State of Rhode Island and Providence Plantations Fee: \$150.00				
Office of the Secretary of State				
Division Of Business Services				
148 W. River Street Providence RI 02904-2615				
(401) 222-3040				
Limited Liability Company				
Articles of Organization				
(Chapter 7-16-6 of the General Laws of Rhode Island, 1956, as amended)				
ARTICLE I				
The name of the limited liability company is: Ragged Island Brewing Company, LLC				
ARTICLE II				
The street address (post office boxes are not acceptable) of the limited liability company's registered agent in Rhode Island is:				
No. and Street: <u>31 AMERICA'S CUP AVENUE</u>				
City or Town:NEWPORTState: RIZip: 02840				
The name of the resident agent at such address is: <u>JOSEPH H. OLAYNACK, III, ESQ.</u>				
ARTICLE III				
Under the terms of these Articles of Organization and any written operating agreement made or intended to be made, the limited liability company is intended to be treated for purposes of federal income taxation as: <i>Check one box only</i>				
X a partnership a corporation disregarded as an entity separate from its member				
ARTICLE IV				
The address of its principal office of the limited liability company if it is determined at the time of organization:				
No. and Street:				
City or Town: State: Zip: Country:				
ARTICLE V				
The limited liability company has the purpose of engaging in any lawful business, unless a more limited purpose is set forth in Article VI of these Articles of Organization.				
The period of its duration is: X Perpetual				
ARTICLE VI				
Additional provisions, if any, not inconsistent with law, which members elect to have set forth in these Articles of Organization, including, but not limited to, any limitation of the purposes or any other provision which may be included in an operating agreement:				
6.1 THE LIMITED LIABILITY COMPANY MAY BE GOVERNED BY A WRITTEN OPERATING AGREEMENT, WHICH MAY BE AMENDED FROM TIME TO TIME BY THE MEMBERS.				

6.2 A MANAGER OF THE LIMITED LIABILITY COMPANY, OR THOSE ONE OR MEMBERS OR OTHER PERSONS WHO ARE EXERCISING ANY POWERS NORMALLY VESTED IN A MANAGER, SHALL NOT BE PERSONALLY LIABLE TO THE LIMITED LIABILITY COMPANY OR

TO ITS MEMBERS FOR MONETARY DAMAGES FOR BREACH OF ANY DUTY PROVIDED FOR IN

SECTION 17 OF RHODE ISLAND LIMITED LIABILITY COMPANY ACT AS MAY HEREAFTER

BE AMENDED (THE "ACT"), EXCEPT FOR (I) LIABILITY FOR BREACH OF THE MANAGER'S DUTY OF LOYALTY TO THE LIMITED LIABILITY COMPANY OR ITS MEMBERS,

(II) LIABILITY FOR ACTS OR OMISSIONS NOT IN GOOD FAITH OR WHICH INVOLVE INTENTIONAL MISCONDUCT OR A KNOWING VIOLATION OF LAW, (III) LIABILITY

IMPOSED PURSUANT TO THE PROVISIONS OF SECTION 32 OF THE ACT, OR (IV) LIABILITY FOR ANY TRANSACTION FROM WHICH THE MANAGER DERIVED AN IMPROPER

PERSONAL BENEFIT, UNLESS SAID TRANSACTION WAS WITH THE INFORMED CONSENT OF

THE MEMBERS OR A MAJORITY OF THE DISINTERESTED MANAGERS.

6.3 (A) THE MEMBERS OF THE LIMITED LIABILITY COMPANY MAY INCLUDE PROVISIONS IN THE LIMITED LIABILITY COMPANY'S OPERATING AGREEMENT, OR THE

MANAGERS MAY AUTHORIZE AGREEMENTS TO BE ENTERED INTO WITH EACH MEMBER,

MANAGER, AGENT OR EMPLOYEE, PAST OR PRESENT, OF THE LIMITED LIABILITY COMPANY (AN "INDEMNIFIED PERSON"), FOR THE PURPOSE OF INDEMNIFYING AN INDEMNIFIED PERSON IN THE MANNER AND TO THE EXTENT PERMITTED BY THE ACT.

(B) IN ADDITION TO THE AUTHORITY CONFERRED UPON THE MEMBERS AND MANAGERS OF THE LIMITED LIABILITY COMPANY BY THE FOREGOING PARAGRAPH (A),

THE MEMBERS OF THE LIMITED LIABILITY COMPANY MAY INCLUDE PROVISIONS IN THE

OPERATING AGREEMENT OR THE MANAGERS MAY AUTHORIZE AGREEMENTS TO BE ENTERED

INTO WITH EACH INDEMNIFIED PERSON, FOR THE PURPOSE OF INDEMNIFYING SUCH

PERSON IN THE MANNER AND TO THE EXTENT PROVIDED HEREIN:

(I) THE OPERATING AGREEMENT PROVISIONS OR AGREEMENTS

AUTHORIZED HEREBY MAY PROVIDE THAT THE LIMITED LIABILITY COMPANY SHALL,

SUBJECT TO THE PROVISIONS OF THIS ARTICLE 6.3 (B), PAY, ON BEHALF OF AN INDEMNIFIED PERSON ANY LOSS OR EXPENSES ARISING FROM ANY CLAIM OR CLAIMS

WHICH ARE MADE AGAINST THE INDEMNIFIED PERSON (WHETHER INDIVIDUALLY OR

JOINTLY WITH OTHER INDEMNIFIED PERSONS) BY REASON OF ANY COVERED ACT OF THE

INDEMNIFIED PERSON.

(II) FOR THE PURPOSES OF THIS ARTICLE 6.3 (B), WHEN USED HEREIN.

(1) "MANAGER(S)" MEANS ANY OR ALL OF THE MANAGERS OF THE LIMITED LIABILITY COMPANY OR THOSE ONE OR MORE MEMBERS OR OTHER PERSONS WHO ARE EXERCISING ANY POWERS NORMALLY VESTED IN THE MANAGERS;
(2) "LOSS" MEANS ANY AMOUNT WHICH AN INDEMNIFIED PERSON IS LEGALLY OBLIGATED TO PAY FOR ANY CLAIM FOR COVERED ACTS AND SHALL INCLUDE, WITHOUT BEING LIMITED TO, DAMAGES, SETTLEMENTS, FINES, PENALTIES OR, WITH RESPECT TO EMPLOYEE BENEFIT PLANS, EXCISE TAXES;

(3) "EXPENSES" MEANS ANY EXPENSES INCURRED IN CONNECTION WITH THE DEFENSE AGAINST ANY CLAIM FOR COVERED ACTS, INCLUDING, WITHOUT BEING LIMITED TO, LEGAL, ACCOUNTING OR INVESTIGATIVE FEES AND

EXPENSES OR BONDS NECESSARY TO PURSUE AN APPEAL OF AN ADVERSE JUDGMENT; AND

(4) "COVERED ACT" MEANS ANY ACT OR OMISSION BY

THE INDEMNIFIED PERSON IN THE INDEMNIFIED PERSON'S OFFICIAL CAPACITY WITH

THE LIMITED LIABILITY COMPANY AND WHILE SERVING AS SUCH OR WHILE SERVING AT

THE REQUEST OF THE LIMITED LIABILITY COMPANY AS A MEMBER OF THE GOVERNING

BODY, MANAGER, OFFICER, EMPLOYEE OR AGENT OF ANOTHER LIMITED LIABILITY COMPANY, CORPORATION, PARTNERSHIP, JOINT VENTURE, TRUST, OTHER ENTITY OR

ENTERPRISE, INCLUDING, BUT NOT LIMITED TO ANY ENTITIES AND ENTERPRISES WHICH ARE SUBSIDIARIES OR AFFILIATES OF THE LIMITED LIABILITY COMPANY, OR EMPLOYEE BENEFIT PLAN.

(III) THE OPERATING AGREEMENT PROVISIONS OR AGREEMENTS AUTHORIZED HEREBY MAY COVER LOSS OR EXPENSES ARISING FROM ANY CLAIMS MADE

AGAINST A RETIRED INDEMNIFIED PERSON, THE ESTATE, HEIRS OR LEGAL REPRESENTATIVE OF A DECEASED INDEMNIFIED PERSON OR THE LEGAL REPRESENTATIVE

OF AN INCOMPETENT, INSOLVENT OR BANKRUPT INDEMNIFIED PERSON, WHERE THE

INDEMNIFIED PERSON WAS AN INDEMNIFIED PERSON AT THE TIME OF THE COVERED ACT

UPON WHICH SUCH CLAIMS ARE BASED OCCURRED.

(IV) ANY OPERATING AGREEMENT PROVISIONS OR AGREEMENTS AUTHORIZED HEREBY MAY PROVIDE FOR THE ADVANCEMENT OF EXPENSES TO AN INDEMNIFIED PERSON PRIOR TO THE FINAL DISPOSITION OF ANY ACTION, SUIT OR PROCEEDING, OR ANY APPEAL THEREFROM, INVOLVING SUCH INDEMNIFIED PERSON AND PASED ON THE ALLECED COMMISSION BY SUCH INDEMNIFIED PERSON OF A

BASED ON THE ALLEGED COMMISSION BY SUCH INDEMNIFIED PERSON OF A

COVERED

ACT, SUBJECT TO AN UNDERTAKING BY OR ON BEHALF OF SUCH INDEMNIFIED PERSON

TO REPAY THE SAME TO THE LIMITED LIABILITY COMPANY IF THE COVERED ACT INVOLVES A CLAIM FOR WHICH INDEMNIFICATION IS NOT PERMITTED UNDER

CLAUSE (V), BELOW, AND THE FINAL DISPOSITION OF SUCH ACTION, SUIT, PROCEEDING OR

APPEAL RESULTS IN AN ADJUDICATION ADVERSE TO SUCH INDEMNIFIED PERSON.

(V) THE OPERATING AGREEMENT PROVISIONS OR AGREEMENTS

AUTHORIZED HEREBY MAY NOT INDEMNIFY AN INDEMNIFIED PERSON FROM AND AGAINST

ANY LOSS, AND THE LIMITED LIABILITY COMPANY SHALL NOT REIMBURSE FOR ANY

EXPENSES, IN CONNECTION WITH ANY CLAIM OR CLAIMS MADE AGAINST AN

INDEMNIFIED PERSON WHICH THE LIMITED LIABILITY COMPANY HAS DETERMINED TO

HAVE RESULTED FROM: (1) ANY BREACH OF THE INDEMNIFIED PERSON'S DUTY OF LOYALTY TO THE LIMITED LIABILITY COMPANY OR ITS MEMBERS; (2) ACTS OR OMISSIONS NOT IN GOOD FAITH OR WHICH INVOLVE INTENTIONAL MISCONDUCT

OR

KNOWING VIOLATION OF LAW; (3) ACTION CONTRAVENING SECTION 17 OF THE ACT; OR

(4) A TRANSACTION FROM WHICH THE PERSON SEEKING INDEMNIFICATION DERIVED AN

IMPROPER PERSONAL BENEFIT.

6.4 (A) IF AND SO LONG AS THE LIMITED LIABILITY COMPANY IS MEMBER-MANAGED AND THERE IS MORE THAN ONE (1) MEMBER, NO SINGLE MEMBER ACTING

ALONE SHALL HAVE THE POWER OR AUTHORITY TO BIND THE LIMITED LIABILITY COMPANY TO ANY CONTRACT WITH A THIRD PARTY UNLESS SUCH CONTRACT HAS BEEN

SPECIFICALLY OR GENERALLY APPROVED BY ALL OF THE MEMBERS ACTING COLLECTIVELY.

(B) IF AND SO LONG AS THE LIMITED LIABILITY COMPANY IS MANAGER-MANAGED BY MORE THAN ONE (1) MANAGER, NO SINGLE MANAGER ACTING ALONE SHALL

HAVE THE POWER OR AUTHORITY TO BIND THE LIMITED LIABILITY COMPANY TO ANY

CONTRACT WITH A THIRD PARTY UNLESS SUCH CONTRACT HAS BEEN SPECIFICALLY OR

GENERALLY APPROVED BY ALL OF THE MANAGERS ACTING COLLECTIVELY.

6.5 NO MEMBER, NOR ANY DECEASED MEMBER'S EXECUTOR OR ADMINISTRATOR, SHALL HAVE THE RIGHT TO SELL, TRANSFER (BY GIFT OR OTHERWISE), ASSIGN, PLEDGE, OR ENCUMBER, IN WHOLE OR IN PART, HIS OR HER INTEREST IN THE LIMITED LIABILITY COMPANY WITHOUT THE UNANIMOUS WRITTEN CONSENT OF ALL OF

THE MEMBERS OF THE LIMITED LIABILITY COMPANY. IN ADDITION, NO PURCHASER, TRANSFEREE, ASSIGNEE, PLEDGE OR ENCUMBRANCER OF ANY INTEREST IN THE LIMITED

LIABILITY COMPANY MAY BECOME A MEMBER WITHOUT THE UNANIMOUS

WRITTEN CONSENT OF ALL OF THE MEMBERS OF THE LIMITED LIABILITY COMPANY.

ARTICLE VII				
The limited liabilty company is to be managed by its <u>X</u> Members or <u>Managers</u> (check one) (If managed by Members, go to ARTICLE VIII)				
The name and address of each manager (If LLC is managed by Members, DO NOT complete this section):				
Title	Individual Name First, Middle, Last, Suffix	Address Address, City or Town, State, Zip Code, Country		
ARTICLE VIII				
The date these Articles of Organization are to become effective, not prior to, nor more than 30 days after the filing of these Articles of Organization.				
Later Effective Date:				
This electronic signature of the individual or individuals signing this instrument constitutes the affirmation or acknowledgement of the signatory, under penalties of perjury, that this instrument is that individual's act and deed or the act and deed of the company, and that the facts stated herein are true, as of the date of the electronic filing, in compliance with R.I. Gen. Laws § 7-16.				
Signed this 2 Day of March, 2016 at 4:54:06 PM by the Authorized Person.				
JOSEPH H. OLAYNACK, III, ESQ.				
Address of Authorized Signer: 31 AMERICA'S CUP AVENUE NEWPORT, RI 02840				
Form No. 400 Revised 09/07				
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