## HA Registered Agent Services, LLC Registered Agent Services Agreement

for		ARAS"), hereby agrees to act as Registered Agent g to the provisions of this Agreement, including the ge 2 hereof.
	ne current mailing address for the compa	
3. Th	ne current physical address for the compa	any is:
name, bus employee registered	siness address and business telephone nu or designated agent of the company who agent and is deemed the designated com	o provide its registered agent and keep current the mber of a natural person who is an officer, director, to is authorized to receive communications from the final interest of the company.  Iddress of record where the Secretary of State shall
send anni	ual reports, and the address where all se	ervice of process is to be delivered will be:
Name Fax Address		PhoneEmail
	Name and title:	Address:
registered first year, 7. Co	ompany agrees to pay HARAS \$150 fo agent services, plus \$50 for each servi HARAS may adjust its fees under this A	or registered agent services during the first year of ce of process, filing, or records request. After the agreement with 30 days prior notice to Company.
registered first year, 7. Cothis Agree	ompany agrees to pay HARAS \$150 fo agent services, plus \$50 for each services HARAS may adjust its fees under this A ompany agrees to inform HARAS in wri	or registered agent services during the first year of ce of process, filing, or records request. After the agreement with 30 days prior notice to Company.

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DATE: \_\_\_

## **Terms and Conditions**

- Company assumes liability for all charges incurred as a result of any and all services performed by HARAS
  on Company's behalf or upon Company's direction. Such charges shall be due and payable upon receipt of
  HARAS's invoice.
- 2. If Company fails to pay any outstanding balance for thirty (30) days following the date upon which such charge is invoiced, the services of HARAS shall be suspended, and HARAS may resign as registered agent in accordance with Wyoming law and Company shall assume any liability for any damages incurred as a result of such action.
- 3. HARAS does not agree to render legal or other professional service under the terms of this Agreement.
- 4. HARAS's statutory or contractual obligations as registered agent hereunder are limited to the receipt and forwarding to company of items covered by the respective statute, rule, regulation or contract, and do not include the provision of a business or mailing address independent of such statute, rule, regulation, or contract. Once these items have been forwarded, HARAS has no obligation to follow up with Company to ensure that required filings are made with state agencies. In addition, HARAS has no obligation to forward any items received pursuant to any unauthorized use of HARAS's address and assumes no liability to Company or any other party for loss of such items. Company assumes all liability for such losses regardless of whether Company had approved or initiated the unauthorized use. HARAS may seek reimbursement from Company for any and all costs incurred in connection with the unauthorized use of HARAS's address.
- 5. Except in the case of HARAS's proven negligence or willful misconduct, in either of which events HARAS's liability (in the aggregate) shall not exceed \$500, HARAS's entire liability and Company's exclusive remedy for damages due to performance or non-performance of HARAS, for any cause of service whatsoever, regardless of the form of action, whether in contract or in tort, shall be limited to the refund of the charges specifically related to the performance or non-performance of the direction of Company. When receiving process on behalf of Company, HARAS shall in no event be responsible for any part of the underlying claim, nor shall HARAS be responsible for the underlying collateral in connection with UCC filings or searches. In no event does HARAS assume any liability whatsoever to any party other than the Company for Company's use of HARAS's services, and Company agrees to indemnify HARAS against any claims brought by such parties. Company is prohibited from assigning any cause of action or remedy to any third party and is further prohibited from encouraging any third party from bringing any cause of action against HARAS.
- 6. While HARAS takes reasonable steps to provide complete and accurate services, HARAS cannot warrant or guarantee that its services are complete or error free. HARAS is not an insurer with regard to the services performed. In order to obtain HARAS's services for the charges stated, Company agrees to assume the risk for any and all liabilities disclaimed by HARAS and all damages in excess of the limited remedy provided herein.
- 7. It is Company's sole responsibility to keep HARAS informed as to any changes in address, or of changes of persons authorized to receive HARAS notifications, reports, process and legal matters. Such changes are deemed to be effective when entered into HARAS's client record system.
- 8. HARAS shall not be liable to Company or any third party for any direct, indirect, special, consequential, or incidental damages (including damages for loss of business profits, business interruption, loss of business information, and the like) arising out of the use of HARAS's services, even if HARAS has been advised of the possibility of such damages.
- 9. If HARAS or its employees, affiliates, subsidiaries, or representatives are subject to legal process on behalf of the Company, regardless of whether such process is due to Company's act or omission, the Company shall indemnify HARAS for any expenses incurred. These expenses include reasonable attorney fees that HARAS, in its sole discretion, incurs in obtaining legal representation.
- 10. The laws of the State of Wyoming shall govern, without regard to Wyoming's conflict of laws rules.

Initials