DM 16-863

NHPUC DEC13'15 PM 4:0'?

Puc 2006.02 Form for Initial and Renewal Registration of Aggregators.

- (a) The registration application required by Puc 2003.04(a) and Puc 2003.05
- (b) shall include the following:
- (1) The legal name of the applicant as well as any trade name(s) under which it intends to operate in this state:

Demco Energy LLC.

(2) The applicant's business address, telephone number, e-mail address and website address, as applicable;

159 Main Street Ste #100 Nashua, NH 03060

Tel 978-857-4563

Email: frankdemaio1@gmail.com

Website: None

3) The name(s), title(s), business address(es), telephone number(s), and e-mail address(es) of the applicant if an individual or of the applicant's principal(s), if the applicant is anything other than an individual;

Frank DeMaio

Title: Manager

159 Main Street Ste #100 Nashua, NH 03060

Tel 978-857-4563

Email: frankdemaio1@gmail.com

(4) The telephone number of the customer service department or the name, title, telephone number and e-mail address of the customer service contact person of the applicant, including toll free telephone numbers if available;

Tel 877-885-2822

Frank DeMaio

Title: Manager

Email: frankdemaio1@gmail.com

(5) A copy of the applicant's authorization to do business in New Hampshire from the secretary of state, if anything other than an individual;

See Attached

(6) Description of the geographic areas of New Hampshire in which the applicant intends to provide service, consistent with Puc 2006.01(a)(10) above; 20 Puc 2000 NEW HAMPSHIRE CODE OF ADMINISTRATIVE RULES

Demco Energy LLC will be working with businesses in the following areas of New Hampshire;

- *Public Service Company of New Hampshire/Eversource
- * New Hampshire Electric Co-op
- *Granite State Electric Company
- *Unitil
- (7) A statement that the applicant is not representing any supplier interest or a listing of any supplier interest the applicant intends to represent; and
 - 1. The members of Demco Energy LLC per the State of New Hamshire Department of State document showing NAICS Code electricity supply broker only offering electricity supply to businesses. We have no supplier interest whatsoever.
- (8) Except as provided in 2003.04(e), payment of the required filing fee; and Attached money order payment
- (9) The signature of the applicant or its representative. Source. #9774-B, eff 8-26-10

(Applicant Signature)

(Date)

State of New Hampshire Department of State

CERTIFICATE

I, William M. Gardner, Secretary of State of the State of New Hampshire, do hereby certify that DEMCO ENERGY LLC. is a New Hampshire Limited Liability Company registered to transact business in New Hampshire on November 29, 2016. I further certify that all fees and documents required by the Secretary of State's office have been received and is in good standing as far as this office is concerned.

Business ID: 760409



IN TESTIMONY WHEREOF,

I hereto set my hand and cause to be affixed the Seal of the State of New Hampshire, this 12th day of December A.D. 2016.

William M. Gardner Secretary of State Dashboard (/inhouse/DashboardNew/DashboardNewHome)

Search (/inhouse/BusinessInquire/BusinessInformation)

Inhouse Approvals (/inhouse/BusinessTransaction)

Documents (/inhouse/BusinessInquire/BusinessInformation)

General Reports (/inhouse/BusinessInquire/BusinessInformation)

Financial Reports (/inhouse/BusinessInquire/BusinessInformation)

Personalization (/inhouse/BusinessInquire/BusinessInformation)

Logout (/inhouse)

Corporation (/inhouse/NULL/NULL)

Work Queue (/inhouse/NULL/NULL)

Business Information

Business Details

Business Name: DEMCO ENERGY LLC.

Business Type: Domestic Limited Liability Company

Business Creation Date: 11/29/2016

Principal Office Address: 159 Main Street STE 100,, Nashua, NH, 03060, USA

Citizenship / State of Formation: Domestic/New Hampshire

Business ID: 760409

Business Status: Good Standing

Mailing Address: 159 Main Street STE 100,, Nashua, NH, 03060, USA

Last Annual Report Year: N/A

NAICS Subcode

Next Report Year: 2017

Duration: Perpetual Business Email: NONE Notification Email: NONE

Phone #: NONE Fiscal Year End Date: NONE

Notes

N/A

Remarks

N/A

Principal Purpose

S.No **NAICS Code**

OTHER / Electricity Supply Broker

Page 1 of 1, records 1 to 1 of 1

Principals Information

No Principal(s) listed for this business.

Registered Agent Information

Name: Registered Agents Inc

Registered Office Address: 159 Main St, Ste 100,,, Nashua, NH, 03060, USA

Registered Mailing Address: 159 Main St, Ste 100,,, Nashua, 03060, USA

Trade Name Information

No Trade Name(s) associated to this business.

Trade Name Owned By

No Records to View.

Filing History

Address History

View All Other Addresses

Name History

Shares

Return to Search

Corporation Division N.H. Department, State House Annex, Room 317, 25 Capitol Street, 3rd Floor, Concord, NH 03301 corporate@sos.nh.gov (mailto: corporate@sos.nh.gov)

LIMITED LIABILITY COMPANY OPERATING AGREEMENT FOR

DEMCO ENERGY LLC.

A MANAGER-MANAGED LIMITED LIABILITY COMPANY ARTICLE I

Company Formation

- 1.1 **FORMATION**. The Members have formed a Limited Liability Company ("Company") subject to the laws of the state in which it was formed. This operating agreement is entered into and effective upon adoption by the Member(s).
- 1.2 **REGISTERED AGENT**. The name and location of the Company's registered agent of the will be as stated in the formation documents.
- 1.3 **TERM**. The Company will continue perpetually unless,
 - (a) Members unanimously vote for dissolution; or
 - (b) An event occurs which causes the Company's business to become unlawful; or
 - (c) Any other event causing the Company's dissolution under state laws.
- 1.4 **CONTINUANCE OF COMPANY**. In the event of an occurrence described in ARTICLE 1.3(c), if there is at least one remaining Member, the Member has the right to continue the Company's business.
- 1.5 **BUSINESS PURPOSE**. The purpose of the Company is to conduct any and all lawful business appropriate in carrying out the company's objectives.
- 1.6 PRINCIPAL PLACE OF BUSINESS. The location of the Company's principal place of business will be as stated in the formation documents or as selected by the Managers.
- 1.7 **THE MEMBERS**. The name and residential address of each Member is contained in Exhibit 2 attached to this Agreement.

1.8 **ADMISSION OF ADDITIONAL MEMBERS**. Members may only be admitted to the Company through issuance of a new interest in the company with unanimous written consent of the Members or the sale of a Member's current interest, except as otherwise expressly provided in the Agreement.

ARTICLE II

Capital Contributions

- 2.1 **INITIAL CONTRIBUTIONS**. The Members will contribute the Company's initial capital as described in Exhibit 3 attached to this Agreement. The agreed total value of such property and cash is
- 2.2 ADDITIONAL CONTRIBUTIONS. Except as provided in ARTICLE 6.2, no Member is 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 will be determined annually. Profits and losses will 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 and in accordance with Treasury Regulation 1.704-1.
- 3.2 **DISTRIBUTIONS**. The Members may determine and distribute available funds annually or more frequently as the Members see fit. "Available funds" refers to the net cash of the Company available after expenses and liabilities, as determined by the Managers. Upon liquidation of the Company or of a Member's interest, distributions must be made according to the positive capital or pursuant to Treasury Regulation 1.704-I(b)(2)(ii)(b)(2). To the extent a Member has a negative capital account balance, there must be a qualified income offset, as set forth in Treasury Regulation 1.704-I(b)(2)(ii)(d).

ARTICLE IV

Management

4.1 **MANAGEMENT OF THE BUSINESS**. The Company is managed by Managers. The name and residential address of each Manager is

attached as Exhibit 1 of this Agreement. At least one Manager will be elected by a vote of the Members holding a majority of the capital interests in the Company, as set forth in Exhibit 2 and any amendments. One Manager will be elected by the Members as Chief Executive Manager. The Manager(s) may be Members or Non-Members.

- 4.2 **MEMBERS**. The liability of the Members is limited pursuant to applicable state law. Members that are not Managers may not take any part in the control, management, direction, or operation of the Company's affairs and have no power to bind the Company. The Members may advise the Managers, but Managers are not required to accept such advice. The Managers have the exclusive right to control and manage the Company. No Member will be an agent of any other Member of the Company solely by reason of being a Member.
- 4.3 **POWERS OF MANAGERS.** The Managers are authorized to make all decisions regarding the Company's operations and legal affairs, including but not limited 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 prepayment, 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. Managers are 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 business.
- 4.4 **CHIEF EXECUTIVE MANAGER**. The Chief Executive Manager has primary responsibility for managing company operations and for carrying out the decisions of the Managers.
- 4.5 **NOMINEE**. Title to the Company's assets will be held in the Company's name or in the name of any nominee that the Managers may designate. The Managers will have power to enter into a nominee agreement with any person, and such agreement may contain provisions indemnifying the nominee, except for his or her willful misconduct.

- 4.6 **COMPANY INFORMATION**. Upon request, the Managers will supply to any member, information regarding the Company or its activities. Any Member or a member's authorized representative may access, inspect, and copy all books, records and materials in the Manager's possession regarding the Company or its activities. These rights may be exercised at the requesting Member's expense.
- 4.7 **EXCULPATION**. Any act or omission of the Managers, the effect of which may cause or result in loss or damage to the Company or the Members, if done in good faith to promote the best interests of the Company, will not subject the Managers to any liability.
- 4.8 **INDEMNIFICATION**. The Company will indemnify any person who was or is a party defendant or is threatened to be made a party defendant, in a 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 the person is or was a Member of the Company, employee, or agent of the Company, or is or was serving at the request of the Company. The termination of any action, suit, or proceeding by judgment, order, settlement, conviction, or upon a plea of "no lo Contendere" does not imply that the party did or did not act in good faith and in a manner which he/she reasonably believed to be lawful and in the best interest of the Company.
- 4.9 **RECORDS**. The Managers must keep the following at the Company's principal place of business:
 - (a) A copy of all formation documents, the operating agreement, and any amendments;
 - (b) A current list of the full name and the last known street address of each Member;
 - (c) Copies of the Company's federal, state and local income tax returns and reports, if any, for the three most recent years;
 - (d) Copies of the Company's financial statements for the three most recent years.

ARTICLE V

Compensation

5.1 **MANAGEMENT FEE**. Any Manager rendering services to the Company is entitled to compensation equal to the value of those services.

5.2 REIMBURSEMENT. The Company will reimburse the Managers or Members for all direct out-of-pocket expenses incurred in managing the Company.

ARTICLE VI

Bookkeeping

- 6.1 **BOOKS**. The Managers will keep complete and accurate accounting of the Company's affairs at the Company's principal place of business or other location agreed upon by the Managers. The Managers will choose the method of accounting and the Company's accounting period will be the calendar year.
- 6.2 **MEMBER'S ACCOUNTS**. The Managers must maintain separate capital and distribution accounts for each Member. Each Member's capital account must be determined and maintained in the manner set forth in Treasury Regulation 1.704-I(b)(2)(iv) and will consist of the Member's initial capital contribution increased by:
 - (a) Any additional capital contribution made by the Member;
 - (b) Credit balances transferred from the member's distribution account to the member's capital account; and decreased by:
 - (1) Distributions to the Member in reduction of Company capital;
 - (2) The Member's share of Company losses if charged to the Member's capital account.
- 6.3 **REPORTS**. When the Managers close the books at the close of each calendar year, the Managers will prepare and send to each Member, a statement of that Member's distributive share of income and expense for income tax reporting purposes.

ARTICLE VII

Transfers

- 7.1 **ASSIGNMENT**. If a Member proposes to sell, assign or otherwise dispose of all or part of the Member's interest in the Company, he or she must comply with the following procedures:
 - (a) First make a written offer, including the price, to sell such interest to the other Member(s). The exiting Member may only advertise the

sale if the other Members decline or fail to elect such interest within 60 days after the offer.

- (b) If the exiting member has a buyer of interest, the other current Member(s) have first right of refusal to purchase the exiting Members interest for the agreed purchase price. If there is more than one current remaining Member, the remaining Members may combine funds to purchase the exiting Members' interest. The exiting Member must show that potential purchaser has full certified funds, or the ability to get full certified funds before 60 day right of first refusal period ends.
- (c) Current Members must unanimously approve the sale of exiting Members' interests to grant full membership benefits and functionality to the new Member. If the current remaining Members do not unanimously approve the sale, the purchaser or assignee will have no management or voting rights. The purchaser or assignee is only entitled to receive the share of the profits or other compensation by way of income and the return of contributions to which that Member would otherwise be entitled. The exiting Member must disclose to the buyer or assignee if the current Members will not approve the sale.
- 7.2 **VALUATION OF EXITING MEMBERS INTEREST.** If a Member wants to exit the LLC, and does not have a buyer of its membership interest, exiting Member will assign its interest to current Members according to the following procedures:
 - (a) A value must be placed upon this membership interest before assigned.
 - (b) If the exiting Member and the current Members do not agree on the value of the membership interest, the exiting Member must pay for a certified appraiser to assess the Company's value. The appraiser will assign the exiting Members' interest a value according to the exiting Members' interest percentage.
 - (c) The current Members must approve the certified appraiser used by exiting Member. Current Members have 30 days to approve the exiting Members certified appraiser. If current Members disapprove the certified appraiser, they must show evidence to support their disapproval of the certified appraiser as a vendor qualified to appraise the company. Current Members may not stall the process by disapproving all certified appraisers.
 - (d) When a certified appraiser places a value on the Company, a value will be placed on the exiting Members' interest according to exiting Members' percentage of membership interest.

- (e) If current Members disagree with the value placed on exiting Members' interest, current Members must pay for a certified appraiser to value the company and the exiting Members' interest according to the same terms.
- (f) Current Members' appraisal must be completed within 60 days or right of current Members to dispute the value of exiting Member's interest expires.
- (g) Upon completion of current Members' appraisal, the exiting Member must approve the value placed on exiting Members' interest. Exiting Member has 30 days to approve this value.
- (h) If the exiting Member does not approve the current Members' appraised value, then the value of the Company will be determined by adding both parties' appraised values, then dividing that value in half, creating the value of the exiting Members' interest.
- 7.2 **DISTRIBUTION OF EXITING MEMBERS INTEREST.** Upon determination of exiting Members' interest value, the value will be a debt of the Company. The exiting Member will only be able to demand payment of this debt at dissolution of the Company or by the following method:
 - (a) The Company will make timely payments.
 - (b) The Company will only be required to make payments towards exiting Member's debt if the Company is profitable and passes income to current Members.
 - (c) The Company must make a debt payment to the exiting Member if the Company's income surpassed 50% of the total determined value of the exiting Members' interest in one taxable year. (Example: If exiting Members' value was \$100,000 and current Member(s) received over \$50,000 taxable income in the taxable year, the LLC would owe a debt payment to exiting Member. If current Member(s) only received \$40,000 in passed income, there would be no payment due.)
 - (d) The debt payment must be at least 10% of the value of the passed income to current Members.
 - (e) The company must make payment to exiting Member within 60 days of the end of the company's taxable year.
 - (f) The payment schedule will continue until the exiting Member's debt is paid.

- (g) If the Company dissolves, the exiting Member will be a regular debtor and payment will follow normal dissolution payment statutes.
- (h) The exiting Member's value of membership interest assigned current Members may NOT accrue interest.
- (i) The Company may pay the amount owed to the exiting Member at any time.

ARTICLE VIII

Dissolution

8.1 **DISSOLUTION.** The Member(s) may dissolve the LLC at any time. The Member(s) 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(s), not by the owner of the Member's interests.

CERTIFICATION OF MEMBERS

The undersigned hereby agree, acknowled foregoing operating agreement is adopted the agreement consisting of <u>fo</u> pages, of 1, Exhibit 2 and Exhibit 3 (if any), the Open DEMCO ENERGY LLC. Members as of <u>December</u> ,	d and approved by each Member, constitutes, together with Exhibit erating Agreement of
Members:	
Frank DoMisio	Frank DeMaio
Signature Percent: 100 %	Printed Name
Signature Percent:%	Printed Name

EXHIBIT 1

LIMITED LIABILITY COMPANY OPERATING AGREEMENT FOR

DEMCO ENERGY LLC.

LISTING OF MANAGERS

By a majority vote of the Members the following Managers were elected to operate the Company pursuant to ARTICLE 4 of the Agreement:

Frank JoMaso Signature Chief Executive Manager	Printed Name	
	159 Main Street Suite #100	Address
	Nashua, NH 03060	
Signature Title:	Printed Name	2
		Address
The above listed Manager(s) will serve i removed for any reason by a majority v ARTICLE 4 or upon their voluntary resign	ote of the Members as de	
Signed and agreed this $\underline{/}^{\cancel{M}}$ day of $\underline{-}$	DECEMBER , 20	0/6.
From DeMu	FRANK DEN	Hio
Signature of Member	Printed Name	



State of New Hampshire Department of State



Accepted Date:

11/29/2016

Business Name:

DEMCO ENERGY LLC.

Principal Office Address:

159 Main Street STE 100, Nashua, NH, 03060, USA

RE: Acceptance of Business Formation

This letter is to confirm the acceptance of the following business formation:

Business ID:

760409

Tracking#:

3383734

Effective Date:

11/29/2016

Payment Transaction #:

131561

To maintain your business registration in good standing, you must maintain a Registered Agent at all times.

You must also file an annual report no later than April 1st of each year.

To file your annual report please go to http://www.sos.nh.gov/corporate/annualreport/.

It is incumbent upon you to keep this office informed of address or email changes to ensure that all communications from our office reaches you.

There is no charge for address changes.

Please visit our website for helpful information regarding all your business needs. If you require assistance or should you have any questions, you may contact the Corporation Division using the information provided below. Please reference your Business ID in your communication.

Thank you. New Hampshire Department of State Corporation Division



State of New Hampshire Department of State

Filed
Date Filed: 11/29/2016
Effective Date: 11/29/2016
Business ID: 760409
William M.Gardner
Secretary of State

Form LLC-1 RSA 304-C:31

CERTIFICATE OF FORMATION NEW HAMPSHIRE LIMITED LIABILITY COMPANY

FIRST: The name of the limited liability company is	
DEMCO ENERGY LLC.	
SECOND:The nature of the primary business or purposes are:	
NAICS CODE	NAICS SUB CODE
OTHER / Electricity Supply Broker	
and the physical address, of its initial registered office IN NEW H	
and the physical address, of its initial registered office <u>IN NEW H</u> 159 Main St, Ste 100,,, Nashua, NH, 03060, USA	AMPSHIRE is
THIRD: The name of it's registered agent IN NEW HAMPSHIRE and the physical address, of its initial registered office IN NEW H 159 Main St, Ste 100,,, Nashua, NH, 03060, USA FOURTH: The latest date on which the limited liability company in the state of the limited liability company.	AMPSHIRE is
and the physical address, of its initial registered office IN NEW H 159 Main St, Ste 100,,, Nashua, NH, 03060, USA FOURTH: The latest date on which the limited liability company i	AMPSHIRE is s to dissolve is Perpetual is vested in a manager or managers. mited liability company will comply with the
and the physical address, of its initial registered office IN NEW H 159 Main St, Ste 100,,, Nashua, NH, 03060, USA FOURTH: The latest date on which the limited liability company is FIFTH: The management of the limited liability company SIXTH: The sale or offer for sale of membership interests of the limited liability.	AMPSHIRE is s to dissolve is Perpetual is vested in a manager or managers. mited liability company will comply with the
and the physical address, of its initial registered office IN NEW H 159 Main St, Ste 100,,, Nashua, NH, 03060, USA FOURTH: The latest date on which the limited liability company is FIFTH: The management of the limited liability company SIXTH: The sale or offer for sale of membership interests of the limited liability company is sequirements of the New Hampshire Uniform Securities Act (RSA)	AMPSHIRE is s to dissolve is Perpetual is vested in a manager or managers. mited liability company will comply with the

Form LLC-1 (Cont.)

CERTIFICATE OF FORMATION NEW HAMPSHIRE LIMITED LIABILITY COMPANY

DEMCO ENERGY LLC.

CERTIFY:

By checking this box and continuing, each signatory certifies that the information provided herein is true, accurate, and complete to the best of his/her knowledge and belief, and that he/she has authorized the affixing of his/her electronic signature in accordance with the Electronic Signatures in Global and National Commerce Act (e-Sign) and N.H. RSA § 294-E. Further, each signatory understands that his/her electronic signature has full legal effect and enforceability and he/she intends this form, as signed, to be filed with the office of the New Hampshire Secretary of State.

EFFECTIVE DATE:

This statement shall be effective from: 11/29/2016

*Signature: Frank DeMaio

Title: Manager

Date signed: 11/29/2016

Notice: The membership interests of the limited liability company: 1) have been registered or when offered will be registered under RSA 421-B; 2) are exempted or when offered will be exempted under RSA 421-B; 3) are or will be offered in a transaction exempted from registration under RSA 421-B; 4) are not securities under RSA 421-B; OR 5) are federal covered securities under RSA 421-B. The statement above shall not by itself constitute a registration or a notice of exemption from registration of securities within the meaning of sections 448 and 461(i)(3) of the United States Internal revenue Code and the regulation promulgated thereunder.

DISCLAIMER: All documents filed with the Corporation Division become public records and will be available for public inspection in either tangible or electronic form.

INITIAL RESOLUTIONS

I, Riley Park of Registered Agents Inc., being the Organizer of Demco Energy LLC., a <u>New Hampshire</u> Limited Liability Company, hereby resolve to relinquish signing authority to the Manager named below and adopt the following resolutions:

 Resolved, the named Manager of the Limited Liability Company is hereby named as Manager and owns an interest in the Limited Liability Company:

Frank DeMaio

- Resolved, that Demco Energy LLC. was organized on <u>November 29, 2016</u> in the State of <u>New Hampshire</u> with assigned filing number <u>760409</u>.
- Resolved, that the copy of the Articles of Organization of the above named Limited Liability Company is complete.
- 4. Resolved, that the general provisions of an operating agreement be adopted and included as official records of the Limited Liability Company. If the Manager chooses to adopt a more detailed operating agreement, then such agreement will take precedence over general provisions in the original operating agreement.
- Resolved, that Manager has formed a limited liability company, and is entitled to the full extent of their limitation of liability pursuant to state law. Furthermore, Managers' failure to maintain formalities of a limited liability company does not preclude them from liability protection under state law.

Rilun Park	December 1, 2016
Riley Park – Organizer	2000.11301 2, 2010