

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



# PATRICIA L. BARFIELD Director Corporations Division

#### ARIZONA CORPORATION COMMISSION

Date 04/09/2018

INTEGRATED LAND SOLUTIONS, LLC 1117 W UNIVERSITY DR MESA, AZ 85201

Dear Sir or Madam:

Enclosed is a copy of the following document(s) that were served upon the Arizona Corporation Commission on 04/04/2018 as agent for INTEGRATED LAND SOLUTIONS, LLC:

	caption: JUSTIN BETZ v. number: CC2018058988RC	ARMANDO PEREZ AND LADISLADO PEREZ H&W, etal , Court: CC2018058988RC
$\boxtimes$	Summons	
$\boxtimes$	Complaint	
	Subpoena	
	Subpoena Duces Tecum	
	Default Judgment	
	Judgment	
	Writ of Garnishment	
	Motion For Summary Judg	ment
	Motion for	
	Other	
Since	rely,	
6	almixo for &	Xynda Myn

Lynda B. Griffin

Custodian of Records

Initials LA

File number L1854716-4

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 **04/04/2018**, **LETICIA ALONZO**, an employee of the Arizona Corporation Commission ("ACC"), received on behalf of the ACC service of the following documents upon the ACC as agent for **INTEGRATED LAND SOLUTIONS. LLC**.

agent	for INTEGRATED LAND SOLUTIONS,	LLC.			
Case caption: JUSTIN BETZ v. ARMANDO PEREZ AND LADISLADO PEREZ H&W, etal , Case number: CC2018058988RC Court: MARICOPA COUNTY, JUSTICE COURT					
	Summons		Default Judgment		
$\boxtimes$	Complaint		Judgment		
	Subpoena		Writ of Garnishment		
	Subpoena Duces Tecum				
	Motion For Summary Judgment				
	Motion for				
	Other				
INTEGRATED LAND SOLUTIONS, LLC 1117 W UNIVERSITY DR MESA, AZ 85201					
		OR			
The undersigned was unable to mail the above listed documents to					
because that entity is not a registered corporation or limited liability company in the State of Arizona, and the Arizona Corporation Commission has no record of its known place of business.					
I declare and certify under penalty of perjury that the foregoing is true and correct.  Printed name: LETICIA ALONZO Date: 04/09/2018					
Signature: 8. WVWZ O					

## Central Process Service, LLC

7373 E Doubletree Ranch Road Scottsdale, AZ 85258 (602) 329-0374

# IN THE WEST MESA JUSTICE COURT STATE OF ARIZONA, MARICOPA COUNTY

) ) CC2018-058988 RC
) ) DECLARATION OF ATTEMPTED SERVICE
) ) ) )
_

Client File #: 4139 Invoice #: 1003

I, Andrew Keyt, being qualified under ARCP 4(d) and 4(e) to serve legal process within the State of Arizona, did receive on March 22, 2018 from Norman C. Keyt, Attorney for the Plaintiff, the following Court issued documents:

Summons and Complaint

I personally attempted to serve true copies of these documents as follows:

On Monday, March 26, 2018 at 3:19 p.m., I arrived at the address of service given below, the office of Integrated Land Solutions, LLC. I rang and knocked at the front of the property and was greeted by a woman who told me Armando Perez, the statutory agent for Integrated Land Soluctions, LLC, was not present at that time.

On Wednesday, March 28, 2018 at 12:34 p.m., I returned to the address of service and this time received no response after knocking and ringing at the front door of the property for some time and departed without making service.

On Friday, March 30, 2018 at 2:56 p.m., I again received no response at the property after knocking, ringing, and waiting for some time and was unable to make service.

1117 W University Drive, Mesa, AZ 85201

As an officer of the Court, I declare under penalty of perjury that the foregoing is true and

correct and execute this declaration on this date:

April 2, 2018

ander Keyt

Andrew Keyt, Declarant Process server: Andrew Keyt #8665

Service Fee: \$50

# RECEIVED

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Norman C. Keyt (4225) Christopher M. Bistany (029623) Keyt Law Office, LLC 7373 E. Doubletree Ranch Rd. B165 Scottsdale, AZ 85258 nck@keytlaw.com

₩EST MESA JUSTICE COURT

chris@keytlaw.com
Telephone: 602.424.4158
Facsimile: 602.265.5964
Attorneys for Plaintiff

# IN THE WEST MESA JUSTICE COURT STATE OF ARIZONA, MARICOPA COUNTY 2050 W. University Dr., Mesa AZ 85201: Phone (480) 964-2958

JUSTIN BETZ, an individual,

Plaintiff,

vs.

ARMANDO PEREZ and LADISLADO PEREZ, husband and wife; INTEGRATED LAND SOLUTIONS, LLC, an Arizona limited liability company,

Defendants.

Case No.CC 2018 058988 RC

#### **SUMMONS**

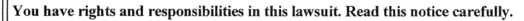
# THE STATE OF ARIZONA TO THE ABOVE-NAMED DEFENDANT(S): INTERGRATED LAND SOLUTIONS, LLC

- 4. YOU ARE SUMMONED to respond to this complaint by filing a written ANSWER with this Court and by paying the required fee. If you cannot afford to pay the required fee, you may request that the Court either waive or defer the fee.
- 5. If you were served with this Summons in the State of Arizona, the Court must receive your Answer within twenty (20) calendar days from the date you were served. If you were served outside the State of Arizona, the Court must receive your Answer within thirty (30) calendar days from the date you were served. If the last day is a Saturday, Sunday, or a legal holiday you have until the next working day to file your answer. When calculating time, do not count the day you were served with the summons.

- 6. Your Answer must be in writing.
  - (a). You may obtain an Answer from this court.
- (b). You may also obtain an answer form from the Form section of the Maricopa County Justice Court website at <a href="http://justicecourts.maricopa.gov">http://justicecourts.maricopa.gov</a>. The direct link is <a href="http://justicecourts.maricopa.gov/Forms/cv">http://justicecourts.maricopa.gov/Forms/cv</a> Summons with Complaint.pdf
- 4. Provide a copy of your Answer to the Plaintiff(s) or the Plaintiff(s) attorney in accordance with JCRCP Rule 120.
- 5. IF YOU FAIL TO FILE A WRITTEN ANSWER WITH THIS COURT WITHIN THE TIME INDICATED ABOVE, A DEFAULT JUDGMENT THE PACE ENTERED AGAINST YOU.

Justice of the Pe

Date MAR 2 2 2018



1. In a justice court lawsuit, individuals have a right to represent themselves, or they may hire an attorney to represent them. A family member or a friend may not represent someone in justice court unless the family member or friend is an attorney. A corporation has a right to be represented by an officer of the corporation, and a limited liability company ("LLC") may be represented by a managing member. A corporation or an LLC may also be represented by an attorney.

If you represent yourself, you have the responsibility to properly complete your court papers and to file them when they are due. The clerks and staff at the court are not allowed to give you legal advice. If you would like legal advice, you may ask the court for the name and phone number of a local lawyer referral service, the local bar association, or a legal aid organization.

2. You have a responsibility to follow the Justice Court Rules of Civil Procedure ("JCRCP") that apply in your lawsuit. The rules are available in many public libraries, at the courthouse, and online at the Court Rules page of the Arizona Judicial Branch website, at http://www.azcourts.gov/, under the "AZ Supreme Court" tab.

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Christopher M. Bistany (029623) Keyt Law Office, LLC 7373 E. Doubletree Ranch Rd. B165 Scottsdale, AZ 85258 nck@keytlaw.com

chris@keytlaw.com Telephone: 602.424.4158 Facsimile: 602.265.5964 Attorneys for Plaintiff

Norman C. Keyt (4225)

18 MAR 22 AM II: 55

WEST MESA JUSTICE COURT

IN THE WEST MESA JUSTICE COURT STATE OF ARIZONA, MARICOPA COUNTY 2050 W. University Dr., Mesa AZ 85201: Phone (480) 964-2958

JUSTIN BETZ, an individual,

Plaintiff,

٧s.

ARMANDO PEREZ and LADISLADO PEREZ, husband and wife; INTEGRATED LAND SOLUTIONS, LLC, an Arizona limited liability company,

Defendants.

Case No. CC2018 058 988 RC

COMPLAINT

(Breach of Contract, NSF Check)

For his complaint against Defendants, Plaintiff alleges as rollows:

# PARTIES JURISDICTION AND VENUE

- Plaintiff Justin Betz ("Plaintiff") is an individual residing in Maricopa County,
   Arizona.
- 2. Defendant Integrated Land Solutions LLC ("ILS") is a Arizona limited liability company conducting business in Maricopa County, Arizona. Upon information and belief, at all times pertinent, ILS was a contractor registered with the Arizona Registrar of Contractors. Upon further information and belief ILS's contracting license was suspended by the Arizona Registrar of Contractors on or about December 5, 2017.
  - 3. Defendants Armando Perez and Ladislado Perez are husband and wife residing

 in Maricopa County. All acts alleged herein by these Defendants were to benefit their marital community. Armando Perez is a member-manager of ILS. ILS is vicariously liable for his conduct while in the scope of his duties.

- 4. Events complained of herein occurred in, or arose from, transactions and conduct occurring in whole or in part in Maricopa County, Arizons.
- 5. This matter arises out of a contract or contracts and transactions between Plaintiff and Defendants. Such contracts and transactions were performed in Maricopa County, Arizona.
  - 6. This Court has subject matter and personal jurisdiction.
  - 7. Venue is proper in Maricopa County pursuant to A.R.S. § 12-401.
- 8. Venue is proper in this precinct. Defendant ILS resides in this in this precinct. Defendant Armando Perez resides and/or does business in this precinct.
- 9. Pursuant to the documents described herein, Plaintiff shall be entitled to its reasonable attorneys' fees, expenses, and costs incurred in this matter.

# GENERAL ALLEGATIONS

- 10. On or about February 23, 2017, Plaintiff contracted with ILS for landscaping work at real property owned by Plaintiff located at 1117 W. University Dr., Mesa, AZ 85201. A true and accurate copy of General Service Agreement ("GSA") executed by the parties is attached hereto as EXHIBIT A.
- 11. Pursuant to the GSA, Plaintiff agreed to pay ILS the amount of \$40,452.00 in exchange for landscaping labor and materials provided by ILS to Plaintiff.
- 12. In or around June of 2017, Plaintiff discovered that Defendants had failed to perform the agreed upon work under the GSA. Additionally, work that was performed by Defendants was done in a poor and unworkmanlike manner. The work was so poor that Plaintiff was required to redo and re-finish several items.
- Defendants. At this time, Plaintiff demanded from ILS a refund of \$8000.00 from the money already paid to ILS.
- 14. On July 14, 2017, Defendant Armando Perez agreed to pay Plaintiff the amount of \$8,000 as a refund under the GSA. Payments were to be in the amount of \$1,000 each Friday for eight consecutive weeks. A true and accurate copy of the July 14, 2017 agreement to repay Plaintiff ("Repayment Agreement") is attached hereto as **Exhibit B**.

Exhibit A

# GENERAL SERVICE AGREEMENT

THIS GENERAL SERVICE AGREEMENT (the "Agreement") dated this 27th day of March, 2017

#### BETWEEN:

Justin Betz & Family of 5311 N. 2nd Street, Phoenix AZ 85021 (the "Client")

- AND -

Integrated Land Solutions of 1117 W University Dr., Mesa AZ 85201 (the "Contractor").

#### BACKGROUND:

- A. The Client is of the opinion that the Contractor has the necessary qualifications, experience and abilities to provide services to the Client.
- B. The Contractor is agreeable to providing such services to the Client on the terms and conditions set out in this Agreement.

IN CONSIDERATION OF the matters described above and of the mutual benefits and obligations set forth in this Agreement, the receipt and sufficiency of which consideration is hereby acknowledged, the Client and the Contractor (individually the "Party" and collectively the "Parties" to this Agreement) agree as follows:

- 1 Services Provided
- 1. The Client hereby agrees to engage the Contractor to provide the Client with services (the "Services") consisting of:

This Contract includes all scope of work described in estimate #1423, any adjustments to the contract including material change, will require a separate estimate with cost prior to proceeding with work.

Note: This is a design build contract not to exceed \$40,452.00 dollars.

- 2. The Services will also include any other tasks which the Parties may agree on. The Contractor hereby agrees to provide such Services to the Client.
- 3 Term of Agreement

- 3. The term of this Agreement (the "Term") will begin on the date of this Agreement and will remain in full force and effect until the completion of the Services, subject to earlier termination as provided in this Agreement. The Term of this Agreement may be extended by mutual written agreement of the Parties.
- 4. In the event that either Party breaches a material provision under this Agreement, the non-defaulting Party may terminate this Agreement and require the defaulting Party to indemnify the non-defaulting Party against all reasonable damages.
- 5. Performance
- 5. The Parties agree to do everything necessary to ensure that the terms of this Agreement take effect.
- 6. Currency
- 6. Except as otherwise provided in this Agreement, all monetary amounts referred to in this Agreement are in US Dollars.
- 7. Compensation ("Cash Contract")
- 8. For the services rendered by the Contractor as required by this Agreement, the Client will provide compensation (the "Compensation") to the Contractor for the flat fee of \$40,452.00
  - -A deposit of \$20,226.00 (the "Deposit") will be payable to the Contractor before any work will begin.
  - -A Progress payment of \$10,113.00 will be payable once all grading, excavation is completed and all material is delivered onsite.
  - -A Final payment of \$10,113.00 will be due upon completion and final sign off by owner.
- 9. The balance of the Compensation will be payable upon completion of the Services.
- 10. The above Compensation includes all applicable sales tax, and duties as required by law.
- 11. Reimbursement of Expenses
- 11. In connection with providing the Services hereunder, the Contractor will only be reimbursed for expenses that have been approved in advance.
- 12. The Contractor will furnish vouchers to the Client for all such expenses.

# 13. Confidentiality

- 13. Confidential information (the "Confidential Information") refers to any data or information relating to the Client, whether business or personal, which would reasonably be considered to be private or proprietary to the Client and that is not generally known and where the release of that Confidential Information could reasonably be expected to cause harm to the Client.
- 14. The Contractor agrees that it will not disclose, divulge, reveal, report or use, for any purpose, any Confidential Information which the Contractor has obtained, except as authorized by the Client. This obligation will end on the expiration or termination of this Agreement.
- 15. All written and oral information and materials disclosed or provided by the Client to the Contractor under this Agreement is Confidential Information regardless of whether it was provided before or after the date of this Agreement or how it was provided to the Contractor.

## 16. Non-Solicitation

- 16. The Contractor understands and agrees that any attempt on the part of the Contractor to induce other employees or contractors to leave the Client's employ, or any effort by the Contractor to interfere with the Client's relationship with its employees or other service providers would be harmful and damaging to the Client.
- 17. Until this agreement expires or is terminated, the Contractor will not in any way directly or indirectly:
  - a. induce or attempt to induce any employee or other service provider of the Client to quit employment or retainer with the Client;
  - b. otherwise interfere with or disrupt the Client's relationship with its employees or other service providers;
  - c. discuss employment opportunities or provide information about competitive employment to any of the Client's employees or other service providers; or
  - d. solicit, entice, or hire away any employee or other service provider of the Client.

# 2. Return of Property

- 18. Upon the expiry or termination of this Agreement, the Contractor will return to the Client any property, documentation, records, or Confidential Information which is the property of the Client.
- 19. Capacity/Independent Contractor

19. In providing the Services under this Agreement it is expressly agreed that the Contractor is acting as an independent contractor and not as an employee. The Contractor and the Client acknowledge that this Agreement does not create a partnership or joint venture between them, and is exclusively a contract for service.

# 20. Notice

- 20. All notices, requests, demands or other communications required or permitted by the terms of this Agreement will be given in writing and delivered to the Parties of this Agreement as follows:
  - a. Justin Betz & Family
     5311 N. 2<sup>nd</sup> Street Phoenix, AZ85021
  - Integrated Land Solutions
     1117 W University Dr. Mesa AZ 85201

or to such other address as any Party may from time to time notify the other.

# 21. Indemnification

21. Except to the extent paid in settlement from any applicable insurance policies, and to the extent permitted by applicable law, each Party agrees to indemnify and hold harmless the other Party, and its respective directors, stockholders, affiliates, officers, agents, employees, and permitted successors and assigns against any and all claims, losses, damages, liabilities, penalties, punitive damages, expenses, reasonable legal fees and costs of any kind or amount whatsoever, which result from or arise out of any act or omission of the indemnifying party, its respective directors, stockholders, affiliates, officers, agents, employees, and permitted successors and assigns that occurs in connection with this Agreement. This indemnification will survive the termination of this Agreement.

# 22. Insurance

22. The Contractor will be required to maintain general liability insurance including coverage for bodily injury and property damage at a level that would be considered reasonable in the industry of the Contractor based on the risk associated with the characteristics of this Agreement and only to the extent permitted by law. All insurance policies will remain materially unchanged for the duration of this Agreement.

# 23. Legal Expenses

23. In the event that legal action is brought to enforce or interpret any term of this Agreement, the prevailing Party will be entitled to recover, in addition to any other damages or award, all reasonable legal costs and fees associated with the action.

# 24 Modification of Agreement

24. Any amendment or modification of this Agreement or additional obligation assumed by either Party in connection with this Agreement will only be binding if evidenced in writing signed by each Party or an authorized representative of each Party.

# 25 Time of the Essence

25. Time is of the essence in this Agreement. No extension or variation of this Agreement will operate as a waiver of this provision.

# 26. Assignment

26. The Contractor will not voluntarily, or by operation of law, assign or otherwise transfer its obligations under this Agreement without the prior written consent of the Client

# 27. Entire Agreement

27. It is agreed that there is no representation, warranty, collateral agreement or condition affecting this Agreement except as expressly provided in this Agreement.

#### 28. Enurernent.

28. This Agreement will enure to the benefit of and be binding on the Parties and their respective heirs, executors, administrators, successors and permitted assigns.

#### 29. Titles/Headings

29. Headings are inserted for the convenience of the Parties only and are not to be considered when interpreting this Agreement.

#### 30. Gender

30. Words in the singular mean and include the plural and vice versa. Words in the masculine mean and include the feminine and vice versa.

## 31. Governing Law

- 31. It is the intention of the Parties to this Agreement that this Agreement and the performance under this Agreement, and all suits and special proceedings under this Agreement, be construed in accordance with and governed, to the exclusion of the law of any other forum, by the laws of the State of Arizona, without regard to the jurisdiction in which any action or special proceeding may be instituted.
- 32. Severability
- 32. In the event that any of the provisions of this Agreement are held to be invalid or unenforceable in whole or in part, all other provisions will nevertheless continue to be vatid and enforceable with the invalid or unenforceable parts severed from the remainder of this Agreement.
- 33. Waiver
- 33. The waiver by either Party of a breach, default, delay or emission of any of the provisions of this Agreement by the other Party will not be construed as a waiver of any subsequent breach of the same or other provisions.

IN WITNESS WHEREOF the Parties have duly affixed their signatures under hand and seal on this 23rd day of February, 2017.

Justin Besz (Client)

Integrated Land Solutions (Contractor)

(SEAL

2:2

Exhibit B



1117 W. University Dr., Mesa, AZ 85201

PO Box 5852, Mesa, AZ 8321.1

Office: 480-433-3553

July 14, 2017

Dear Mr. Betz:

Lapologize that it didn't work out for my company to complete the landscaping on your yard, but appreciate that you are willing to work with me on your refund. As discussed in our meeting this morning, I will pay you \$1,000 each Friday, as I did today, until the \$8,000 owed is refunded in full. If I am able to pay you more in a shorter amount of time, I will certainly do so. Thank you for your patience and understanding in this matter.

Sincerely,

Armando Perez

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Exhibit C

#### KEYT LAW OFFICE

7373 E Doubletree Ranch Road. Ste B165

Scottsdale, AZ 85258

March 20, 2018

# VIA CERTIFIED MAIL and US MAIL

Armando Perez 25 E Morelos St Chandler, AZ 85225-6388

Integrated Land Solutions, LLC 1117 W University Dr. Mesa, AZ 85201-5524

Integrated Land Solutions, LLC PO BOX 5852 Mesa AZ 85211

Re: Justin Betz v Integrated Land Solutions LLC and Armando Perez / NSF CHECK(S) DEMAND FOR PAYMENT / A.R.S. §12-671

Dear Integrated Land Solutions, LLC and Armando Perez,

Our law firm represents Justin Betz ("Betz"). Check Numbers 6078 and 6096 issued by Integrated Land Solutions LLC to Betz and drawn on account at Chase Bank in the total amount of \$4,000.00 (Check # 6078 dated 7/28/2017 for \$1,000 and Check # 6096 dated 8/22/2017 for \$3,000,) were not honored by the bank and was returned Non Sufficient Funds (NSF). A copy of Checks #6078 and #6096 are enclosed herein.

Arizona has a statute, A.R.S. §12-671, that raises the presumption of fraud if a person issues a NSF check and then does not pay it after demand by the payer. This is demand pursuant to that statute for payment of \$4,000.00, within twelve (12) days. Payment must be made in certified funds within this time period. Under A.R.S §12-671, the Plaintiff may recover twice the amount of the check, attorneys fees and court costs if the issuer fails to pay after demand. As of March 9, 2018, the amount owed by Integrated Land Solutions, LLC and Armande Perez to Betz is \$4,000.00.

This is a demand for payment of \$4,000.00 immediately. Make the check payable to "Keyt Law Office Trust Account." You must pay by certified funds. If you fail to pay by 5:00 p.m. March 21, 2018 my client will take appropriate action to obtain payment. You are probably aware that my client can also obtain an award of attorneys' fees and court costs pursuing this matter in a court of law.

Please be advised that if full payment (\$4,000.00) is not received as outlined above, my client will take further action on March 21, 2018.

Sincerely,

Norm Keyt

nck@keytlaw.com Fax: (602) 265- 5964

Bound of the second of the sec

# KEYT LAW OFFICE

7373 E Doubletree Ranch Road, Ste B165 Scottsdale, AZ 85258

NCK:jj

Enclosures:

Copy of Checks #6078 and #6096 returned NSF

Phone (480) 664-8461

nck@keytlaw.com

Fax: (602) 265-5964

#### Central Process Service, LLC

7373 E Doubletree Ranch Road Scottsdale, AZ 85258 (602) 329-0374

# IN THE WEST MESA JUSTICE COURT STATE OF ARIZONA, MARICOPA COUNTY

	1
JUSTIN BETZ, an individual,	CC2018-058988 RC
Plaintiff, vs.	DECLARATION OF ATTEMPTED SERVICE
ARMANDO PEREZ and LADISLADO PEREZ, husband and wife; INTEGRATED LAND SOLUTIONS, LLC, an Arizona limited liability company,	) ) ) )
Defendants.	)

Client File #: 4139 Invoice #: 1003

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Summons and Complaint

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On Wednesday, March 28, 2018 at 12:34 p.m., I returned to the address of service and this time received no response after knocking and ringing at the front door of the property for some time and departed without making service.

On Friday, March 30, 2018 at 2:56 p.m., I again received no response at the property after knocking, ringing, and waiting for some time and was unable to make service.

1117 W University Drive, Mesa, AZ 85201

As an officer of the Court, I declare under penalty of perjury that the foregoing is true and

correct and execute this declaration on this date: April 2, 2018

Andrew Keyt, Declarant

Andrew Keyt, Declarant Process server: Andrew Keyt #8665

Service Fee: \$50

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

User Id: LALONZO Invoice No.: 5656141 Check Batch:

Invoice Date: 04/04/2018

Date Received: 04/04/2018 Customer No.:

ATTN:

(CASH CUSTOMER)

Quantity Description	Amount
1 SERVICE OF PROCESS L-1854716-4 INTEGRATED LAND SOLUTIONS, LLC	\$25.00
16 PLAIN LETTER COPIES L-1854716-4 INTEGRATED LAND SOLUTIONS, LLC	\$8.00
Total Documents: \$	33.00
PAYMENT CREDIT CARD 9810	\$33.00
Balance Due: \$	0.00

# Corporate Inquiry

4/04/2018 State of Arizona F File Number: L-1854716-4 Corp. Name: INTEGRATED LAND SOLUTIONS,	•
Domestic Address 1117 W UNIVERSITY DR  MESA, AZ 85201	Second Address
Agent: ARMANDO PEREZ Status: APPOINTED 06/18/2013 Physical Address 1117 W UNIVERSITY DR	Domicile: ARIZONA County: MARICOPA Corporation Type: DOMESTIC L.L.C. Life Period: PERPETUAL Incorporation Date: 06/18/2013
MESA, AZ 85201 Agent Last Updated: 02/02/2017	Approval Date: 06/20/2013 Last A/R Received: / Date A/R Entered: Next Report Due:
Business Type:	

Andrew Key+