A Guide for Organizing Domestic Limited Liability Companies

Jesse White
Secretary of State
My office provides this booklet to assist you in the process of forming your own limited liability company. The booklet provides detailed guidelines for filing the Articles of Organization, as well as information on filing fees, other government agencies you must contact and legal obligations you will assume after organization. Information also is provided on low-profit limited liability companies.

While the procedures to organize a limited liability company are relatively easy and straightforward, issues unique to your circumstances could complicate the process. Because of this and because some of the terminology used is new and could be confusing, I encourage you to consult with an attorney to learn your specific legal obligations at each step of the organization process.

If you have further questions about organizing your limited liability company, please contact my office’s Department of Business Services, Limited Liability Division, at 217-524-8008.

Jesse White
Illinois Secretary of State
## Table of Contents

**Introduction** ................................................................. 1

**Department of Business Services** .................................................. 1

**Drafting the Articles of Organization** .................................................. 1-6
  - Article 1: Limited Liability Company Name .............................................. 2
  - Article 2: Principal Place of Business .......................................................... 3
  - Article 3: Effective Date of Articles ............................................................... 4
  - Article 4: Registered Agent and Registered Office ....................................... 4
  - Article 5: Limited Liability Company Purpose ............................................. 4
  - Article 6: Duration of the Limited Liability Company .................................... 5
  - Article 7: Optional Provisions ...................................................................... 5
  - Article 8: Management Type ...................................................................... 5
  - Article 9: Signature(s) of Organizer(s) .......................................................... 6

**Filing the Articles of Organization** ......................................................... 6-7
  - Filing by Mail .................................................................................. 6
  - Expedited Service ........................................................................ 6
  - Filing Online .................................................................................. 7

**Organizing the Limited Liability Company** ................................................... 7

**Series LLCs** ........................................................................ 7-8

**Low-profit LLCs** ................................................................. 8-9

**Reasons Submitted Documents are Returned** ........................................ 10

**Additional Filings** .......................................................................... 11

**Limited Liability Company Forms and Fees** ........................................... 12

**Contact Information** ..................................................................... 13-15
Introduction

Businesses may be organized in many ways. The most common forms of business organizations today are sole proprietorship, corporation, partnership and limited liability company. This guide assumes you have selected "limited liability company" as the form of business organization most suited to your objectives. This guide also assumes that the limited liability company format you have selected is not one that would be able to establish a Series LLC (see page 7 for more information on Series LLCs).

These guidelines should not serve as a substitute for statutory analysis or professional advice. To be sure you understand the legal, business, tax and financial obligations and consequences that may result from organizing your business, you may want to consult an attorney and an accountant.

Department of Business Services

The Secretary of State's Department of Business Services serves as an approval and record-keeping office for limited liability companies in Illinois. Information on LLC filings is available by telephone, letter or at offices in Springfield and Chicago. Standard forms are also available on the Secretary of State's Website at www.cyberdriveillinois.com. You also may use this site to view the provisions of the Limited Liability Company Act, perform a preliminary name availability check, verify the existence or status of a company, purchase a Certificate of Good Standing, and file various documents with the department. Legal, financial and business advice is not provided by the Secretary of State's Department of Business Services. (See pages 14-15 for contact information.)

Drafting the Articles of Organization

All Articles of Organization must be submitted in duplicate (one original and one true copy). When using the standard Form LLC-5.5, all Articles must be fully completed (with the exception of Article 7, which is optional), and all responses must be typed or printed in black ink.

Generally, a limited liability company's existence begins when the Department of Business Services has "filed" the Articles of Organization. However, a later date, not to exceed 60 days after the date that the department actually files the document, may be designated instead. This choice must be made when completing Article 3 of Form LLC-5.5.

The Articles of Organization must set forth the following: limited liability company name; address of the principal place of business; effective date of the Articles of Organization; name of the registered agent and address of registered office; LLC purpose; term of existence; and a statement as to whether the LLC will be manager-managed or member-managed, along with the names and addresses of the initial managers or members. The next few pages outline these provisions and highlight some of the optional provisions available. For convenience, the sequence follows the order of the standard form. Note that the heading for each topic includes a reference to the applicable section of the Limited Liability Company Act, denoted by the symbol "§".
Article 1: Limited Liability Company Name (§1-10)

A. RESTRICTIONS

**Distinguishable:** The Illinois Limited Liability Company Act provides that you may choose a name *so long as it is distinguishable upon the records of the Secretary of State* from any domestic or foreign limited liability company name or assumed LLC name, any domestic or foreign corporate name or assumed corporate name, or a name that is currently reserved or registered with the Secretary of State under either the Limited Liability Company Act or the Business Corporation Act.

**NOTE:** Acceptance of a name is made without regard to the names of sole proprietorships, trade names and the like. If you are uncertain about your rights and liabilities in a name, consult your attorney before using the name chosen.

**LLC Designator:** The name must contain, separate and apart from any other word or abbreviation, the words "Limited Liability Company," or the abbreviation "L.L.C." or "LLC." The name cannot contain any of the following terms: "Corporation," "Corp.,” "Incorporated," "Inc.,” "Ltd.,” "Co.,” "Limited Partnership," or "L.P."

**Restricted Words:** With regard to Articles of Organization to be filed with the Secretary of State, the name of the proposed limited liability company may not contain any word or phrase that indicates or implies that it is organized for the purposes of insurance, assurance or banking. The limited liability company name may not contain any word or phrase that indicates or implies that it is authorized or empowered to be in the business of a corporate fiduciary unless otherwise permitted by the Department of Financial and Professional Regulation, Division of Banking, under Section 1-9 of the Corporate Fiduciary Act. While the name of the limited liability company must contain the word "trust" if it is organized for the purpose of accepting and executing trusts, the words "trust," "trustee" or "fiduciary" may be used by a limited liability company only if it has first complied with Section 1-9 of the Corporate Fiduciary Act (205 ILCS 620/1-9). Satisfaction of this requirement must be provided to the Secretary of State in the form of a statement signed by the director of the Department of Financial and Professional Regulation, Division of Banking, or a designee that grants permission to use one of these words.

Other restricted words include "bank," "banker" and "banking." These words may be used in the name of a limited liability company on file with the Secretary of State only when the Secretary of State is provided with a statement signed by the director of the Department of Financial and Professional Regulation, Division of Banking, or a designee that grants permission to use one of these words pursuant to Section 46 of the Illinois Banking Act (205 ILCS 5/46). A limited liability company on file with the Secretary of State using any of these three words may not be engaged in the business of banking, but may be a bank holding company. The foregoing notwithstanding, a limited liability company created for the purpose of banking must file Articles of Organization and all other documents with the Department of Financial and Professional Regulation, Division of Banking, in accordance with Section 5-55 of the Limited Liability Company Act (805 ILCS 180/5-55).
Im proper Names: The limited liability company name may not contain any word or words that create a connotation that is offensive to good taste and decency.

Permitted Letters and Characters: The name must consist of letters of the English alphabet, Arabic or Roman numerals and/or only those symbols capable of being reproduced by the Department of Business Services.

Business Name: The name shall be the name under which the limited liability company shall transact business in Illinois, unless the limited liability company shall also elect to adopt one or more assumed LLC names.

NOTE: A divisional designation or a trade name is not considered an assumed limited liability company name if the true LLC name is clearly and fully disclosed every time such divisional designation or trade name is used.

B. NAME AVAILABILITY
Before submitting the Articles of Organization, you can determine if the name you have chosen for your company appears to be available and acceptable for use by writing the Department of Business Services in Springfield or by calling 217-524-8008. Be prepared by having one or two alternative names. A preliminary check for name availability also may be done on the Business Services page at www.cyberdriveillinois.com.

NOTE: A preliminary name availability determination DOES NOT GUARANTEE that the name will be available at a later date. The Department of Business Services reserves final determination of availability until a Name Reservation, Articles of Organization or an Assumed Name Application is filed.

C. NAME RESERVATION (§1-15)
A name for a limited liability company may be reserved for 90 days for a fee of $300 by filing Form LLC-1.15. This is an optional filing and is not a prerequisite to the filing of the Articles of Organization on Form LLC-5.5. The filing of Form LLC-1.15 does not establish a limited liability company, and the $300 fee is not applied to the fee required to file the Articles of Organization.

D. NAMES ON FILE WITH THE SECRETARY OF STATE
The names of all limited liability companies, or the reserved or assumed names of all limited liability companies, are shown in upper-case letters only on the records of the Department of Business Services, regardless of the case used when establishing the name.

Article 2: Principal Place of Business (§1-40)
Each limited liability company must have an address for a principal place of business, which may or may not be a place of business in the State of Illinois. Each company shall keep certain records at the principal place of business, or at such other reasonable location as specified in the operating agreement. These records include, but are not limited to: (1) a list of the names and addresses of each member; (2) a copy of the Articles of Organization; (3) copies of all federal, state, and local income tax returns for the most recent three years; and (4) a copy of the current operating agreement and any financial statements of the company for the three most recent years. These records must be made available during normal business hours at the request of any member of the company or any legal representative of a deceased member or member under legal disability.
Article 3: Effective Date of Articles (§5-5)
As stated previously, the existence of a limited liability company generally begins when the Articles of Organization are filed with the Secretary of State. However, when filing the Articles of Organization, each limited liability company must indicate the point at which its existence begins. If not the date the Articles are filed with the Secretary of State, the company may choose a later date of not more than 60 days after the Articles of Organization are filed with the Department of Business Services.

Article 4: Registered Agent and Registered Office (§1-35)
A. FUNCTION OF THE REGISTERED AGENT AND REGISTERED OFFICE
Each limited liability company is required by the Limited Liability Company Act to establish and maintain a registered agent and registered office in Illinois to provide a public record of the name and address of a person upon whom all process on the company may be served. In addition, the Department of Business Services will send all official correspondence to the registered agent at the registered office address on record. For these reasons, it is important to keep the name and address of the registered agent and registered office current with the Secretary of State.

NOTE: Failure to maintain a registered agent and a registered office will ultimately result in the involuntary dissolution of the company.

B. WHO MAY BE A REGISTERED AGENT
The registered agent must be either:
• a individual who resides in Illinois, OR
• an entity authorized to transact business in this state.

Unless the Articles of Organization or the operating agreement provide otherwise, the registered agent may be (but is not required to be) an organizer, manager, member or employee of the limited liability company.

NOTE: A limited liability company should not name someone as its registered agent until that person has agreed to act in that capacity.

C. LOCATION OF REGISTERED OFFICE
The registered office must:
• be located in Illinois;
• have a street or road address, or a rural route and box number (P.O. Box alone is not acceptable); and
• be identical with the business office address of the registered agent.

Article 5: Limited Liability Company Purpose (§§1-25 & 5-5)
The "purpose clause" is the statement of the character of the business objectives of a limited liability company. The Illinois Limited Liability Company Act permits Illinois LLCs registered with the Office of the Secretary of State to be formed for any lawful purpose except banking; insurance; the practice of dentistry, unless all the members and managers (if any) are licensed under the Illinois Dental Practice Act; or the practice of medicine, unless all organizers, members and managers are licensed under the Medical Practice Act of 1987.
The Articles of Organization may list one or more specific purposes and/or a general statement of purpose, known as the "general purpose clause." Referring to the Limited Liability Company Act, this clause is pre-printed on the version of Form LLC-5.5, available from the Department of Business Services:

"The transaction of any or all lawful business for which Limited Liability Companies may be organized under this Act."

A. RESTRICTIONS
In addition to the requirements of the Illinois Limited Liability Company Act, other statutes, rules and regulations can influence the wording of an LLC's purpose. Many businesses and professions may be restricted as to permissible LLC purposes or may be required to use certain precise language. If you are unsure about your situation, please consult an attorney.

B. POWERS
Limited liability company “powers” are different from purposes. The purposes are the objectives of the LLC or what it is organized to do. The powers are the means by which the purposes may be achieved, or the ways permitted by statute for a limited liability company to accomplish its objectives. Because all limited liability companies have all of the powers set forth in Section 1-30 of the Limited Liability Company Act (805 ILCS 180/1-30), the Articles of Organization do not need to state any powers. The Articles of Organization cannot state that a limited liability company has the powers of a natural person.

Article 6: Duration of the Limited Liability Company (§5-5)
The duration of a limited liability company may be stated as "perpetual," or a specific date may be inserted in this section to indicate at what point in the future the company is to be dissolved. If the Articles of Organization indicate a specific dissolution date, and when the company reaches that date it decides that it does not want to be dissolved, the LLC must then file Articles of Amendment to either extend the date of dissolution to some later specific date or to establish a duration of perpetual.

Article 7: Optional Provisions (§5-5)
This section may include any other provision(s), not inconsistent with law, the members elect to set out in the Articles of Organization for the regulation of the internal affairs of the company. This includes, but is not limited to, any provision that is required or permitted to be set out in the operating agreement, as well as any agreed upon events of dissolution.

Article 8: Management Type (§15-1)
An owner of or investor in a limited liability company is referred to in the Limited Liability Company Act as a “member.” A member of a limited liability company may be an individual or some form of business entity, such as a corporation, another LLC or a partnership. In Illinois, a limited liability company must have at least one member, known as a "single member LLC," but there is no limit on the maximum number of members an LLC can have.

This section of the Articles of Organization must indicate whether the management of the company is to be vested in the member or members or in a manager or managers. In a member-managed company, each member has equal rights in the man-
agement and conduct of the company's business. If the manager-managed format is chosen, the members will select from among themselves and appoint or designate one or more persons or entities to manage the company. In a manager-managed company, each manager has equal rights in the management and conduct of the company's business. This section must include the names and addresses of the managers (Item 8.a.) if the company is manager-managed or of the members (Item 8.b) if member-managed.

**Article 9: Signature(s) of Organizer(s) (§5-5)**

**A. ORGANIZER(S)**

A limited liability company may be formed by one or more organizers. An organizer may either be a natural person age 18 or older or a business entity such as a partnership, limited partnership, other limited liability company or a corporation.

*NOTE: If the limited liability company is organized for the practice of medicine, each organizer must either be an attorney or a licensed physician in Illinois.*

**B. SIGNATURE(S)**

Each individual acting as an organizer of a limited liability company must sign the Articles of Organization on the line indicated. In addition, this section of the document must include the typed or printed name of each organizer as well as the address of each organizer.

If a business entity acts as an organizer, the exact name of the entity must be provided, as well as the typed or printed name of the individual signing on behalf of the entity and the capacity (title) in which he or she signs.

**Filing the Articles of Organization**

**A. FILING BY MAIL**

Submit to the Department of Business Services in Springfield (see address on Form LLC-5.5):

- Articles of Organization in duplicate *(one originally signed document and a second copy, which may be an original, a carbon or a photocopy), AND*
- Payment of the required $500 filing fee in guaranteed form (certified check, cashier’s check, money order or check from an Illinois attorney or certified public accountant payable to Secretary of State).

**B. EXPEDITED SERVICE**

The Department of Business Services offers the review and, if approved, filing of the Articles of Organization on an expedited basis within 24 hours of receipt in either the Springfield or Chicago office. Pursuant to Section 50-50 of the Limited Liability Company Act (805 ILCS 180/50-50), all requests for expedited service in connection with the filing of the Articles of Organization must be made in person and accompanied by a $100 expedited service fee, in addition to the $500 filing fee for Form LLC-5.5. If the Articles of Organization are being filed on form LLC-5.5(S) for a limited liability company with the ability to establish series, the $100 expedited service fee applies in addition to the $750 filing fee for that form.
NOTE: Articles of Organization delivered in person at either the Springfield or Chicago office without requesting expedited service will be reviewed on a routine (non-expedited) basis in the Springfield office.

C. FILING ONLINE
In most cases, Articles of Organization may be filed online at www.cyberdriveillinois.com. To qualify for this service, the Articles of Organization must:

• not have a post-effective date;
• make use of the “general purpose clause” allowed by statute;
• not require “optional provisions” at the time of filing;
• establish a “perpetual” duration for the company;
• not set forth more than eight initial managers or members; and
• have only one “organizer,” which is a natural person at least age 18 who is not executing the document on behalf of someone else through a power of attorney.

All Articles of Organization processed online will be filed on an “expedited” basis (see page 6). Therefore, in addition to the $500 filing fee for form LLC-5.5 or the $750 filing fee for form LLC-5.5(S), the additional $100 expedited service fee applies.

Organizing the Limited Liability Company
There is much more to forming a limited liability company than simply filing the Articles of Organization with the Secretary of State. While filing this document technically establishes a limited liability company, additional steps must be taken before the company is entitled to recognition as a distinct legal entity. Please consult an attorney if you have any questions or concerns about these additional formalities.

Series LLCs
Illinois is one of only a few states that permits the organization of a type of limited liability company commonly referred to as a "Series LLC." Such a company has the ability to create within itself separate "series" or "cells" that have their own interests, liabilities and members. One example would be a company having multiple rental properties. A limited liability company with the ability to establish series could separate the various properties into separate series, thus segregating the liabilities.

The Department of Business Services cannot give advice as to whether a Series LLC would be beneficial in your circumstances. To learn more about Series LLCs, you must consult an attorney.

If a determination is made to create a Series LLC, the information in this booklet may still be helpful. To establish a Series LLC, the Articles of Organization on Form LLC-5.5(S) must be completed instead of the standard Form LLC-5.5. The filing fee for Form LLC-5.5(S) is $750, with payment required in guaranteed form. After such Articles of Organization have been filed with the Department of Business Services the company can then establish one or more individual series through the filing of a Certificate of Designation on Form LLC-37.40. The filing of a separate Certificate of Designation is necessary for the creation of each series.
On Form LLC-5.5(S), Article 7 is used to designate the limited liability company as one that is authorized to establish series. After this variation, Articles 8, 9 and 10 on Form LLC-5.5(S) are the same as Articles 7, 8 and 9 of the standard Form LLC-5.5 and may be completed following the guidelines in this booklet.

Low-profit LLCs

Low-profit limited liability companies, or L3Cs, were introduced in Illinois in January 2010. Among other changes, a new Section 1-26 was added to the Limited Liability Company Act. This new section reads:

(805 ILCS 180/1-26, as added by P.A. 96-126)
Sec. 1-26. Low-profit limited liability company.
(a) A low-profit limited liability company shall at all times significantly further the accomplishment of one or more charitable or educational purposes within the meaning of Section 170(c)(2)(B) of the Internal Revenue Code of 1986, 26 U.S.C. 170(c)(2)(B), or its successor, and would not have been formed but for the relationship to the accomplishment of such charitable or educational purposes.

(b) A limited liability company which intends to qualify as a low-profit limited liability company pursuant to the provisions of this Section shall so indicate in its articles of organization, and further state that:

(1) no significant purpose of the company is the production of income or the appreciation of property; however, the fact that a person produces significant income or capital appreciation shall not, in the absence of other factors, be conclusive evidence of a significant purpose involving the production of income or the appreciation of property; and

(2) no purpose of the company is to accomplish one or more political or legislative purposes within the meaning of Section 170(c)(2)(D) of the Internal Revenue Code of 1986, 26 U.S.C. 170(c)(2)(D), or its successor.

(c) A company that no longer satisfies the requirements of this Section 1-26 continues to exist as a limited liability company and shall promptly amend its articles of organization so that its name and purpose no longer identify it as a low-profit limited liability company or L3C.

(d) Any company operating or holding itself out as a low-profit limited liability company in Illinois, any company formed as a low-profit limited liability company under this Act, and any chief operating officer, director, or manager of any such company is a “trustee” as defined in Section 3 of the Charitable Trust Act.

(e) Nothing in this Section 1-26 prevents a limited liability company that is not organized under it from electing a charitable or educational purpose in whole or in part for doing business under this Act.
Note that P.A. 96-126 also amends Section 1-10 of the Limited Liability Company Act to provide that any company organized pursuant to Section 1-26 shall contain the term L3C in lieu of the traditional designations of LLC or L.L.C. For a complete version of P.A. 96-126, visit the Illinois General Assembly’s website at www.ilga.gov.

In establishing the criteria for qualifying as a low-profit LLC, or L3C, subsection (b)(2) of new Section 1-26 refers to Section 170(c)(2)(B) of the Internal Revenue Code of 1986. As of June 9, 2009, that Section reads:

(Title 26>Subtitle A>Chapter 1>Subchapter B>Part VI>§170) §170. Charitable, etc., contributions and gifts.

…

(c)…

(2)...

(B) organized and operated exclusively for religious, charitable, scientific, literary, or educational purposes, or to foster national or international amateur sports competition (but only if no part of its activities involve the provision of athletic facilities or equipment), or for the prevention of cruelty to children or animals;

…

As a result of the above state and federal provisions, a company intending to either form as or amend to become a low-profit limited liability company must include the term L3C in lieu of LLC or L.L.C. in its title and also include the following three statements as part of its purpose in Article 5 of the Articles of Organization:

1. The company intends to qualify as a low-profit limited liability company pursuant to Section 1-26 of the Limited Liability Company Act and shall at all times significantly further the accomplishment of one or more charitable or educational purposes within the meaning of Section 170(c)(2)(B) of the Internal Revenue Code of 1986, or its successor, and would not have been formed but for the relationship to the accomplishment of such charitable or educational purposes.

2. No significant purpose of the company is the production of income or the appreciation of property.

3. No purpose of the company is to accomplish one or more political or legislative purposes within the meaning of Section 170(c)(2)(D) of the Internal Revenue Code of 1986.
Reasons Submitted Documents are Returned

General — All Documents
A. All items or Articles on the document have not been completed. **Incomplete and/or unsigned documents cannot be approved.**

B. The fees submitted are not in the correct amount, the check is not signed or is drawn on a foreign country bank, and/or the check is not made payable to Illinois Secretary of State.

C. The Department of Business Services is unable to decipher the signatures on the document, and the names have not been typed or printed below the signatures.

D. The wrong document is submitted for the transaction being reported.

E. The correct number of copies of the document is not submitted. **Make sure whether one or two copies are required and submit the appropriate number.**

Names — Articles of Organization-Name Reservations
A. The name chosen for the limited liability company is not distinguishable from a name already on file with the Department of Business Services and thus is not available for use.

B. The name of the limited liability company contains a word that has a restricted use, and that restriction has not been satisfied (i.e., the word "trust").

C. The name does not contain one of the required LLC designators: Limited Liability Company, L.L.C. or LLC. *(This requirement does not apply to assumed names voluntarily adopted by the company.)*

Articles of Organization
A. Check all points above and on the previous page.

B. Payment of the required filing fee is not in acceptable form.

C. The address of the registered office is not a valid street address. A P.O. Box number alone is not acceptable.

D. The purpose clause contains one or more provisions that are not acceptable, e.g:
   1. The purpose is too broad. The broadest language allowable is the language pre-printed on the form and as the clause appears on page 5. Note that this language makes specific reference to the Limited Liability Company Act.
   2. The purpose indicates the practice of banking, which is prohibited on a document filed with the Secretary of State.
   3. The purpose implies the company will be in the business of insurance or underwriting without indicating that it will be acting as an agency.
   4. The company is organized for the practice of dentistry, but not all members and managers are licensed under the Illinois Dental Practice Act.
   5. The company is organized for the practice of medicine, but all managers (if any), members and organizers (unless an attorney) are licensed under the Medical Practice Act of 1987.

E. The names of the organizers are not legibly typed or printed, or their addresses are not shown.
Additional Filings

Once a limited liability company is formed you must file an Annual Report each year to maintain its existence. The Annual Report is due prior to the first day of the company’s “anniversary month,” which is the month in which it was formed. About six weeks before the due date, a pre-printed version of the Annual Report will be mailed to the company through its registered agent at the address of the registered office. If the report is not filed prior to the due date, the company will be placed in “delinquent status” and not be able to purchase a Certificate of Good Standing or effect filing of any other documents.

If the Annual Report is not filed within 60 days after the due date, the company will be placed in “penalty status,” and the late-filing penalty of $300 imposed by Section 50-15 of the Limited Liability Company Act will apply. (The Act does not contain any provisions for the waiver or abatement of this penalty.) If the Annual Report is still not filed within the next 120 days, the company will be administratively dissolved in accordance with Section 35-30 of the Act.

Most limited liability company Annual Reports may be filed online at www.cyber-driveillinois.com. Please check the site to determine if your company qualifies for this service.

In addition, you and your newly formed limited liability company are responsible for contacting the various federal, state and local governmental agencies with which limited liability companies must file. Do not expect the proper agencies to contact you. Act promptly after organizing because the failure to file, register or report may subject you and/or your limited liability company to fines or other penalties.

Determining which agencies must be contacted is not an easy task. Some business types are more regulated than others, and some local governments are more restrictive than others. You may have to analyze statutes and ordinances, call or write many agencies, or consult professionals such as your attorney or accountant.

What is certain is that any limited liability company engaged in rendering a professional service regulated by the Illinois Department of Financial and Professional Regulation must register with that agency.

This booklet does not attempt to explain or list all government agencies; however, some of the more frequently contacted agencies are listed on pages 13-15, along with contact information.
**Limited Liability Company Forms and Fees**

All form numbers correspond to the relevant Section of the Limited Liability Company Act. Note that the **expedited service fee** only applies if the document is **delivered in person** to the appropriate office of the Department of Business Services for filing within a 24-hour period, and does not apply to documents submitted by the mail. Expedited service is available for all forms at both the Springfield and Chicago offices.

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<th>Type of Form</th>
<th>Filing Fee</th>
<th>Expedited Fee</th>
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<td>LLC-35.3</td>
<td>Revocation of Dissolution</td>
<td>100</td>
<td>50</td>
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<tr>
<td>LLC-35.40/45.65</td>
<td>Application for Reinstatement following</td>
<td>500</td>
<td>100</td>
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<tr>
<td>LLC-37.10</td>
<td>Conversion</td>
<td>100</td>
<td>200</td>
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<tr>
<td>LLC-37.25</td>
<td>Articles of Merger</td>
<td>50</td>
<td>200</td>
</tr>
<tr>
<td>LL-37.40</td>
<td>Certificate of Designation</td>
<td>50</td>
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</tr>
<tr>
<td>LLC-45.5</td>
<td>Application for Admission to Transact Business</td>
<td>500</td>
<td>100</td>
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<tr>
<td>LLC-45.5(S)</td>
<td>Application for Admission to Transact Business (Series)</td>
<td>750</td>
<td>100</td>
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<tr>
<td>LLC-45.20</td>
<td>Application for Registration of Name</td>
<td>300</td>
<td>50</td>
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<tr>
<td>LLC-45.20</td>
<td>Renewal or Cancellation of a Registered Name</td>
<td>100</td>
<td>50</td>
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<tr>
<td>LLC-45.25</td>
<td>Amended Application for Admission</td>
<td>150</td>
<td>100</td>
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<tr>
<td>LLC-45.40</td>
<td>Application for Withdrawal-Foreign</td>
<td>100</td>
<td>50</td>
</tr>
<tr>
<td>LLC-50.1</td>
<td>Annual Report*</td>
<td>250</td>
<td>50****</td>
</tr>
<tr>
<td>LLC-50.25</td>
<td>LLC Fax Transmittal Request Form for Certificates of Good Standing and/or Certified Copies of Documents:</td>
<td>25</td>
<td>50****</td>
</tr>
<tr>
<td>LLC-50.25</td>
<td>- Abstract or Certificate of Good Standing</td>
<td>25</td>
<td>50****</td>
</tr>
<tr>
<td>LLC-50.25</td>
<td>- Photocopy or Certified Copy</td>
<td>25</td>
<td>20</td>
</tr>
</tbody>
</table>

* A penalty of $300 applies if the annual report is not filed within 60 days after the due date.

** Based upon the years evenly divisible by 5, the fee to adopt an assumed name varies as follows: $150 for each year or part thereof ending in 0 or 5; $120 for each year or part thereof ending in 1 or 6; $90 for each year or part thereof ending in 2 or 7; $60 for each year or part thereof ending in 3 or 8; $30 for each year or part thereof ending in 4 or 9.

*** Plus $100 for each year or fraction thereof beginning with the second year of delinquency until the company is returned to good standing.

**** Expedited fee applies to online transactions.
Contact Information

State Agencies
A. TRADEMARKS AND SERVICEMARKS — Contact the Trademarks Section of the Secretary of State’s Department of Business Services.

B. SALES TAX — If the limited liability company was established for the purpose of operating a retail business, the company will need a Retailer’s Occupation Tax Number. If the company will be operating a wholesale business, it will need a Resale Certificate Number. Contact the Illinois Department of Revenue, Sales Tax Division.

C. INCOME TAX — Limited liability companies may or may not be subject to all state income tax laws, including withholding taxes. Contact the Illinois Department of Revenue, Income Tax Division.

D. UNEMPLOYMENT COMPENSATION — Before your limited liability company hires employees it must obtain an Unemployment Compensation Number from the Illinois Department of Labor.

E. WORKERS COMPENSATION — Contact the Illinois Industrial Commission.

F. PRIVATE BUSINESS AND VOCATIONAL SCHOOLS — Obtain a license from the Illinois State Board of Education.

G. DAY CARE CENTERS AND NURSERY SCHOOLS — Obtain licenses from the Illinois Department of Children and Family Services.

H. COMMON CARRIERS AND UTILITIES — Contact the Illinois Commerce Commission.

I. INSURANCE AGENCIES AND BROKERAGES — Contact the Illinois Department of Insurance.

J. PROFESSIONAL LICENSES — Contact the Illinois Department of Financial and Professional Regulation.

K. ATTORNEYS — Contact the Clerk of the Supreme Court.

(See pages 14-15 for addresses and telephone numbers for these agencies.)

Local Agencies
Many counties, cities, towns and villages also require licenses or permits and may restrict advertising, signs, parking and numerous other aspects of operating a business. County and city clerks can often advise you of local ordinances and restrictions.
Addresses and Telephone Numbers

SECRETARY OF STATE
www.cyberdriveillinois.com

Secretary of State
Department of Business Services
501 S. Second St., Rm. 350
Springfield, IL 62756
217-782-6961
Hours: 8 a.m.-4:30 p.m.

Secretary of State
Securities Department
Jefferson Terrace, Ste. 300A
Springfield, IL 62702
217-782-2256

DEPARTMENT OF REVENUE
www.revenue.state.il.us

Illinois Department of Revenue
Income Tax Division
101 W. Jefferson St.
Springfield, IL 62708
217-782-9488
800-732-8866

Illinois Department of Revenue
Sales Tax Division
101 W. Jefferson St.
Springfield, IL 62708
217-782-9488
800-732-8866

INTERNAL REVENUE SERVICE
(form pick-up only)
www.irs.ustreas.gov

Internal Revenue Service
320 W. Washington St., Rm. 611
Springfield, IL 62708
800-829-1040

All IRS forms and publications may be requested from:
Internal Revenue Service
Forms
P.O. Box 24672
Kansas City, MO 64131
