:

BLACKHAWK MODIFICATIONS, INC.

The name must contain the word "corporation," "company," "incorporated," "limited" or an abbreviation of one of these terms.

A. The initial registered agent is an organization (cannot be entity named above) by the name of:

☑ B. The initial registered agent is an individual resident of the state whose name is set forth below:

ЛΜ

ALLMON

First Name

C. The business address of the registered agent and the registered office address is:

7601 KARL MAY DRIVE

WACO

Street Address

76708

Zip Code

The number of directors constituting the initial board of directors and the names and addresses of the person or persons who are to serve as directors until the first annual meeting of shareholders or until their successors are elected and qualified are as follows:

ЛМ		ALLMON			
First Name	M.I.	Last Name			Suffix
7601 KARL MAY DRIVE	WAC)	TX	76708	USA
Street or Mailing Address	City		State	Zip Cod	le Country

EXHIBIT "B"

Form 201

EXHIBIT "D"

TRADEMARK

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· ·					CONTROL AND AND AND RESIDENCE
DALE		GRIFFIN			
First Name	M.I.	Last Name			Suffix
6 WINDERMERE LANE	HOUST	ЮИ	TX	77063	USA
Street or Mailing Address	City		State	Zip Code	Country
Director 3				Till-Lengows of Lability	
		(en Beene Pronte.	The states and the second	Library a North William S. P. French R.
MATT		CHIENTANT			
First Name	M.I.	SHIEMAN Last Name			Cuffic.
					Suffix
20 DINKID AT T DE 4 CM	3.500	,			
30 BIRKDALE PLACE	MORAG	ýΑ	CA	94556	USA
Street or Mailing Address	City	**************************************	State	Zip Code	Country
The total number of shares the co	-		1,000,0	00	
A. The par value of each of too B. The shares shall have no p If the shares are to be divided into classes, y (or statement of no par value), and the prefe	he authorized sha par value.	res is:	the number	of shares of each ol	ass, the par value
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Form 201

EXHIBIT "D"

The name and address of the orga	mizer:		
JIM ALLMON			
Name			
7601 KARL MAY DRIVE	WACO	TX	76708
Street or Mailing Address	City	State	Zip Code
	Geographics (Carling) (Section	150.000.000.000.000.000.000.000.000.000.	
A. This document becomes ef	fective when the document	is filed by the secretar	ry of state.
B. This document becomes ef		•	•
the date of signing. The delayed			
C. This document takes effect	•	nture event or fact, other	er than the
passage of time. The 90th day aft	* * •	• • • • • • • • • • • • • • • • • • • •	
The following event or fact will o	cause the document to take	effect in the manner de	escribed below:
	151,791,711,15		
The undersigned signs this document materially false or fraudulent inst		imposed by law for th	e submission of a
Date: April 22, 2008		1.	
	Story	Allen-	
	Signature of or	ganizer JIM ALLMON	
		•	
		•	

Form 201

6

TOTAL P.10

Corporations Section P.O.Box 13697 Austin, Texas 78711-3697



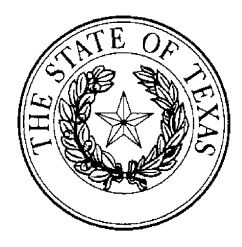
Office of the Secretary of State

Certificate of Fact

The undersigned, as Secretary of State of Texas, does hereby certify that the document, Certificate of Conversion for Blackhawk Modifications, Inc. (file number 800969826), a Domestic For-Profit Corporation, was filed in this office on April 24, 2008.

It is further certified that the entity status in Texas is in existence.

In testimony whereof, I have hereunto signed my name officially and caused to be impressed hereon the Seal of State at my office in Austin, Texas on June 10, 2015.



Carlos H. Cascos Secretary of State

EXHIBIT "E"

Come visit us on the internet at http://www.sos.state.tx.us/

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