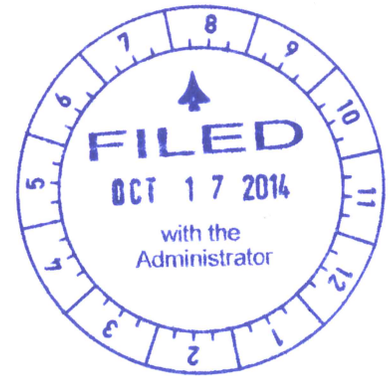


STATE OF OKLAHOMA
DEPARTMENT OF SECURITIES



IN THE MATTER OF:)
JIM J. HAMMONS,) ODS FILE 14-017
RESPONDENT.)

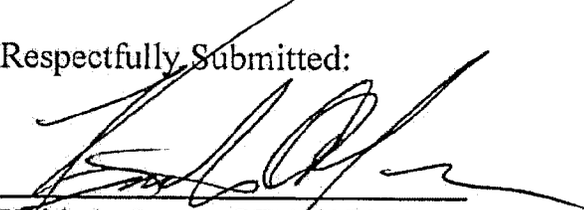
RESPONSE TO SUBPOENA DUCAS TECUM

COMES NOW, Patricia Reynolds by and through counsel Keith A. Jones, and for her response to the subpoena issued herein on the 18th day of September 2014 answers as follows:

1. See attached
 - a. Agreement dated 9/12/2012
 - b. Executive Black Belt Training Centers, LLC authorization dated 9/12/2012
 - c. Meeting Minutes for 9/12/2012 to authorize the signing
2. See attached
 - a. Agreement dated 9/12/2012
 - b. Executive Black Belt Training Centers, LLC authorization dated 9/12/2012
 - c. Meeting Minutes for 9/12/2012 to authorize the signing
3. None.
4. Email about Greg Cooper's family entering Martial Arts Advantage
5. None.
6. None.
7. None.
8. None - the company was never funded and never open the bank account
9. None.

10. See Attached.

Respectfully Submitted:



Keith A. Jones, OBA#17072
5801 EAST 41ST STREET, SUITE 300
TULSA, OK 74135-5628
Telephone: 918-770-4890
Attorney for Patricia Reynolds

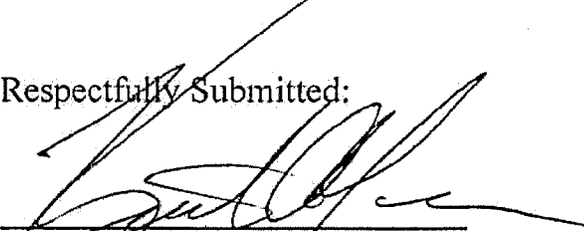
CERTIFICATE OF MAILING

The undersigned attorney hereby certifies that a on the 13th day of October, 2014 a true and correct copy of the foregoing was mailed via the United States Postal Service first class with postage prepaid to the following:

Irving L. Fought
Oklahoma Department of Securities
First National Center
Suite 860
120 North Robinson
Oklahoma City, OK 73102

Terra Bonnell
Enforcement Attorney
Oklahoma Department of Securities
First National Center
Suite 860
120 North Robinson
Oklahoma City, OK 73102

Respectfully Submitted:



Keith A. Jones, OBA#17072

Agreement

Reaction Force, LLC is a company legally operating in the state of Oklahoma as a single member LLC as of 9/12/2012. The single member of the LLC is Gregory M. Cooper, an individual, of Broken Arrow, OK. This agreement is made between Gregory M. Cooper, an individual, and Executive Black Belt Centers, LLC as of 9/12/2012 and is intended to be fully legally binding on all parties.

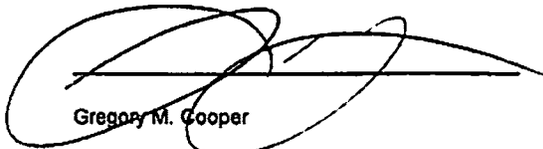
The agreement is made that for good and valuable consideration, Executive Black Belt Training Centers, LLC will become a 50% managing member and Gregory M. Cooper will retain 50% managing member status of Reaction Force, LLC effective 9/13/2012.

Because Reaction Force, LLC will be moving from one to two members, it is acknowledged that the tax filing status of the LLC will change as of 9/13/2012. The change to partnership or corporate (either C or S) status will be completed according to the recommendation of Randy Draper, CPA, or another CPA that both parties agree upon, with the result being the most advantageous structure for both parties.

Reclassification of tax status and filing for an EIN number shall be completed no later than 10/8/2012.

Both parties acknowledge that although the articles of organization of the LLC will not need to be amended, the Operating Agreement of Reaction Force, LLC will require amendment or revision. Because adding a member to a single member LLC fundamentally alters the internal structure of the LLC, Operating Agreement provisions relating to the members' rights and obligations will be changed to accommodate the conflicting interests that necessarily arise with the addition of a second party, giving

consideration to issues such as members' voting rights, members' rights to profits and distributions, and restrictions on transfer of members' interests that do not exist with a single member LLC. Both members will acquire a 50% interest in the profits, losses and distributions of the LLC as of 9/13/2012. Both Gregory M. Cooper and Executive Black Belt Centers, LLC agree that all contributions, financial or otherwise, made by each of the parties as capital contribution to Reaction Force, LLC are equal in value, and will result in an equal 50% split in managing membership of Reaction Force, LLC effective 9/13/2012.

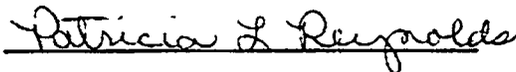

Gregory M. Cooper
An individual


Jim J. Hammons
for Executive Black Belt Centers, LLC

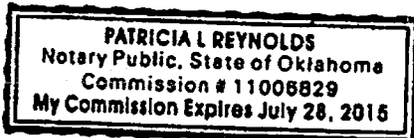
State of Oklahoma, County of Oklahoma

On this date, 09/12/12, 2012, personally appeared before me, a notary public, Gregory M. Cooper, personally known by me or who has satisfactorily proved to me to be the signer of the above instrument, and acknowledged that he executed the same.

My commission expires: July 28, 2015



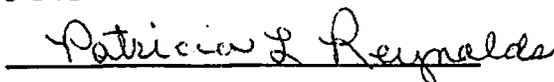
Notary Public

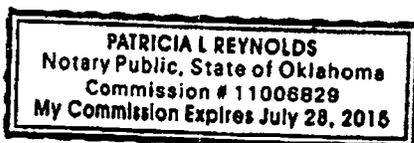


State of Oklahoma, County of Oklahoma

On this date, 09/12/12, 2012, personally appeared before me, a notary public, Jim J. Hammons, personally known by me or who has satisfactorily proved to me to be the signer of the above instrument, and acknowledged that he executed the same.

My commission expires: July 28, 2015





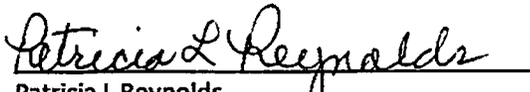
EXECUTIVE BLACK BELT TRAINING CENTERS, LLC. AUTHORIZATION

I, Patricia L Reynolds, certify that I am the sole Member and Manager of the above named Limited Liability Company organized under the laws of Oklahoma, and that the authorization on this document is a correct copy of the authorization granted at a meeting of all members of Executive Black Belt Training Centers, LLC. on September 12, 2012. I certify that I have the power to give such authorization for the Company as provided in the Operating Agreement adopted on August 29, 2012.

This authorization appears in the minutes of the meeting and has not been rescinded or modified.

Jim Hammons is authorized to exercise the powers granted as indicated below:

Sign on my behalf a document titled "Agreement" between Executive Black Belt Training Centers, LLC and Gregory Cooper, an individual, dated September 12, 2012. This is the only authorization granted.


Patricia L Reynolds
Managing Member


Date

Executive Black Belt Training Centers, LLC

Meeting Minutes

September 12, 2012

I. Call to order

Patricia Reynolds called to order the special meeting of Executive Black Belt Training Centers, LLC at 8:00am on September 12, 2012 at Tulsa, OK.

II. Roll call

Patricia Reynolds conducted a roll call. The following persons were present:
Patricia Reynolds, sole member

III. Approval of minutes from last meeting

Patricia Reynolds read the minutes from the last meeting. The minutes were approved as read.

IV. Open issues - none

V. New business

- a) Authorize Jim Hammons to sign document for me titled "Agreement" dated 9/12/12 between Executive Black Belt Training Centers, LLC and Gregory Cooper, an individual.

VI. Adjournment

Patricia Reynolds adjourned the meeting at 8:10am.

Minutes submitted by: Patricia Reynolds, sole member

Minutes approved by: Patricia Reynolds, sole member

Agreement

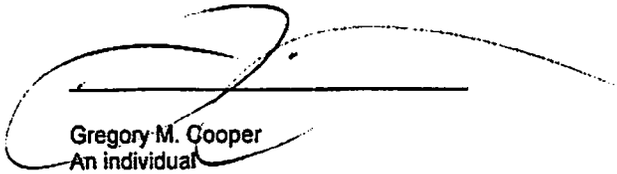
Reaction Force, LLC is a company legally operating in the state of Oklahoma as of 10/1/2012. This agreement is made between Reaction Force, LLC and MAES, LLC, as of 10/1/2012 and is intended to be fully legally binding on all parties.

The agreement is made that for good and valuable consideration of a \$30,000.00 capital contribution into Reaction Force, LLC that will be used to complete the execution of the Asset Purchase Agreement dated 9/15/12 and attached, MAES, LLC will become a 33.3% limited member of Reaction Force, LLC effective 10/1/2012.

This agreement and updates to the Operating Agreement of Reaction Force, LLC welcomes the membership of MAES, LLC to participate in all aspects of The Center Project, which has 2 distinct parts. First, the existing Asset Purchase Agreement, which purchases 2 existing martial arts school locations dba "The Center for Martial Arts", located inside the Super WalMarts at 6310 S Elm Pl Broken Arrow, OK 74011 and 4000 SE Green Country Rd, Bartlesville, OK 74006. Second, The Center Project includes all future purchases and operations of franchise locations from The Center for Martial Arts, LLC. Reaction Force, LLC has other business ventures which are specifically acknowledged to be outside the scope of this agreement.

The parties acknowledge that although the articles of organization of the LLC will not need to be amended, the Operating Agreement of Reaction Force, LLC will require amendment or revision. Because adding a limited member to the LLC fundamentally alters the internal structure of the LLC, Operating Agreement provisions relating to the members' rights and obligations will be changed to accommodate the conflicting interests that necessarily arise with the addition of a party, giving consideration to issues such as members' voting rights, members' rights to profits and distributions, and restrictions on transfer of members' interests that do not currently exist. In all aspects of The Center Project within Reaction Force, LLC, MAES, LLC will acquire a 33.3% interest, Gregory M. Cooper will retain 33.3% interest, and

Executive Black Belt Centers, LLC will retain 33.3% interest in the profits, losses and distributions of the LLC. In the other business ventures of Reaction Force, LLC, the managing members will remain unchanged. It is agreed that the changes in the Operating Agreement will be completed by 10/20/12 and must be approved by all parties.

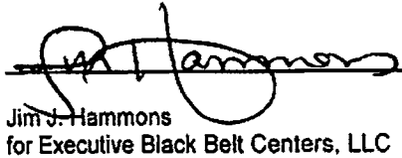

Gregory M. Cooper
An individual

State of Oklahoma, County of Oklahoma

On this date, 10/1/12, 2012, personally appeared before me, a notary public, Gregory M. Cooper, personally known by me or who has satisfactorily proved to me to be the signer of the above instrument, and acknowledged that he executed the same.

My commission expires: July 28, 2015

Patricia L Reynolds
Notary Public


Jim J. Hammons
for Executive Black Belt Centers, LLC

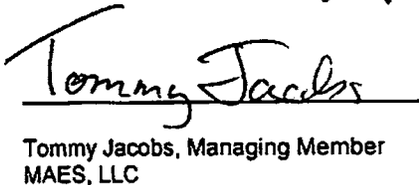
PATRICIA L REYNOLDS
Notary Public, State of Oklahoma
Commission # 11006829
My Commission Expires July 28, 2015

State of Oklahoma, County of Oklahoma

On this date, 10/1/12, 2012, personally appeared before me, a notary public, Jim J. Hammons, personally known by me or who has satisfactorily proved to me to be the signer of the above instrument, and acknowledged that he executed the same.

My commission expires: July 28, 2015

Patricia L Reynolds
Notary Public


Tommy Jacobs, Managing Member
MAES, LLC

PATRICIA L REYNOLDS
Notary Public, State of Oklahoma
Commission # 11006829
My Commission Expires July 28, 2015

State of Oklahoma, County of Oklahoma

On this date, 10/1/12, 2012, personally appeared before me, a notary public, Tommy Jacobs, personally known by me or who has satisfactorily proved to me to be the signer of the above instrument, and acknowledged that he executed the same.

My commission expires: July 28, 2015

Patricia L Reynolds
Notary Public

PATRICIA L REYNOLDS
Notary Public, State of Oklahoma
Commission # 11006829
My Commission Expires July 28, 2015

EXECUTIVE BLACK BELT TRAINING CENTERS, LLC. AUTHORIZATION

I, Patricia L Reynolds, certify that I am the sole Member and Manager of the above named Limited Liability Company organized under the laws of Oklahoma, and that the authorization on this document is a correct copy of the authorization granted at a meeting of all members of Executive Black Belt Training Centers, LLC. on October 1, 2012. I certify that I have the power to give such authorization for the Company as provided in the Operating Agreement adopted on August 29, 2012.

This authorization appears in the minutes of the meeting and has not been rescinded or modified.

Jim Hammons is authorized to exercise the powers granted as indicated below:

Sign on my behalf a document titled "Agreement", dated October 1, 2012, a copy of which shall be attached to this authorization. This is the only authorization granted.

Patricia L Reynolds
Patricia L Reynolds
Managing Member

October 1, 2012
Date

Executive Black Belt Training Centers, LLC
Meeting Minutes

October 1, 2012

I. Call to order

Patricia Reynolds called to order the special meeting of Executive Black Belt Training Centers, LLC at 8:00am on October 1, 2012 at Tulsa, OK.

II. Roll call

Patricia Reynolds conducted a roll call. The following persons were present:
Patricia Reynolds, sole member

III. Approval of minutes from last meeting

Patricia Reynolds read the minutes from the last meeting. The minutes were approved as read.

IV. Open issues - none

V. New business

- a) Authorize Jim Hammons to sign document for me titled "Agreement" dated 10/1/12. Authorization is granted by "Executive Black Belt Training Centers, LLC Authorization" dated 10/1/12 and attached to these Meeting Minutes.

VI. Adjournment

Patricia Reynolds adjourned the meeting at 8:10am.

Minutes submitted by: Patricia Reynolds, sole member

Minutes approved by: Patricia Reynolds, sole member

Subject: Coopers

From: Tracy Hammons (tracyceo-maa@yahoo.com)

To: awesomefantasticnana@yahoo.com;

Date: Monday, March 18, 2013 7:01 PM

Tonight at approximately 6:20pm, Greg Cooper's mother and father pulled up to the martial arts school in a white extended cab pickup truck. Mrs. Cooper got out of the truck, came inside the school, took a picture with her ipad of Master Hammons who was walking through the lobby and greeted her, then shouted "You piece of shit" and went back to the truck, and they left. She did this with children in class on the premises. They were scared by her behavior. We will contact the police in the future if this aggressive and improper behavior occurs again.

Thank you,
Tracy Hammons

**LIMITED LIABILITY COMPANY OPERATING AGREEMENT
FOR
Executive Black Belt Training Centers, LLC**

A Single Member-Managed Limited Liability Company

**ARTICLE I
Company Formation**

1.1 FORMATION. The Member hereby does form a Limited Liability Company ("Company") subject to the provisions of the Limited Liability Company Act as currently in effect as of this date. Articles of Organization shall be filed with the Secretary of State.

1.2 NAME. The name of the Company shall be Executive Black Belt Training Centers, LLC.

1.3 REGISTERED AGENT. The name and location of the registered agent of the Company shall be:

Patricia L Reynolds, 830 S. Elm Pl, Broken Arrow, OK 74012

1.4 TERM. The Company shall continue for a perpetual period unless,

(a) The Member votes for dissolution; or

(b) Any event which makes it unlawful for the business of the Company to be carried on by the Member; or

(c) Any other event causing dissolution of this Limited Liability Company under the laws of the State of Oklahoma.

1.5 CONTINUANCE OF COMPANY. Notwithstanding the provisions of ARTICLE 1.4, in the event of an occurrence described in ARTICLE 1.4(c), if there is at least one remaining Member, said remaining Member shall have the right to continue the business of the Company. Such right can be exercised by the written vote of the remaining Member within ninety (90) days after the occurrence of an event described in ARTICLE 1.4(c). If not so exercised, the right of the Member to continue the business of the Company may expire if that member desires.

1.6 BUSINESS PURPOSE. The purpose of the Company is to serve as a legal entity to use as a potential holding company to shield the Member(s) from personal liability while considering a future project. Should the Member(s) choose to become more active in martial arts instruction through this entity, the business purpose will be updated accordingly.

- 1.7 **PRINCIPAL PLACE OF BUSINESS.** The mailing address of this Company shall be 830 S. Elm Place, Broken Arrow, OK 74012.

The principal place of business may be changed to a location the Member may select. The Member may also choose to store company documents at any address the Member chooses.

- 1.8 **MEMBER.** The name and place of residence of the member are contained in Exhibit 1 attached to this Agreement.
- 1.9 **ADMISSION OF ADDITIONAL MEMBERS.** Except as otherwise expressly provided in the Agreement, additional members may be admitted to the Company through issuance by the company of a new interest in the Company or a sale of current a percent of current Member's interest.

ARTICLE II Capital Contributions

- 2.1 **INITIAL CONTRIBUTIONS.** The Member is not contributing to the Company capital at this time. This section shall be updated as needed.
- 2.2 **ADDITIONAL CONTRIBUTIONS.** Except as provided in ARTICLE 6.2, no Member shall be obligated to make any additional contribution to the Company's capital.

ARTICLE III Profits, Losses and Distributions

- 3.1 **PROFITS/LOSSES.** For financial accounting and tax purposes the Company's net profits or net losses shall be determined on an annual basis and shall be allocated to the Members in proportion to each Member's relative capital interest in the Company as set forth in Exhibit 2 as amended from time to time in accordance with Treasury Regulation 1.704-1.
- 3.2 **DISTRIBUTIONS.** The Member shall determine and distribute available funds annually or at more frequent intervals as the Member sees fit. Available funds, as referred to herein, shall mean the net cash of the Company available after appropriate provision for expenses and liabilities, as determined by the Member. Distributions in liquidation of the Company or in liquidation of a Member's interest shall be made in accordance with the positive capital account balances pursuant to Treasury Regulation 1.704-1(b)(2)(ii)(b)(2). To the extent a Member shall have a negative capital account balance, there shall be a qualified income offset, as set forth in Treasury Regulation 1.704-1(b)(2)(ii)(d).

- 3.3 **C or S CORPORATION ELECTION.** The Member may elect to be treated as a C corporation or an S corporation at any time to keep the profits of the LLC at the company level and not be forced to distribute profits to the Member or maximize taxation structure.

ARTICLE IV Management

- 4.1 **MANAGEMENT OF THE BUSINESS.** The management of the business is invested in the Member.
- 4.2 **MEMBER.** The liability of the Member shall be limited as provided pursuant to applicable law. The Member is in control, management, direction, and operation of the Company's affairs and shall have powers to bind the Company with any legally binding agreement, including setting up and operating a LLC company bank account when appropriate.
- 4.3 **POWERS OF THE MEMBER.** The Member is authorized on the Company's behalf to make all decisions in accordance with ARTICLE 4.2 as to (a) the sale, development lease or other disposition of the Company's assets; (b) the purchase or other acquisition of other assets of all kinds; (c) the management of all or any part of the Company's assets; (d) the borrowing of money and the granting of security interests in the Company's assets; (e) the pre-payment, refinancing or extension of any loan affecting the Company's assets; (f) the compromise or release of any of the Company's claims or debts; and, (g) the employment of persons, firms or corporations for the operation and management of the company's business. In the exercise of its management powers, the Member is authorized to execute and deliver (a) all contracts, conveyances, assignments leases, sub-leases, franchise agreements, licensing agreements, management contracts and maintenance contracts covering or affecting the Company's assets; (b) all checks, drafts and other orders for the payment of the Company's funds; (c) all promissory notes, loans, security agreements and other similar documents; and, (d) all other instruments of any other kind relating to the Company's affairs, whether like or unlike the foregoing. Furthermore, the Member may choose an authorized representative to execute any of the same. Such authorization shall be in writing and attached in the Meeting Minutes.
- 4.7 **NOMINEE.** Title to the Company's assets shall be held in the Company's name or in the name of any nominee that the Member may designate. The Member shall have power to enter into a nominee agreement with any such person, and such agreement may contain provisions indemnifying the nominee, except for his willful misconduct.
- 4.8 **COMPANY INFORMATION.** Upon request, the Chief Executive Member shall supply to any member information regarding the Company or its activities. Each Member or his authorized representative shall have access to and may inspect and copy all books, records and materials in the Chief Executive Member's possession regarding the Company or its activities.

records and materials in the Chief Executive Member's possession regarding the Company or its activities.

- 4.9 **EXCULPATION.** Any act or omission of the Member, the effect of which may cause or result in loss or damage to the Company or the Member if done in good faith to promote the best interests of the Company, shall not subject the Member to any liability to the Member.
- 4.10 **INDEMNIFICATION.** The Company shall indemnify any person who was or is a party defendant or is threatened to be made a party defendant, pending or completed action, suit or proceeding, whether civil, criminal, administrative, or investigative (other than an action by or in the right of the Company) by reason of the fact that he is or was a Member of the Company, Manager, authorized representative, employee or agent of the Company, or is or was serving at the request of the Company, for instant expenses (including attorney's fees), judgments, fines, and amounts paid in settlement actually and reasonably incurred in connection with such action, suit or proceeding if the Member acted in good faith and in a manner he/she reasonably believed to be in or not opposed to the best interest of the Company, and with respect to any criminal action proceeding, has no reasonable cause to believe his/her conduct was unlawful. The termination of any action, suit, or proceeding by judgment, order, settlement, conviction, or upon a plea of "no lo Contendere" or its equivalent, shall not in itself create a presumption that the person did or did not act in good faith and in a manner which he/she reasonably believed to be in the best interest of the Company, and, with respect to any criminal action or proceeding, had reasonable cause to believe that his/her conduct was lawful.
- 4.11 **RECORDS.** The Member shall cause the Company to keep at its principal place of business or other location the following:
- (a) A copy of the Certificate of LLC and the Company Operating Agreement and all amendments;
 - (b) Copies of the Company's federal, state and local income tax returns and reports, if any, for the three most recent years;
 - (c) Copies of any financial statements of the limited liability company for the three most recent years.

ARTICLE V Compensation

- 5.1 **MEMBER MANAGEMENT FEE.** Any Member rendering services to the Company shall be entitled to compensation commensurate with the value of such services.

- 5.2 **REIMBURSEMENT.** The Company shall reimburse the Member for all direct out-of-pocket expenses incurred by the Member in managing the Company.

ARTICLE VI

Bookkeeping

- 6.1 **BOOKS.** Once a capital contribution is made, the Member shall maintain complete and accurate books of account of the Company's affairs at the Company's principal place of business or other agreed location. Such books shall be kept on such method of accounting as the Member shall select. The company's accounting period shall be the calendar year.
- 6.2 **MEMBER'S ACCOUNTS.** The Member shall maintain separate capital and distribution accounts for each member. Each member's capital account shall be set up and maintained and shall consist of his initial capital contribution increased by:
- (a) Any additional capital contribution made by him/her;
 - (b) Credit balances transferred from his distribution account to his capital account; and decreased by:
 - (a) Distributions to him/her in reduction of Company capital;
 - (b) The Member's share of Company losses if charged to his/her capital account.
- 6.3 **REPORTS.** The Member shall close the books of account after the close of each calendar year, and shall prepare and send to each member a statement of such Member's distributive share of income and expense for income tax reporting purposes.

ARTICLE VII

Transfers

- 7.1 **ASSIGNMENT.** According to the appropriate Court, should the Member have a creditor with a judgment that was issued an assignment of the membership interest, the creditor shall only obtain an assignment of the membership interest, not the actual transfer of Membership in the LLC. The new assignee does not have any rights of the Member or have the ability to be involved in management of the LLC or the right to dissolve the LLC. The new assignee is only granted rights of the distributions of the Member's interests, if the Member decides to distribute at all, not the rights of membership. The assignee must release the Member's interests back to Member upon payment of the judgment in accordance with the appropriate Court.

ARTICLE VIII

Dissolution

- 8.1 **DISSOLUTION.** The Member may dissolve the LLC at any time. The Member may NOT dissolve the LLC for a loss of membership interests. Upon dissolution the LLC must pay its debts first before distributing cash, assets, and/or initial capital to the Member or the Members interests. The dissolution may only be ordered by the Member, not by the owner of the Members interests.

CERTIFICATE OF FORMATION

This Company Operating Agreement is entered into and shall become effective as of the Effective Date by and among the Company and the person executing this Agreement as Member. It is the Member's express intention to create a limited liability company in accordance with applicable law, as currently written or subsequently amended or redrafted.

The undersigned hereby agree, acknowledge, and certify that the foregoing operating agreement is adopted and approved by each member, the agreement consisting of 6 pages, constitutes, together with Exhibit 1 and Exhibit 2, the Operating Agreement of Executive Black Belt Training Centers, LLC, adopted by the member as of August 29, 2012

Member:



Signature

Printed Name Patricia L. Reynolds

Percent: 100%

EXHIBIT 1

LISTING OF MEMBERS

As of the 29th day of August, 2012, the following is a list of Members of the Company:

Name Patricia L. Reynolds **Percent** 100%

Address 6376 S. 80th E. Ave #B, Tulsa, OK 74133

Executive Black Belt Training Centers, LLC

Meeting Minutes

August 29, 2012

I. Call to order

Patricia Reynolds called to order the first meeting of the Executive Black Belt Training Centers at 7:45am on August 29, 2012 at Tulsa, OK.

II. Roll call

Patricia Reynolds conducted a roll call. The following persons were present:
Patricia Reynolds, sole member

III. New business

- a) Complete formation of LLC today, as the name was only reserved in 2010 rather than the actual LLC being filed with the state.

IV. Adjournment

Patricia Reynolds adjourned the meeting at 8:00am.

Minutes submitted by: Patricia Reynolds

Minutes approved by: Patricia Reynolds

OFFICE OF THE SECRETARY OF STATE



**CERTIFICATE
OF
LIMITED LIABILITY COMPANY**

WHEREAS, the Articles of Organization of

EXECUTIVE BLACK BELT TRAINING CENTERS, LLC

an Oklahoma limited liability company has been filed in the office of the Secretary of State as provided by the laws of the State of Oklahoma.

NOW THEREFORE, I, the undersigned, Secretary of State of the State of Oklahoma, by virtue of the powers vested in me by law, do hereby issue this certificate evidencing such filing.

IN TESTIMONY WHEREOF, I hereunto set my hand and cause to be affixed the Great Seal of the State of Oklahoma.



*Filed in the city of Oklahoma City this
29th day of August, 2012.*

Secretary of State

FILED - Oklahoma Secretary of State #3512371574 08/29/2012
OKLAHOMA Secretary of State Electronic Filing

ARTICLES OF ORGANIZATION
DOMESTIC LIMITED LIABILITY COMPANY
Document Number: 19937110002 Submit Date: 8/29/2012

LIMITED LIABILITY COMPANY NAME

The name of the Limited Liability Company is:
EXECUTIVE BLACK BELT TRAINING CENTERS, LLC

PRINCIPAL PLACE OF BUSINESS ADDRESS

830 S. ELM PL.
BROKEN ARROW, OK 74012 USA

EFFECTIVE DATE

Effective Date:
Same as filing date.

DURATION

Perpetual

REGISTERED AGENT AND REGISTERED OFFICE ADDRESS

Agent Name
PATRICIA L REYNOLDS
Address
830 S. ELM PL.
BROKEN ARROW, OK 74012 USA

ATTACHMENTS

File Label	File Name and Path
------------	--------------------

SIGNATURE

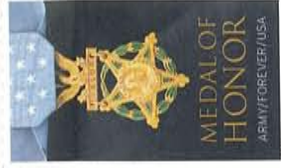
I hereby certify that the information provided on this form is true and correct to the best of my knowledge and by attaching the signature I agree and understand that the typed electronic signature shall have the same legal effect as an original signature and is being accepted as my original signature pursuant to the Oklahoma Uniform Electronic Transactions Act, Title 12A Okla. Statutes Section 15-101, et seq.

Dated - 8/29/2012

Signature Names
PATRICIA L. REYNOLDS

[End Of Image]

Keith A. Jones
Attorney At Law
5801 East 41st Street, Suite 300
Tulsa OK 74135-5628



Handwritten address:
Irving L. Fought
Oklahoma Department of Securities
First National Center
Suite 860
120 North Robinson
Oklahoma City, OK 73102