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Shelby Cnty Judge of Probate: AL
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**CERTIFICATE OF FORMATION
of**

**HORIZON ENTERPRISES & INVESTMENTS, L.L.C.
an Alabama limited liability company**

For the purpose of forming a limited liability company under the Alabama Limited Liability Company Law, Code of Alabama § 10A-5-1.01 *et seq.* and any act amendatory thereof, supplementary thereto or substituted therefor (hereinafter referred to as the "Act"), the undersigned do hereby sign and adopt this Certificate of Formation, and, upon the filing for record of this Certificate of Formation in the office of the Judge of Probate of the County in Alabama which is the county of the initial registered office established herein, the existence of a domestic limited liability company (hereinafter referred to as the "Company"), under the name set forth in Section 1.01 of Article I hereof, shall commence.

Article I. Statutory Requirements.

1.01 Name. The Name of the Company shall be: Horizon Enterprises & Investments, L.L.C.

1.02 Duration. The duration of the Company shall be perpetual, unless otherwise limited or sooner terminated by amendment hereto as provided in this Certificate or in the Operating Agreement between the undersigned members and any duly adopted amendments to or restatements of said Certificate or Operating Agreement.

1.03 Purpose. The purposes, objects and powers of the Company are: (a) to engage in any lawful business, investment, act or activity for which an Alabama Limited Liability Company may be organized under the Act and (b) to have and to exercise any and all of the powers specifically granted in the Act, none of which shall be deemed to be inconsistent with the nature, character or the object of the Company and none of which are denied to it by this Certificate of Formation.

1.04 Principal Office. The street address of the principal office of the limited liability company (LLC) is:

120 Metrock Circle, Helena, AL 35080

1.05 Registered Agent. The location and mailing address of the initial registered office and agent of the Company shall be:

Registered Agent

Leticia G. Bynum

Registered Office

120 Metrock Circle
Helena, AL 35080

1.06 Organizers and Initial Members. The name and address of the Organizers of the Company are:

Member	Address
Leticia G. Bynum	120 Metrock Circle Helena, AL 35080
Bobby L. Bynum	120 Metrock Circle Helena, AL 35080

1.07 Additional Members. Additional members may be admitted to membership in the Company, but only in the event that every then existing member of the Company has first consented in writing, after reasonable notice, to the admission of such proposed additional member as becoming and being such members of the Company.

1.08 Dissolution by Cessation of Membership. The cessation of any member or members to be a member of the Company shall not operate to dissolve the Company so long as, following the cessation of such member or members to be a member, there still remains at least one member of the Company.

1.09 Management. The business and affairs of the Company shall be managed by the following named managers, who shall serve until the first annual meeting of members, or until their respective successors are duly elected and qualified:

Manager	Address
Bobby L. Bynum	120 Metrock Circle Helena, AL 35080

Article II. Internal Affairs

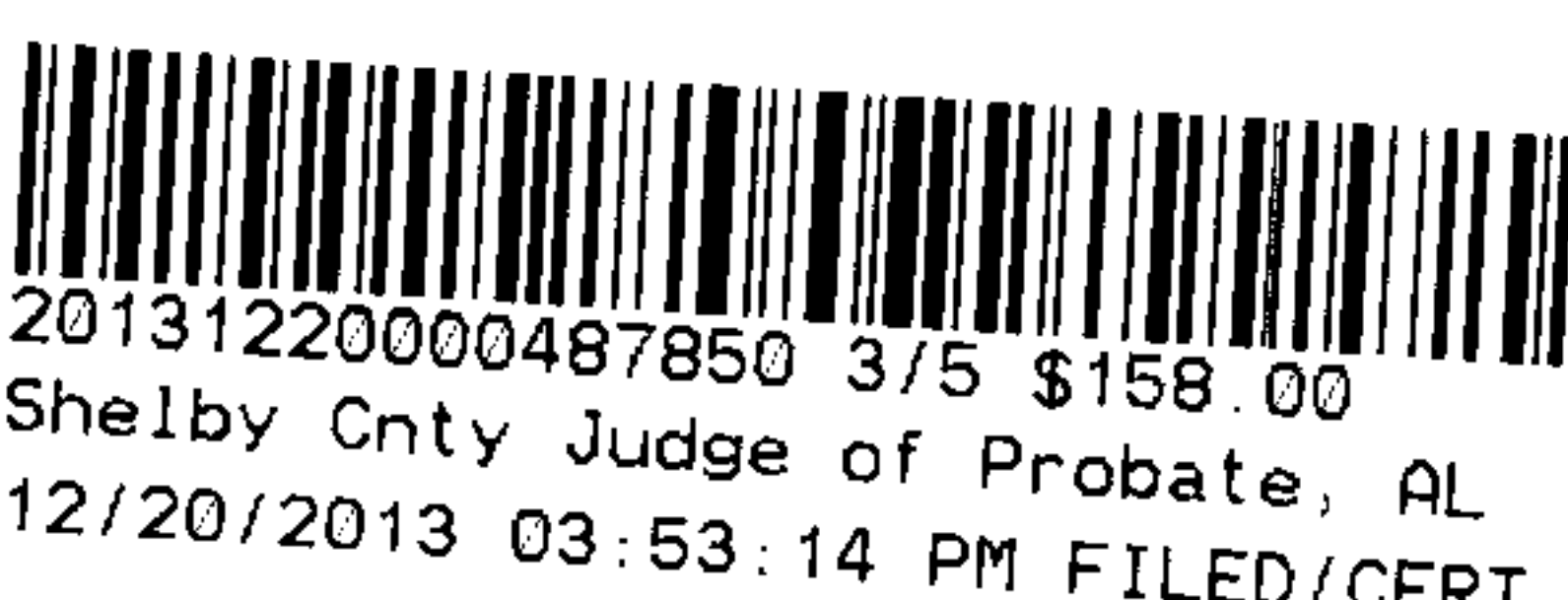
The following provisions for the regulation of the business and for the conduct of the affairs of the Company by its managers and members are hereby adopted:

2.01 Operating Agreement. The Operating Agreement of the Company (if any) shall be adopted by the Members. The power to alter, amend, or repeal the provisions of the Operating Agreement or to amend said operating Agreement shall be vested solely in the Members, which power may be exercised in the manner and to the extent provided in this Certificate and, where not inconsistent herewith, in the Operating Agreement, provided, however, that, except by unanimous consent of all Members of the Company, the Members may not alter, amend or repeal any provision in the Operating Agreement establishing the number of members, the time or place of membership

meetings, or what constitutes a quorum at such membership meetings, or which was adopted by the Members and specifically provides that it cannot be altered, amended or repealed by the Members. The Operating Agreement may contain any provisions for the regulation of the business and for the conduct of the members not inconsistent with the Act or this Certificate of Formation.

2.02 Management. The business and affairs of the Company shall be managed by the Manager(s) and Member(s) as set forth in the Act, this Certificate, and in the Operating Agreement. Notwithstanding the foregoing, the act of the Manager for the purpose of apparently carrying on the usual and customary business or affairs of the Company shall bind the Company with respect to every third party and no third party dealing with the Company shall have any obligation to inquire into the power or authority of the Manager acting on behalf of the Company; the forgoing shall empower the Manager to do all things necessary or convenient to carry out the business and affairs of the Company, including, without limitation: (a) the institution, prosecution and defense of any Proceeding in the Company's name; (b) the purchase, receipt, lease or other acquisition, ownership, holding, improvement, use and other dealing with, Property, wherever located; (c) the sale, conveyance, mortgage, pledge, lease, exchange, and other disposition of Property (other than a sale of substantially all of the assets; an affidavit from the Manager that the sale in question is of less than substantially all of the Company's assets shall be conclusive with respect to all third parties); (d) the entering into contracts and guaranties; incurring of liabilities; borrowing of money, issuance of notes, bonds, and other obligations; and the securing of any of its obligations by mortgage or pledge of any of its Property or income; (e) the lending of money, investment and reinvestment of the Company's funds, and receipt and holding of Property as security for repayment, including, without limitation, the loaning money to, and otherwise helping Members, officers, employees, and agents; (f) the conduct of the Company's business, the establishment of Company offices, and the exercise of the powers of the Company within or without the State; (g) the appointment of employees and agents of the Company, the defining of their duties, the establishment of their compensation; (h) the payment of pensions and establishment of pension plans, pension trusts, profit sharing plans, and benefit and incentive plans for all or any of the current or former Members, employees, and agents of the Company; (i) the making of donations to the public welfare or for religious, charitable, scientific, literary or educational purposes; (j) the payment or donation, or any other act that furthers the business and affairs of the Company; (k) the payment of compensation, or additional compensation to any or all Members, and employees on account of services previously rendered to the Company, whether or not an agreement to pay such compensation was made before such services were rendered; (l) the purchase of insurance on the life of any of its Members, or employees for the benefit of the Company; (m) the participation in partnership agreements, joint ventures, or other associations of any kind with any person or persons; (n) the indemnification of Members or any other Person.

2.03 Records. All records of the Company may be stored as digital images. Consequently, a "printing" of such digital image shall be treated as an original by all Parties and third parties and Company shall not be required to maintain the "signed original" if a digital image of such signed original is maintained.



In Testimony Whereof, witness the hand of the undersigned, as the initial organizers, members and managers as of December 20, 2013:

Leticia G. Bynum
Leticia G. Bynum, Member

Bobby L. Bynum
Bobby L. Bynum, Member/Manager

The Foregoing Parties Being All the Members and Managers of the Company.

Prepared By:

W. Eric Pitts, Esq.
W. Eric Pitts LLC
PO Box 280
Alabaster, AL 35007
(205) 621-7624

Jim Bennett
Secretary of State

P.O. Box 5616
Montgomery, AL 36103-5616

STATE OF ALABAMA

I, Jim Bennett, Secretary of State of Alabama, having custody of the Great and Principal Seal of said State, do hereby certify that

pursuant to the provisions of Title 10A, Chapter 1, Article 5, Code of Alabama 1975, and upon an examination of the entity records on file in this office, the following entity name is reserved as available:

Horizon Enterprises & Investments, L.L.C.

This name reservation is for the exclusive use of Leticia G. Bynum, 120 Metrock Circle, Helena, AL 35080 for a period of one year beginning December 20, 2013 and expiring December 20, 2014



In Testimony Whereof, I have hereunto set my hand and affixed the Great Seal of the State, at the Capitol, in the city of Montgomery, on this day.

December 20, 2013

Date

A handwritten signature of Jim Bennett in black ink.

RES644668

Jim Bennett

Secretary of State



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