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FLORIDA/FOREIGN LIMITED LIABILITY CO

STELLAR CONSTRUCTION MANAGEMENT, LLC

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ARTICLES OF ORGANIZATION OF STELLAR CONSTRUCTION MANAGEMENT, LLC FLORIDA LIMITED LIABILITY COMPANY

- 1. The name of this limited liability company shall be STELLAR CONSTRUCTION MANAGEMENT, LLC (the Company)
- 2. The Company is being formed for the following purposes:
 - a. To engage in any and all lawful business or activity permitted under the laws of the United States and the State of Florida.
 - b. To generally have and exercise all powers, rights managers necessary and incident to carrying out properly the objects herein mentioned.
 - c. To do anything and everything necessary, suitable, convenient or proper for the accomplishment of any of the purposes or the attainment of any or all of the objects hereinbefore enumerated or indicating to the purposes and powers of the organization or which at any time appear conductive thereto or expedient.

This Company shall have all of the corporate powers enumerated in the Blorida Limited Liability Company Act, as amended from time to time.

3. The mailing address of the Company is:

10220 SW 77th Court Miami, Florida 33156

4. The name and address of the initial registered agent of this limited liability company shall be:

Carlos Gonzalez 10220 SW 77th Court Miami, Florida 33156

5. The Company shall only admit additional members with the unanimous written consent of the Company's Members. The name and address of the initial member are:

Carlos Gonzalez 10220 SW 77th Court Miami, Florida 33156

- 6. The Company shall have perpetual existence unless Act, as amended from accordance with the Florida Limited Liability Company the Commany and the time to time. Accordingly, the members rasy continue the Commany and the accordance with the Florida Limited Liability Company Act. as amended from the Company and the time to time. Accordingly, the members rany continue the Company and the time to time. Accordingly, the members rany continue the Company the death. retirement. time to time. Accordingly, the members may continue the Company and the business of the Company upon the death, refinement, resignation, expulsion, bankrumtov or dissolution of a member.
 - The Company is to be managed by one of more managers and is a manager manager manager manager manager and is a manager The Company is to be managed by one or more managers and is a manager lises follows: managed company. The rume and address of the initial managers is as follows: bankruptcy or dissolution of a member.

- 8. The Company, with the unanimous written consent of the members, shall have the The Company, with the unanimous written consent of the members, shall lieve the Articles Of right to amend or repeal any provisions contained in adont alrest amend Organization or any amendments herein. Further, the nower to adont alrest amendments herein. right to amend or repeal any provisions contained in these Articles of Organization or any amendments herew. Further, the power to adopt, alact amend Provided International Company's limited liability company regulations shall be visited in these Articles of the Company's limited liability company regulations shall be visited in these Articles of the Company's limited liability company regulations shall be visited in these Articles of the Company's limited liability company regulations. The Company. When the company provisions command to adopt, alter amend fight to amend or repeal any provisions company regulations shall be a company of repeal the Company's limited liability company regulations are showness the Company's members.
 - 9. The Company shall indennify any and all of its members, officer, employees or spents or any person or persons of may agents or former officers, employees or spents or any person or persons. The Company shall indemnify any and all of its members, officer, employees or may person or person of another company shall indemnify any and all of its members, officer, employees or agents or any person of another company, and officer, employees or agent of another company, have carried at its request as an officer. agents or former officers, employees or agents or any person or personal manufactures of another companies of another companies of another companies in whilehold owns overcome at its request as an officer, trust or other concernies in whilehold owns overcome at its request as an officer, trust or other concernies in whilehold owns. have served at its request as an officer, employee or agent of another company, our corporation, partnership, joint venture, trust or other enterprise in which it is a coeditor, to the full enterprise an equity interest or of which it is a coeditor. corporation, partnership, joint venture, trust or other enterprise in which do owns on equity interest or of which it is a condition, to the full excendent permitted and equity interest or of which it is a condition, the expenses of the full enterprise in the expenses of the full state of the expenses of the full state of the expenses of the expenses of the full state of the fu an equity interest or of which it is a creditor, to the full extent permitted to the expenses of which it is a creditor, to the full extent permitted to the expenses of the and and counsel's fees, and and indemnification shall include, but not be limited to, the expenses of fees, and and counsel's fees, and and counsely and counsely and counsely and counsely and counsely and counsely of the cost of any judgments, in connection with any action, suit or mecessarily osid or incurred in connection with any action. the cost of any judgments, fines, sentements and counsel's fees, according to the cost of any judgments, fines, sentements and counsel's fees, suit or processorily paid of incurred in connection with any scripe, suit or presentative may specific thereof, to recessarily paid of incurred in connection with any specific may be made a party or may be whether civil, criminal, administrative or investigative may be made a party or may be which any such cerson or his legal representative may be made a party or may which any such cerson or his legal representative may be made a party or may be which any such cerson or his legal representative may be made a party or may be which any such cerson or his legal representative may be made a party or may be made as party or may b whether civil, criminal, administrative or investigative, and any appearance or may be which any such person or his legal typesentative may be made a party or may be which any such person or his legal typesentative may be having been an order to be made a norm by wastern of his balance or having been an order. which any such person or his legal typresentative may be made a party or may be threatened to be made a party, by reason of his being or debt of indemnification threatened to be made a party, by reason The foresting right of indemnification and agent as harden provided. The foresting right of indemnification and agent as harden provided. threatened to be made a party, by reason of his being or having been an officer, the foregoing right of indemnification employee or agent as herein provided. The foregoing right of indemnification employee or agent as herein provided. employee or agent as herein provided. The foregoing right of indemnification which any officer, employee or agent which he may be lawfully oranged.

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The undersigned, being the initial subscriber of these Articles of Organization, for the purpose of forming a limited liability company pursuant to Charter and of the Florida The undersigned, being the initial subscriber of these Articles of Organization, for the purpose of forming a limited liability company pursuant to Chapter 608 of the purpose of forming a limited liability company file these Articles of Organization on this Statutes, do make, subscribe, acknowledge, and file these Articles of Organization on the Statutes, do make, subscribe, acknowledge, and file these Articles of Organization on this purpose of forming a limited liability company pursuant to Chapter 608 of the Florida burnose of forming a limited liability company pursuant to Chapter 608 of the Florida on this Statutes, do make, subscribe, acknowledge, and file these Articles of Organization on this limited of January 2007.

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- 6. The Company shall have perpetual existence unless sooner dissolved in accordance with the Florida Limited Liability Company Act, as amended from time to time. Accordingly, the members may continue the Company and the business of the Company upon the death, retirement, resignation, expulsion, bankruptcy or dissolution of a member.
- The Company is to be managed by one or more managers and is a managermanaged company. The name and address of the initial managers is as follows:

Carlos Javier Gonzalez 10220 SW 77th Court Miami, Florida 33156

- 8. The Company, with the unanimous written consent of the members, shall have the right to amend or repeal any provisions contained in these Articles of Organization or any amendments hereto. Further, the power to adopt, alogs, amend or repeal the Company's limited liability company regulations shall be reflect the Company's members.
- 9. The Company shall indemnify any and all of its members, officer, employees agents or former officers, employees or agents or any person or persons have may have served at its request as an officer, employee or agent of another company corporation, parmership, joint venture, trust or other enterprise in which do owns an equity interest or of which it is a creditor, to the full extent permitted by law. Said indemnification shall include, but not be limited to, the expenses jubiliding the cost of any judgments, fines, settlements and counsel's fees, admitty and necessarily paid or incurred in connection with any action, suit or proceedings whether civil, criminal, administrative or investigative, and any appeals thereof, to which any such person or his legal representative may be made a party or may be threatened to be made a party, by reason of his being or having been an officer, employee or agent as herein provided. The foregoing right of indemnification shall not be exclusive of any other rights to which any officer, employee or agent may be entitled as a matter of law or which he may be lawfully granted.

The undersigned, being the initial subscriber of these Articles of Organization, for the purpose of forming a limited liability company pursuant to Chapter 608 of the Florida Statutes, do make, subscribe, acknowledge, and file these Articles of Organization on this 1th day of January 2007.

Carloe Touter Convoler

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ACKNOWLEDGEMENT OF REGISTERED AGENT

The undersigned, having been named as Registered Agent for STELLAR CONSTRUCTION MANAGEMENT, LLC, at the place designated in those Articles of Organization, hereby agree to act in such capacity and to comply with the provisions of law in relation thereto. The undersigned is familiar with the obligations of a Registered Agent under the Florida Limited Liability Company Act.

By

arlos Javior Gonzalez

January 1, 2007

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