Mat Mathews	00007417
Requester's Name  1501 Pay K Ave. S  Address	East
[A] FC 3230] City/State/Zip Phone #	9303
CORPORATION NAME(S) & DOCUM	Office Use Only  MENT NUMBER (St. (if the over ).
1. Janken Enterpri	
2. (Corporation Name)	(Document #) Call when
(Corporation Name)	(Document #)
4. (Corporation Name)	(Document #)
Walk in Pick up time	Certified Copy
Mail out Will wait	Photocopy
NEW FILINGS  Profit Not for Profit Limited Liability Domestication Other	AMENDMENTS  Amendment  Resignation of R.A., Officer/Director  Change of Registered Agent  Dissolution/Withdrawal  Merger
OTHER FILINGS	REGISTRATION/QUALIFICATION
Annual Report Fictitious Name	☐ Foreign 1 ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐
CR2E031(7/97)	Examiner's Initials 5-100

The undersigned person acting as an organizer and authorized representative of a limited liability company under the Florida Limited Liability Company Act (hereinafter the Act) adopts the following Articles of Organization:

- 1. Name. The name of the limited liability company is JanKen Enterprises, LC (hereafter Company).
- 2. Duration. The existence of the Company shall commence on the filing of these Articles of Organization, and its period of duration is perpetual, unless sooner dissolved by the members or as provided by Florida law.
- **Purpose.** The purpose for which this Company is organized is to conduct any business activities authorized by the Act, and to do any and all things necessary, convenient, or incidental to that purpose.
- 4. Principal Place of Business. The mailing address of the Company is Route 4, Box 123 Lake City, Florida, 32024, and the address of its principal place of business is:

Route 4, Box 123 Lake City, FL 32024

Frame of the Company's registered agent, whose "Consent to Appointment as Registered Agent" is included with these Articles, is William K. Ballance, and the address of the Company's Registered Office is:

Route 4, Box 123 Lake City, FL 32024

- 6. Additional Capital Contribution of Members. Capital contributions in addition to the initial capital contributed by the members at formation of the Company shall be required only upon the unanimous vote of the members.
- 7. Continuity. The members of this Company have the right to continue the business upon the death, retirement, resignation, expulsion, bankruptcy or dissolution of a member or occurrence of any other event which terminates the continued membership of a member in this Company. Continuation may occur only pursuant to the terms of the Operating Agreement and with the unanimous vote of the members.
- 8. Management. The business of the Company shall be conducted under the exclusive management of its members who shall vote according to their

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proportionate capital interest in the Company and shall have exclusive authority to act for the company in all matters.

9. Non-Registration as Security. The certificates representing each member's interest in the Company to be issued to subscriber(s) are not registered under state or federal securities laws. The subscriber(s) represent that it is the intent of the Company that the certificates issued comply with the applicable private placement exemptions from registration under federal and state law. All certificates issued shall bear the legend:

THESE SECURITIES HAVE NOT BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933 IN RELIANCE UPON AN EXEMPTION PROVIDED IN THAT ACT AND MAY NOT BE OFFERED, SOLD OR TRANSFERRED UNTIL THEY HAVE BEEN REGISTERED UNDER THE SECURITIES ACT OF 1933 OR, UNLESS THE OPINION OF COUNSEL FOR THE ISSUER, REGISTRATION IS NOT REQUIRED UNDER THAT ACT.

The Company shall only issue shares to individuals that comply with the private placement rules, i.e. Federal Securities Act §4(2) and §517.061, Florida Statutes, and agree:

- i. That no offer or sale of certificates in the Company shall be made to a nonresident of the State of Florida:
- ii. That no offer or sale of certificates in the Company shall be made to more than 35 purchasers for a period in excess of 12 months;
- iii. That no general solicitations or advertisements of an offer or sale of certificates in the Company shall occur in Florida or any other state;
- iv. That before any sale of certificates in the Company, each purchaser shall be given reasonable access to full and fair disclosure of all material information concerning the company;
- v. That no person shall be paid a commission for the sale of certificates in the Company or otherwise receive compensation for the sale of certificates in the Company; and



shall be given a three (3) day right of rescission in accordance with	
§517.061(11)(a)(5).	
Dated this	
WILLIAM K. BALLANCE	
Organizer	-
Janet B. Ballance	
CONSENT TO APPOINTMENT AS REGISTERED AGENT	
Janct B Balking (13)  I, William K. Ballance, accept appointment as registered agent, and further state	
that I am familiar with the duties of a registered-agent.	
Clarent B. Ballance	
WILLIAM-KBALLANCE	
Registered Agent	
Janet B. Ballance	<u> </u>
5.7-01	
Date	

OI MAY IO AM II: 52 SECRETARY OF STATE TALLAHASSEE, FLORIDA