

Article I: Formation

1. **Name:** The name of the limited liability company (LLC) is Krusty Krab Company.
2. **Principal Office:** The principal office of the LLC shall be located at c604.
3. **Formation:** The members have formed a limited liability company pursuant to the laws of the commonwealth of redmont.
4. **Duration:** The duration of the LLC shall be perpetual unless dissolved according to this agreement.

Article II: Purpose

The purpose of the LLC is to engage in any lawful business activity permitted under the laws of the State of [Insert State], including but not limited to [Insert specific business activities, e.g., "restaurant operations"].

Article III: Members

1. **Members:** The LLC shall have the following members:
 - Cloverdad19
 - .sharkboy1217387
 - imjeffreyyyy
2. **Admission of New Members:** New members may be admitted to the LLC upon the unanimous consent of the existing members.

Article IV: Management

1. **Management Structure:** The LLC shall be managed by its members. Each member shall have equal rights in the management and conduct of the LLC's business.
2. **Decision Making:** Decisions shall be made by a majority vote of the members unless otherwise specified in this agreement.

Article V: Capital Contributions

1. **Initial Contributions:** The members shall make initial capital contributions as follows:
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2. **Additional Contributions:** Members may make additional contributions as agreed upon by all members.

Article VI: Distributions

1. **Profits and Losses:** Profits and losses shall be allocated to the members in proportion to their respective capital contributions.
2. **Distributions:** Cash distributions shall be made to the members at the discretion of the members, based on available cash and financial condition of the LLC.

Article VII: Books and Records

The LLC shall maintain complete and accurate books and records of its business and affairs. Members shall have the right to inspect and copy such records at any reasonable time.

Article VIII: Indemnification

The LLC shall indemnify its members and managers to the fullest extent permitted by law against any liabilities incurred in connection with the LLC, provided that such indemnification shall not apply to matters arising from the member's gross negligence or willful misconduct.

Article IX: Amendments

This Operating Agreement may be amended only by a written agreement signed by all members.

Article X: Dissolution

1. **Events of Dissolution:** The LLC shall be dissolved upon the unanimous consent of the members.
2. **Winding Up:** Upon dissolution, the members shall wind up the LLC's affairs and distribute its assets according to the members' respective interests.

Article XI: Governing Law

This Operating Agreement shall be governed by and construed in accordance with the laws of the Commonwealth of Redmont.

IN WITNESS WHEREOF, the members have executed this Operating Agreement as of 10/12/24.

Cloverdad19
lmjeffreyyyy
.sharkboy1217387