COMMISSIONERS
TOM FORESE - Chairman
BOB BURNS
DOUG LITTLE
ANDY TOBIN
BOYD DUNN



## AZ Corp. Commission

PATRICIA L. BARFIELD
Director
Corporations Division

**BRENT MATTHEW WHEELER et.al,** 

#### **ARIZONA CORPORATION COMMISSION**

Date March 20, 2018

AIR CARE COOLING & HEATING, LLC % MICHAEL RYAN 1711 W.  $6^{TH}$  DR MESA, AZ 85202

Case number: CV2017-013384

Case caption: ROBERT ANTHONY ALLAIRE, et.al v.

Dear Sir or Madam:

Enclosed is a copy of the following document(s) that were served upon the Arizona Corporation Commission on 03/19/2018 as agent for AIR CARE COOLING & HEATING, LLC:

Court: MARICOPA COUNTY, SUPERIOR COURT

Summons

Complaint

Subpoena

Subpoena Duces Tecum

Default Judgment

Judgment

Writ of Garnishment

Motion For Summary Judgment

Motion for

Other PLAINTIFFS CERTIFICATE REGARDING COMPULSORY ARBITRATION

Sincerely,

Lynda B. Griffin

Custodian of Records

Initials LBG

File number L-1136880-4

### COMMISSIONERS TOM FORESE – Chairman **BOB BURNS** DOUG LITTLE ANDY TOBIN **BOYD DUNN**



**TED VOGT Executive Director** 

**PATRICIA L. BARFIELD** Director Corporations Division

#### ARIZONA CORPORATION COMMISSION

#### **CERTIFICATE OF MAILING**

The undersigned person certifies the following facts:

On 03/19/2018, Lynda Griffin , an employee of the Arizona Corporation Commission ("ACC"),

receiv	ved on behalf of the ACCARE COOLING & HE	C service of the fol ATING, LLC.	lowing documents upon the ACC as agent fo
Case of Case of Court:	number: <b>CV2017-01338</b>	ONY ALLAIRE, et.al 4 UNTY, SUPERIOR CO	v. BRENT MATTHEW WHEELER et.al,
$\boxtimes$	Summons		Default Judgment
$\boxtimes$	Complaint		Judgment
	Subpoena		Writ of Garnishment
	Subpoena Duces Tecum		
	Motion For Summary Ju	dgment	
	Motion for		
$\boxtimes$	Other PLAINTIFFS C	ERTIFICATE REGAR	DING COMPULSORY ARBITRATION
AIR % M 171:	CARE COOLING & HE IICHAEL RYAN 1 W. 6TH DR A, AZ 85202		
	and the second s	OF	
The t	undersigned was unable	e to mail the above	listed documents to
beca of Ar busir	izona, and the Arizona	registered corpora Corporation Comm	tion or limited liability company in the State ission has no record of its known place of
			at the foregoing is true and correct.
Printed Signat	ture: Lynda Griffii	1	Date: March 20, 2018

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2	Samuel P. Moeller, #025270  LAW OFFICES OF SAMUEL P. MOELLER, PLLC	
2	1419 North 3 <sup>rd</sup> Street	
3	Phoenix, Arizona 85004	
	Telephone: (602) 374-8009	
4	Facsimile: (602) 535-1201	
5	Email: jason@spmoellerlaw.com Email: sam@spmoellerlaw.com	
5	Attorneys for Plaintiff	
6		
	IN THE SUPERIOR COURT OF	THE STATE OF ARIZONA
7	IN AND EOD THE COUNTY	OF COUNTY MADECON
8	IN AND FOR THE COUNTY	OF COUNTY MARICOPA
G	ROBERT ANTHONY ALLAIRE, a	
9	married man; RIKKI CORREA, a Minor,	No. CV 2017-013384
	by and through her next friend and parent,	0/2017-013364
10	ROBERT ALLAIRE; and NIEKO	SUMMONS
11	ALLAIRE, a Minor, by and through his next friend and parent, ROBERT	
11	ALLAIRE,	
12		
	Plaintiffs,	If you would like legal advice from a lawyer,
13	VS.	Contact the Lawyer Referral Service at 602-257-4434
14	BRENT MATTHEW WHEELER, a	Of
`	Minor, by and through his next friend and	www.maricopalawyers.org Sponsored by the
15	parent, DALE WHEELER; ALAN	Maricopa County Bar Association
.	MITCHELL VENEGAS and JANE DOE	
16	VENEGAS; AIR CARE COOLING & HEATING, LLC d/b/a ARIZONA FLOOD	
17	SQUAD, an Arizona Corporation JOHN	
	DOES I-X; JANE DOES I-X; BLACK	
18	CORPORATIONS I-X and WHITE	
	PARTNERSHIPS I-X,	
19	Defendants.	
20	Defendants.	
	THE STATE OF ARIZONA TO THE DEFEN	DANT:
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	AIR CARE COOLING & HEATING	
22	c/o Valley DOS & Paralegal Services, 950 E. Baseline Rd., #104-907	Statutory Agent
2	Masa A 7 95293	

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YOU ARE HEREBY SUMMONED and required to appear and defend, within the time applicable, in this action in this Court. If served within Arizona, you shall appear and defend within 20 days after the service of the Summons and Complaint upon you, exclusive of the day of service. If served out of the State of Arizona -- whether by direct service, by registered or certified mail, or by publication -- you shall appear and defend within 30 days after the service of the Summons and Complaint upon you is complete, exclusive of the day of service. Where process is served upon the Arizona Director of Insurance as an insurer's attorney to receive service of legal process against it 5 in this state, the insurer shall not be required to appear, answer or plead until expiration of 40 days after date of such service upon the Director. Service by registered or certified mail outside the State of Arizona is complete 30 days after the date of filing the receipt and affidavit of service with the Court. Service by publication is complete 30 days after the date of first publication. Direct service is complete when made. Service upon the Arizona Motor Vehicle Director is complete 30 days after filing the Affidavit of Compliance and return receipt or Officer's Return. Rule 4, Ariz. R. Civ. P.; A.R.S. §§ 20-222, 28-2326 and 28-2327.

YOU ARE HEREBY NOTIFIED that in case of your failure to appear and defend 10 within the time applicable, judgment by default may be rendered against you for the relief demanded in the Complaint.

YOU ARE CAUTIONED that in order to appear and defend, you must file an 12 Answer or proper response in writing with the Clerk of this Court, accompanied by the necessary filing fee, within the time required, and you are required to serve a copy of any 13 Answer or response upon the Plaintiff's attorney. Rules 5 and 10(d), Ariz. R. Civ. P.; A.R.S. §§ 12-311 and 12-284.

Requests for reasonable accommodation for persons with disabilities must be made to the division assigned to the case by parties at least three (3) judicial days in advance of a scheduled court proceeding.

The name and address of the Plaintiff's attorney is:

Jason A. Hutzler LAW OFFICES OF SAMUEL P. MOELLER, PLLC 1419 North 3rd Street Phoenix, Arizona 85004

SIGNED AND SEALED this date:

MICHAEL K. JEANES, CLERK G. RAINES Debuty Clerk

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Jason A. Hutzler, #028488 Samuel P. Moeller, #025270 LAW OFFICES OF SAMUEL P. MOELLER, PLLC 1419 North 3rd Street Phoenix, Arizona 85004 Telephone: (602) 374-8009 4 | Facsimile: (602) 535-1201 Email: jason@spmoellerlaw.com 5 Email: sam@spmoellerlaw.com Attorneys for Plaintiffs 6 IN THE SUPERIOR COURT OF THE STATE OF ARIZONA 8 IN AND FOR THE COUNTY OF MARICOPA 9 ROBERT ANTHONY ALLAIRE, a No. CV 2017-013384 married man; RIKKI CORREA, a Minor, 10 by and through her next friend and parent, ROBERT ALLAIRE; and NIEKO COMPLAINT 11 ALLAIRE, a Minor, by and through his next friend and parent, ROBERT (Tort-Motor Vehicle) 12 ALLAIRE, Plaintiffs, 13 VS. 14 BRENT MATTHEW WHEELER, a 15 Minor, by and through his next friend and parent, DALE WHEELER; ALAN 16 MITCHELL VENEGAS and JANE DOE VENEGAS; AIR CARE COOLING & 17 HEATING, LLC d/b/a ARIZONA FLOOD SQUAD, an Arizona Corporation 18 JOHN DOES I-X; JANE DOES I-X; BLACK CORPORATIONS I-X and 19 WHITE PARTNERSHIPS I-X. 20 Defendants. 21 COMES NOW, the Plaintiffs, ROBERT ANTHONY ALLAIRE, a married man;

RIKKI CORREA, a Minor, by and through her next friend and parent, ROBERT

ANTHONY ALLAIRE; and NIEKO ALLAIRE, a Minor, by and through his next friend

and parent, ROBERT ANTHONY ALLAIRE, by and through counsel undersigned, and 2 for their Complaint against the Defendants, allege as follows: 3 I. Plaintiff, ROBERT ANTHONY ALLAIRE, is a married man, and at all times 4 5 relevant hereto was a resident of the County of Maricopa, State of Arizona. 6 II. Plaintiff, RIKKI CORREA, is a Minor, and at all times relevant hereto was a 7 resident of the County of Maricopa, State of Arizona. 9 III. Plaintiff, NIEKO ALLAIRE, is a Minor, and at all times relevant hereto was a 10 resident of the County of Maricopa, State of Arizona. 11 12 IV. The motor vehicle collision described in this Complaint occurred in Maricopa 13 County and all acts and omissions complained of in this Complaint occurred in Arizona. 14 15 V. Venue is proper in Maricopa County. The amount in controversy in this matter 16 exceeds the minimum jurisdictional amount required for Superior Court jurisdiction. 17 18 VI. 19 That Defendant, BRENT MATTHEW WHEELER, a Minor, by and through his next friend and parent, DALE WHEELER, upon information and belief, is a resident of the State of Arizona, and caused an event to occur in the State of Arizona out of which 21 the subject matter of this lawsuit arose. 22

That Defendant, ALAN MITCHELL VENEGAS and JANE DOE VENEGAS, upon information and belief, is a resident of the State of Arizona, and caused an event to occur in the State of Arizona out of which the subject matter of this lawsuit arose. Plaintiffs alleges, upon information and belief, that Defendant ALAN MITCHELL VENEGAS, was at all times material hereto, acting for and on behalf of the marital community consisting ALAN MITCHELL VENEGAS and JANE DOE VENEGAS. Plaintiff does not, at the present time, know the true name of the Defendant denominated as JANE DOE VENEGAS and therefore, sues her by a fictitious name. At such time as the true name and identity of this fictitious Defendant becomes known to Plaintiffs, Plaintiffs may request leave of this Court to amend this Complaint.

#### VII.

That Defendant, AIR CARE COOLING & HEATING, LLC d/b/a ARIZONA FLOOD SQUAD, upon information and belief, was at all times relevant hereto, an Arizona Corporation, doing business in the State of Arizona.

#### VIII.

Defendant John Does I-X and Jane Does I-X, Black Corporations I-X and White Partnerships I-X, upon information and belief, are each fictitious Defendants, the true names or capacities, whether individual, corporate or otherwise, are unknown to Plaintiff at this time and Plaintiff therefore sues said Defendants by such fictitious names and may seek leave of this Court to amend this Complaint to show their true names and capacities when the same has been ascertained.

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That on or about October 1, 2015, at or near the intersection of Milepost 183, westbound on U.S. Highway 60, within the city limits of Mesa, Arizona, there was a collision between a motor vehicle driven Plaintiff, ROBERT ANTHONY ALLAIRE, and motor vehicles driven by Defendants BRENT MATTHEW WHEELER and ALAN MITCHELL VENEGAS.

#### X.

At said time and place, Defendant, BRENT MATTHEW WHEELER, failed to control his speed and collided with the rear of the vehicle driven by Plaintiff, ROBERT ANTHONY ALLAIRE. Plaintiffs RIKKI CORREA, a Minor and NIEKO ALLAIRE, a Minor, were passengers in the vehicle driven by their father, Plaintiff, ROBERT ANTHONY ALLAIRE.

#### XI.

At said time and place, Defendant ALAN MITCHELL VENEGAS, while operating a vehicle owned by Defendant AIR CARE COOLING & HEATING, LLC d/b/a ARIZONA FLOOD SQUAD, failed to control his vehicle, while attempting to execute evasive action to avoid being struck in the rear of the vehicle he was operating, by Defendant, BRENT MATTHEW WHEELER. While attempting to move to the left emergency shoulder, Defendant ALAN MITCHELL VENEGAS impacted the left rear quarter of the vehicle driven by Plaintiff, ROBERT ANTHONY ALLAIRE.

#### XII.

At said time and place, Defendant ALAN MITCHELL VENEGAS, was an employee of Defendant AIR CARE COOLING & HEATING, LLC d/b/a ARIZONA

FLOOD SQUAD, and was acting in the course and scope of his employment with Defendant AIR CARE COOLING & HEATING, LLC d/b/a ARIZONA FLOOD SQUAD and as such, Defendant AIR CARE COOLING & HEATING, LLC d/b/a 3 ARIZONA FLOOD SQUAD is vicariously liable for the negligence of Defendant ALAN MITCHELL VENEGAS based on the legal doctrine of respondeat superior. **COUNT ONE** NEGLIGENCE XIII. 8 Plaintiffs, ROBERT ANTHONY ALLAIRE, RIKKI CORREA, a Minor, and NIEKO ALLAIRE, a Minor, repeat and re-allege each and every allegation, as if 10 previously set forth herein. 11 XIV. 12 As a direct and proximate result of the careless, negligent and unlawful acts 13 and/or omissions of Defendants, BRENT MATTHEW WHEELER and ALAN 14 MITCHELL VENEGAS, Plaintiff ROBERT ANTHONY ALLAIRE was injured. 15 XV. 16 As a direct and proximate result of said collision, Plaintiff ROBERT ANTHONY 17 ALLAIRE has incurred expenses in connection with medical care and treatment for his 18 injuries. 19 XVI. 20 As a direct and proximate result of the careless, reckless, and negligent conduct of 21 Defendants BRENT MATTHEW WHEELER and ALAN MITCHELL VENEGAS, 22

Plaintiff ROBERT ANTHONY ALLAIRE has suffered, and may continue to suffer, 2 physical and emotional injuries, pain and discomfort. 3 XVII. As a direct and proximate result of the careless, reckless, and negligent conduct of 4 Defendants BRENT MATTHEW WHEELER and ALAN MITCHELL VENEGAS, Plaintiff ROBERT ANTHONY ALLAIRE has incurred, and may continue to incur, expenses for medical care, treatment, equipment and supplies for rehabilitation of his injuries. 9 XIII. As a direct and proximate result of the careless, reckless, and negligent conduct of 10 Defendants BRENT MATTHEW WHEELER and ALAN MITCHELL VENEGAS, 11 Plaintiff ROBERT ANTHONY ALLAIRE may have lost income. 13 XIX. As a direct and proximate result of the careless, negligent and unlawful acts 14 and/or omissions of Defendants, BRENT MATTHEW WHEELER and ALAN MITCHELL VENEGAS, Plaintiff RIKKI CORREA was injured. 16 17 XX. As a direct and proximate result of said collision, Plaintiff RIKKI CORREA, by 18 and through her next friend and parent, ROBERT ANTHONY ALLAIRE has incurred 19 20 expenses in connection with medical care and treatment for her injuries. XXI. As a direct and proximate result of the careless, reckless, and negligent conduct of 22 Defendants BRENT MATTHEW WHEELER and ALAN MITCHELL VENEGAS, 23

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Plaintiff RIKKI CORREA has suffered, and may continue to suffer, physical and emotional injuries, pain and discomfort.

XXII.

As a direct and proximate result of the careless, reckless, and negligent conduct of Defendants BRENT MATTHEW WHEELER and ALAN MITCHELL VENEGAS, Plaintiff RIKKI CORREA, by and through her next friend and parent, ROBERT ANTHONY ALLAIRE, has incurred, and may continue to incur, expenses for medical care, treatment, equipment and supplies for rehabilitation of her injuries.

XXIII.

As a direct and proximate result of the careless, negligent and unlawful acts and/or omissions of Defendants, BRENT MATTHEW WHEELER and ALAN MITCHELL VENEGAS, Plaintiff NIEKO ALLAIRE was injured.

XXIV.

As a direct and proximate result of said collision, Plaintiff NIEKO ALLAIRE, by and through his next friend and parent, ROBERT ANTHONY ALLAIRE, has incurred expenses in connection with medical care and treatment for his injuries.

XXV.

As a direct and proximate result of the careless, reckless, and negligent conduct of Defendants BRENT MATTHEW WHEELER and ALAN MITCHELL VENEGAS, Plaintiff NIEKO ALLAIRE has suffered, and may continue to suffer, physical and emotional injuries, pain and discomfort.

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#### XXVI.

As a direct and proximate result of the careless, reckless, and negligent conduct of Defendants BRENT MATTHEW WHEELER and ALAN MITCHELL VENEGAS, Plaintiff NIEKO ALLAIRE, by and through his next friend and parent, ROBERT ANTHONY ALLAIRE, has incurred, and may continue to incur, expenses for medical care, treatment, equipment and supplies for rehabilitation of his injuries.

WHEREFORE, Plaintiffs, ROBERT ANTHONY ALLAIRE, RIKKI CORREA, a Minor, and NIEKO ALLAIRE, a Minor, pray for judgment against the Defendants, and each of them, as follows:

- 1. For Plaintiffs' general damages;
- 2. For Plaintiffs' expenses incurred for medical care and treatment of her injuries;
- 3. For interest on the judgment for Plaintiffs' general damages at the maximum rate allowed by law from the date each item of general damages was incurred until paid; for interest on the judgment for Plaintiff's special damages at the maximum rate allowed by law from the date each item of special damages was incurred until paid;
- 4. For Plaintiffs' costs incurred herein;
- 5. For Plaintiff ROBERT ANTHONY ALLAIRE's economic loss; and
- 6. For such other and further relief as to the Court deems just and proper.

DATED this <u>27th</u> day of September, 2017.

LAW OFFICES OF SAMUEL P. MOELLER, PLLC

By:

Jason A. Hutzler
Attorneys for Plaintiffs

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Email: jason@spmoellerlaw.com 7 8 13 14 BRENT MATTHEW WHEELER, a

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Jason A. Hutzler, #028488 Samuel P. Moeller, #025270 2 LAW OFFICES OF SAMUEL P. MOELLER, PLLC 1419 North 3rd Street 3 Phoenix, Arizona 85004 Telephone: (602) 374-8009 Facsimile: (602) 535-1201

MICHAEL K. JEANES, CLERK
G. RAINES

Email: sam@spmoellerlaw.com Attorneys for Plaintiff

## IN THE SUPERIOR COURT OF THE STATE OF ARIZONA

#### IN AND FOR THE COUNTY OF COUNTY MARICOPA

ROBERT ANTHONY ALLAIRE, a married man; RIKKI CORREA, a Minor, 10 by and through her next friend and parent. ROBERT ALLAIRE; and NIEKO 11 ALLAIRE, a Minor, by and through his next friend and parent, ROBERT 12 ALLAIRE,

Plaintiffs,

15 Minor, by and through his next friend and parent, DALE WHEELER; ALAN 16 MITCHELL VENEGAS and JANE DOE VENEGAS; AIR CARE COOLING & 17 HEATING, LLC d/b/a ARIZONA FLOOD SQUAD, an Arizona 18 Corporation JOHN DOES I-X; JANE DOES I-X; BLACK CORPORATIONS 19 I-X and WHITE PARTNERSHIPS I-X,

Defendants.

No. CV 2017-013384

PLAINTIFFS' DEMAND FOR JURY TRIAL

Plaintiffs, ROBERT ANTHONY ALLAIRE, a married man; RIKKI CORREA, a Minor, by and through her next friend and parent, ROBERT ANTHONY ALLAIRE;

and NIEKO ALLAIRE, a Minor, by and through his next friend and parent, ROBERT

ANTHONY ALLAIRE, by and through counsel undersigned, and pursuant to Rule 38(b), Arizona Rules of Civil Procedure, hereby request a trial by jury on all triable issues in the event an appeal from the Arbitration is filed in this matter.

DATED this 27th day of September, 2017.

LAW OFFICES OF SAMUEL P. MOELLER, PLLC

By: Jason A. Hutzler

Attorneys for Plaintiffs

Jason A. Hutzler, #028488 Samuel P. Moeller, #025270 2 LAW OFFICES OF SAMUEL P. MOELLER, PLLC 1419 North 3rd Street Phoenix, Arizona 85004 Telephone: (602) 374-8009 4 || Facsimile: (602) 535-1201 Email: jason@spmoellerlaw.com 5 Email: sam@spmoellerlaw.com Attorneys for Plaintiff 6 7 IN THE SUPERIOR COURT OF THE STATE OF ARIZONA 8 IN AND FOR THE COUNTY OF COUNTY MARICOPA No. 9 ROBERT ANTHONY ALLAIRE, a married man; RIKKI CORREA, a Minor, 10 by and through her next friend and parent, ROBERT ALLAIRE; and NIEKO 11 ALLAIRE, a Minor, by and through his next friend and parent, ROBERT 12 ALLAIRE.



SEP 27 2017



MICHAEL K. JEANES, CLERK G. RAINES

PLAINTIFFS' CERTIFICATE REGARDING COMPULSORY ARBITRATION

CV 2017-013384

Plaintiffs,

VS.

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BRENT MATTHEW WHEELER, a 15 Minor, by and through his next friend and

parent, DALE WHEELER; ALAN 16 MITCHELL VENEGAS and JANE DOE

VENEGAS: AIR CARE COOLING & 17 HEATING, LLC d/b/a ARIZONA

FLOOD SQUAD, an Arizona 18 Corporation JOHN DOES I-X; JANE DOES I-X; BLACK CORPORATIONS

19 I-X and WHITE PARTNERSHIPS I-X.

Defendants.

The undersigned certifies that the largest award sought by the PlaintiffS.

excluding interest, attorney's fees, and costs DOES NOT exceed the limits set by Rule

3.10, Local Rules of the Superior Court for Maricopa County, and Rule 72 et seq., Ariz.
 R. Civ. P., for compulsory arbitration. Therefore, this case IS subject to arbitration.
 DATED this 27th day of September, 2017.

LAW OFFICES OF SAMUEL P. MOELLER, PLLC

By: Jason A. Hutzler
Attorneys for Plaintiffs

#### CERTIFICATE OF NON-SERVICE

Case: Cv2017-013384	Court: Superior Court	County: Maricopa	Job: 2030692		
Plaintiff / Petitioner: Robert Anthony Allaire		Defendant / Respondent: Brent Matthew Wheller, ET AL			
Received by: Serves-U-Right Process Service, LLC		For: Law Office of Samuel P. Moeller, PLLC			
To be served upon: Air Care Cooling & Heating, LLC c/o Valley DOS & paralegal Services, Stat Agent					

I, Angie Rodriguez, under penalty of perjury, being duly sworn, depose and say: I am over the age of 18 years and not a party to this action, and that within the boundaries of the state where service was effected, I was authorized by law to make service of the documents and informed said person of the contents herein

Recipient Name / Address: Air Care Cooling & Heating, LLC c/o Valley DOS & paralegal Services, Stat Agent, 1711 W 6th Dr, Mesa, AZ 85202

Manner of Service:

**Bad Address** 

**Documents:** 

Summons, Complaint, Demand for Jury Trial, and Certificate of Compulsory Arbitration

#### Additional Comments:

1) Unsuccessful Attempt: Feb 19, 2018, 11:27 am MST at 950 E Baseline Rd #104-907, Mesa, AZ 85283 the address does not go to a building. There is a church that is at 750 and then another building that has an address past 950. Need to verify the address.

2) Unsuccessful Attempt: Mar 7, 2018, 5:11 pm MST at 1711 W 6th Dr, Mesa, AZ 85202 Current resident (Denise Argent) said that contact we are looking for does not live here, but said that her husband used to work for the company and that they are at 1815 w 1st ave, Mesa, AZ.

03/19/2018

Angie Rodriguez

Date

Serves-U-Right Process Service, LLC 13201 N 35th Ave B-10 Phoenix, AZ 85029 602-309-0736

#### Corporate Maintenance

03/19/2018 State of Arizona File Number: L-1136880-4 Corp. Name: AIR CARE COOLING & HEATI	• • • • • • • • • • • • • • • • • • •
Domestic Address % MICHAEL RYAN 1711 W 6TH DR	Second Address
MESA, AZ 85202	
Agent: MICHAEL RYAN Status: APPOINTED 01/29/2018 Mailing Address: 1711 W 6TH DR  MESA, AZ 85202 Agent Last Updated: 02/21/2018	Domicile: ARIZONA County: MARICOPA Corporation Type: DOMESTIC L.L.C. Life Period: PERPETUAL Incorporation Date: 05/14/2004 Approval Date: 05/14/2004 Last A/R Received: / Date A/R Entered: Next Report Due:
Business Type:	none nopele bue.

INVALID KEY FUNCTION. (A058)

Angie Rodniper

# CORPORATIONS DIVISION RECORDS SECTION 1300 West Washington Phoenix, Arizona 85007-2929

User Id: LGRIFFIN

Check Batch:

Customer No.:

Invoice No.: 5638810

Invoice Date: 03/19/2018 Date Received: 03/19/2018

Balance Due: \$ 0.00

ATTN:

(CASH CUSTOMER)

Quantity Description	Amount
1 SERVICE OF PROCESS	\$25.00
L-1439067-2 ARIZONA ORGANIC FISHERIES, LLC 1 SERVICE OF PROCESS	\$25.00
L-1136880-4 AIR CARE COOLING & HEATING, LLC 1 SERVICE OF PROCESS L-1823415-8 #1 CAB CO, LLC	\$25.00
Total Documents:	: \$ 75.00
CHECK 5041 PAYMENT	\$75.00