

789 South Federal Highway Building II Suite 310 Stuart, Florida 34994 Telephone - (561) 781-9900 Facsimile - (561) 781-9990

December 21, 1999

Secretary of State Registration Section Division of Corporations 409 E. Gaines Street Tallahassee, Fl 32399

900003078639--7 12/22/33--01095--015 ****293.75 ****138.88

RE: ARTICLES OF ORGANIZATION FOR JB HOLD, LLC

W99-29466

GENTLEMEN:

Enclosed please find our ARTICLES OF ORGANIZATION for the above referenced company, J B HOLD, LLC. We appreciate the filing and recording of these Articles at your first opportunity. If there is any question with these Articles please contact Robert Knox, authorized representative and manager for the Company, at (561)781-9900.

We are enclosing our check in the amount of \$293.75 for Filing Fee (250.00), designation of Registered Agent (\$35.00), and Certificate of Status (\$8.75).

Thank you for your cooperation.

Very Truly Yours

Robert T. Knox

Authorized Representative

JB HOLD, LLC

789 South Federal Highway

Building II Suite 310 Stuart, Florida 34994

(561) 781-9900



FLORIDA DEPARTMENT OF STATE Katherine Harris Secretary of State

December 28, 1999

ROBERT T KNOX JB HOLD, LLC 789 SOUTH FEDERAL HWY, BLDG II, STE 310 STUART, FL 34994

SUBJECT: JB HOLD, LLC Ref. Number: W99000029466

We have received your document for JB HOLD, LLC and your check(s) to \$293.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

Effective October 1, 1999, Chapter 608, Florida Statutes, does not require or permit the filing of an "Affidavit of Membership and Capital Contributions."

Therefore, the enclosed document has not been filed and is being returned to you.

Please return your document, along with a copy of this letter, within 60 days or $\overset{\sim}{\infty}$ your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 487-6097.

Michael Mays Document Specialist

Letter Number: 699A00060358

ARTICLES OF ORGANIZATION FOR FLORIDA LIMITED LIABILITY COMPANY

ARTICLE I - Name:

The name of the Limited Liability Company is:

J B HOLD, LLC

ARTICLE II – Address:

The mailing address and street address of the principal office of the Limited Liability Company is:

Mailing Address - 789 South Federal Highway

Building II Suite 310 Stuart. Florida 34994

Street Address - 789 South Federal Highway

Building II Suite 310 Stuart, Florida 34994

ARTICLE III - Duration:

The period of duration for the Limited Liability Company shall be:

The Company shall continue Perpetual from the date of formation unless dissolved by a majority to the membership.

ARTICLE IV - Management:

(Check the appropriate box and complete the statement)

☐ The Limited Liability Company is to be managed by a manager or managers and the names and addresses of such managers who is/are to serve as managers is/are:

JACK J. ENTERLINE

- 1010 Grandview Blvd.

Ft. Pierce, Florida 34982

ROBERT T. KNOX

- 721 Huckleberry Lane

North Palm Beach. Florida 33408

☐ The Limited Liability Company is to be managed by the members and name(s) and address(es) the managing member(s) is/are:

ARTICLE V – Admission of Additional Members:

The right, if given, of the members to admit additional members and the terms and conditions of the admissions shall be:

Admission of new members is allowed by each new member being unanimously approved for membership by the existing members and the new member contributing capital at the then existing per member share of the current market value of the membership.

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ARTICLE VI - Members Rights to Continue Business

The right, if given, of the remaining members of the limited liability company to continue the business on the death, retirement, resignation, expulsion, bankruptcy, or dissolution of a member or the occurrence of any other event which terminates the continued membership of a member in the limited liability company shall be:

Upon a member's dissociation, such dissociation being the bankruptcy of the member, the death or court ordered adjudication of incapacity of the member, the withdrawal of a member with the consent of a majority vote of the remaining membership, the dissolution and winding up of the non-corporate business member including the termination of a trust, the filing of a Certificate of Dissolution by the corporate member, the complete liquidation of an estate's interest in the LLC, the expulsion of the member with the majority consent of the remaining membership, the remaining members are hereby given the right to continue the business of the LLC.

PURCHASE INTEREST: In the event of dissociation of a Member, the Company must offer to purchase The former Member's interest at the existing fair market value within a reasonable period of time. PROHIBITIONS: No membership interest, be it a sale, assignment, exchange, transfer, mortgage, pledge or grant, shall be disposed of if the disposition would result in the dissolution of the Company. No member may in any way alienate all or part of his/her membership interest in the Company be it through assignment, conveyance, encumbrance or sale, without the prior written consent of the majority of the remaining members. Such consent may be given, withheld or delayed as the remaining members see fit.

PERMISSIONS: A Member may assign his membership interest in the Company. The assignment of the Company nor is the assignee entitled to become a member of the Company. The assignee is not a substitute member but only an assignee of membership interest and as such, is entitled to receive the income and distributions the assigning member would have otherwise received.

SUBSITUTE MEMBERSHIP: Only upon the unanimous consent of the remaining members may an assignee of membership interest become a substitute member and be entitled to all rights associated with the assignor. Upon such admission, the substitute member is subject to all restrictions and liabilities of a Member.

VOTING: All members, including a substitute member, shall have the right to vote on all of the following: The dissolution of the Company, The merger of the Company, Any transaction involving any potential conflict of interest, An amendment to the Articles of Organization or to the Operating Agreement, The transfer or disposition of all Company assets outside the ordinary course of business. Unless a greater vote is required by statute or the Articles of Organization, an affirmative vote of the majority of the membership shall be required.

Signature of a member or an authorized representative of a member

(In accordance with section 608.408(3), Florida Statutes, the execution of this affidavit constitutes an affirmation under the penalties of perjury that the facts stated herein are true)

ROBERT T. KNOX
Typed or printed name of signee
J B HOLD, LLC
789 South Federal Highway
Building II Suite 310

CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 608.507, FLORIDA STATUTES, THE UNDERSIGNED LIMITED LIABILITY COMPANY SUBMITS THE FOLLOWING STATEMENT TO DESIGNATE A REGISTERED OFFICE AND REGISTERED AGENT IN THE STATE OF FLORIDA.

- 1. The name of the limited liability company is J B HOLD, LLC.
- 2. The name and the Florida street address of the registered agent are:

William E. Corley, III 789 South Federal Highway Harbor Federal Building, Ste. 310 Stuart, Fl. 34994 OO JAN -5 PH II: 28
SECRETARY OF STATE
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Having been named as registered agent and to accept service of process for the above stated limited liability company at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

William E. Corley, YII