

## **SUPPLEMENTAL BYLAWS**

These Supplemental Bylaws are dated March 12, 2013, and are between Olivia Farrar, a resident of the District of Columbia (“Professor”) and AB, a resident of Maryland, BM, a resident of New York, BB, a resident of California, RO, a resident of Maryland, GB, a resident of Texas, PO, a resident of the District of Columbia, HN, a resident of California, and VT, a resident of Maryland (“Students” if plural, and “Student” if singular).

The parties agree as follows:

### **1. Pre-existing Bylaws**

- a. Professor and Students are parties to the Corporation’s Syllabus & Bylaws governing Corporate Drafting, being taught during the Spring 2013 semester at the Howard University School of Law (“Syllabus”).
- b. The provisions of these Supplemental Bylaws supersede any contrary provision in the Syllabus. All other terms in the Syllabus remain in full force and effect.

### **2. Drop-a-Doc Right**

- a. Each Student has a “Drop-a-Doc Right” to not submit one document, as outlined in this Section. Pursuant to this Drop-a-Doc Right, each Student must submit via email, no later than 11:59 PM EST on March 17, 2013, any two of the following three documents:
  1. the LLC Operating Agreement;
  2. the Non-Compete Agreement; or
  3. the Electronic Consumer Contract.
- b. Professor shall not provide any additional grade points to any Student who chooses not to exercise their Drop-a-Doc Right and who chooses instead to complete all three of the documents listed in Section 2a.

### **3. Attendance**

Students are deemed on time for class as long as they arrive no later than 30 minutes after the start of class.