LIMITED LIABILITY COMPANY OPERATING AGREEMENT
FOR
XSUN ENERGY, LLC
A Meanager-Menaged Utah Limited Liability Company

THIS LIMITED LIABILITY COMPANY AGREEMENT (the Agreement) is made and entered into effective this 18th day of April, 2011, by SOLSTICE ENTERPRISES, INC. a News Corporation, 86 Soloman's Arcade, Main Street, Charleston, News, the enterins of the total with Endingering and the International Company, and NELDON P. JOHNSON, 4000 Weed 4035 South, Described 18th 4000 Weed 4000 Wee

- 1.9 ADMISSION OF ADDITIONAL MEMBERS. Except as cherwise expressly provided in the Agreement, no additional members may be admitted to the Compeny through issuance by the compeny of a new interest in the Company without the prior unanimous written consent of the Members.

 ARTICLE 2
 Capital Contributions

 2.1 INITIAL CONTRIBUTIONS. The Member initially shall contribute to the Compeny capital in the amount of \$1,000.00 in cash.

 2.2 ADDITIONAL CONTRIBUTIONS. Except as provided in ARTICLE 6.2, no Member shall be obligated to make any additional contribution to the Company's capital.

 ARTICLE 3
 Profits, Losses and Distributions

 3.1 PROFITS/LOSSES. For financial accounting and tax purposes the Company's net profits or net losses shall be determined on an annual basis and shall be allocated to the Members in proportion to each Member's reletive capital interest in the Company as set forth in Exhibit 2 as amended from time to time in accordance with Treasury Regulation 1.704-1.

 3.2 DISTRIBUTIONS. The Members shall determine and distribute available funds amountly or at more frequent intervals as they see (if. Available) funds, as referred to hreath, abuilt mean the rate cash of the frequent intervals as they see (if. Available) funds, as referred to hreath, abuilt mean the rate cash of the concordance with the positive capital account balance, there shall be a qualified income offset, as set forth in Treasury Regulation 1.704-1(4)(2)(0)(0)(0).

 ARTICLE 4
 Menagement

 4.1 MANAGEMENT OF THE BUSINESS. The name and place of residence of the Initial Manager is stated above. By a vote of the Members holding a majority of the capital income rate has been made in the mage and agreed to a many Managers as the Members determine, from the to time, but no fewer than one, with one Manager and that the inaction and appointment may be terminated at any time, by a majority value of the Members with the Members and that the inaction and appointment may be terminated at any time, by a majority value of the Members and that the inaction

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- assignments loases, sub-lesses, 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 promissoy notes, loans, security agreements and other similar documents; and, (d) all other instruments of any other kina relating to the Company's affects, whether like or unifike the foregoing.

 4.4 CHIEF EXECUTIVE MANAGER. The Chief Executive Manager shall have primary responsibility for managing the operations of the Company's assets shall be held in the Company's among in the name of any nominee that the Managers may designate. The Managers shall have power to enter into a nominee agreement with any such person, and such agreement may contain provisions indennifying the nominee, except for his wiffful misconduct.

 4.5 COMPANY INFORMATION. Upon request, the Managers shall supply to any member information regarding the Company or its activities. Each Member or his authorized representative shall have access to end may inspect and copy all books, records and materies in the Managers allows the surface of the Company or its activities. Each Member or his authorized representative shall have access to end may inspect and copy all books, records and materies in the Managers access to read the surface of the Company or its activities. The exercise of the rights contained in this ARTICLE 4.6 shall be at the requesting Mamber'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's florone in good faith to promote the best interests of the Company, shall not solice the Memagers to any listing to the Members.

 4.3 INDEMINIFICATION. The Company shall indemnify any person who was or is a party defendant or is threatened to be made a party defendant, pending or completed acidon, suit or proceeding it to Members and mounts gold in sentiment acidon from the company by reaso

ARTICLE 6 Bookkeeping

- 6.1 BOOKS. The Managers shall maintain complete and accurate books of account of the Company's affairs at the Company's principal place of business. Such books shall be kept on such method of accounting as the Managers shall select. The company's accounting period shall be the calendar year.
- 6.2 **MEMBER'S ACCOUNTS**. The Managers shall maintain separate capital and distribution accounts for each member. Each member's capital account shall be determined and maintained in the manner set forth in Treasury Regulation 1.704-I(b)(2)(iv) and shall consist of his initial capital contribution increased by:
- (a) any additional capital contribution made by him/her;
- (b) credit balances transferred from his distribution account to his capital account; and decreased by:
- (a) distributions to him/her in reduction of Company capital;
- (b) the Member's share of Company losses if charged to his/her capital account.
- 6.3 **REPORTS**. The Managers shall close the books of account after the close of each calendar year, and shall prepare and send to each member a statement of such Member's distributive share of income and expense for income tax reporting purposes.

ARTICLE 7 Transfers

7.1 ASSIGNMENT. If at any time a Member proposes to sell, assign or otherwise dispose of all or any part of his interest in the Company, such Member shall first make a written offer to sell such interest to the other Members at a price determined by mutual agreement. If such other Members decline or fail to elect such interest within thirty (30) days, and if the sale or assignment is made and the Members fail to approve this sale or assignment unanimously then, pursuant to the Utah Limited Liability statutes, the purchaser or assignee shall have no right to participate in the management of the business and affairs of the Company. The purchaser or assignee shall only be 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.

This Agreement entered into effective the date stated above.

MEMBER

SOLSTICE ENTERPRISES, INC.

LaGrand T. Johnson, Director

MANAGER

NELDON P. JOHNSON

Neldon P. Johnson