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DIVISION OF CORPORATION



CAPITAL CONNECTION, INC.

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Hurricane Wingo Express	
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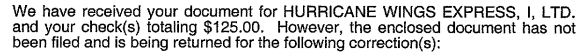
February 23, 2004

CAPITAL CONNECTION

TALLAHASSEE, FL

SUBJECT: HURRICANE WINGS EXPRESS, I, LTD.

Ref. Number: W04000007605



Please note that we have RETAINED your \$125.00 payment.

Limited liability companies cannot use the suffix "LTD." Most use "LLC". You could use "LTD. CO."

Please call if you have questions.

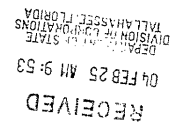
Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6914.

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RE-SUBMIT PLEASE OBTAIN THE ORIGINAL FILE DATE



Articles of Organization of HURRICANE WINGS EXPRESS, I, LLC

The undersigned hereby enter into these Articles of Organization of a Limited Liability Company, and pursuant to Chapter 608, Florida Statutes and hereby organize HURRICANE WINGS EXPRESS, I. LLC., and further state:

ARTICLE I

The name of the Limited Liability Company is HURRICANE WINGS EXPRESS, I,

LLC.

ARTICLE II

These Articles of Organization shall be effective upon filing with the Florida Department of State.

ARTICLE III

The Limited Liability Company is organized for the purposes as follows:

- (a) To operate generally as an owner and manager, operator of facilities serving food and snack foods;
- (b) To perform fully any agreement with any member of the Limited Liability Company;
- (c) To have all of the powers of Limited Liability Companies generally organized and existing under Chapter 608, Florida Statutes or such powers as shall hereafter be conferred upon such companies by the laws of the State of Florida;

ARTICLE IV

The Limited Liability Company initially shall have more than one place of business but its registered office shall be 603 N. Indian River Drive, Suite 300. Fort Pierce, FL.

34950. It's initial registered agent shall be Christopher Fogal at 603 N, Indian River

Drive, Suite 300, Fort Pierce, FL 34950. The principal and mailing address is

Christopher Fogal, 603 N, Indian River Drive, Suite 300, Fort Pierce, FL 34950.

ARTICLE V

The total amount of cash and agreed upon value of property other than cash contributed to the Company is as follows:

Cash

\$1,000,00

Additional contributions are not contemplated or required.

ARTICLE VI

Additional members may be admitted upon such terms, conditions, agreements and understandings as shall be agreed upon by the members including contributions to capital, future contributions of capital. No new member whether by acquisition of a capital position or acquisition in whole or in part of another member's interest in the Company shall be allowed except upon the mutual consent and agreement of each member to the proposed transfer or assignment or entry which consent shall be in writing; provided, however, that even lacking such unanimous written consent, such transferee may, without having any participation or right of participation in the management and affairs of the Company or to become a member with full rights, shall be entitled to the share of profits or other income or return of contributions to which such personal would otherwise be entitled based upon the proportionate share of capital of such person.

ARTICLE VII

Upon the death, retirement, resignation, bankruptcy, expulsion or dissolution of a member which is a corporate association or trust, or the occurrence of any other event

which terminates the continued membership of a member in the Company, the Company shall continue business unless a majority in interest of all of the remaining members determine, in writing, to terminate the Company, in which event Articles of Dissolution shall be prepared and filed.

ARTICLE VIII

The Company shall be managed by a manager or managers which shall be selected by the members on an annual basis and which manager or managers shall continue in such capacity until their successor(s) are duly elected and qualified and assume their duties. The initial managers who shall serve until the first annual meeting of or until their successor is elected and qualified are Christopher Russo, Christopher Fogal, Mike Matakaetis and Joseph Vigneri.

IN WITNESS WHEREOF the undersigned has set his hand and seal this 27th day of January, 2004.

Christopher Fogal, Manager

STATE OF FLORIDA

COUNTY OF ST. LUCIE

BEFORE ME, the undersigned authority, personally appeared CHRISTOPHER FOGAL, who is Spersonally known to me or has Sproduced a _________as identification, and who Side did Side of Organization, and he did freely and voluntarily acknowledge before me, according to law, that he made the same for the uses and purposes therein mentioned and set forth.

WITNESS my hand and official seal, in the County and State last aforesaid this day of Jenussy, 2004.

My Commission Expires: 10 04

Notary Public
State of Florida

ACKNOWLEDGMENT AND ACCEPTANCE OF REGISTERED AGENT

The undersigned, having been named as the Registered Agent for HURRICANE WINGS EXPRESS I. LLCand as agent to accept service of process of such limited liability company, at the place designated in Article IV, does hereby accept to act in this capacity, and agrees to comply with the provisions of the Limited Liability Company Act, Chapter 608 of the Florida Statutes.

CHRISTOPHER FOGAL, Registered Agent