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First Amended and Restated

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Articles of Organization



RAJ ENTERPRISES, LLC

FIRST: The present name of the limited liability company filing this instrument is

RAJ Enterprises, LLC (the "Company").

SECOND: The date of filing of this Company's original articles of organization was

June 29, 2001, and the assigned document number was L01000010569.

THIRD: The following amendments to its original articles of organization were

adopted by the Company, which, as of the filing date, shall have the effect of repealing this Company's original articles of organization in their entirety and hereby amending and restating such articles as follows:

"ARTICLE I: NAME

The name of this limited liability company shall remain RAJ Enterprises, LLC (the "Company").

ARTICLE II: MAILING AND STREET ADDRESS

The Company's principal office location and mailing address shall remain as follows: 1977 Gulfshore Boulevard North, # 702, Naples, Florida 34102.

ARTICLE III: REGISTERED OFFICE AND AGENT

The registered office of the Company shall remain 1115 N.W. 13th St., Gainesville, Florida 32601, and the Company's registered agent at that address shall remain Daniel T. White, Esquire.

ARTICLE IV: DURATION OF COMPANY'S EXISTENCE; MEMBER WITHDRAWAL, RESIGNATION AND TERMINATION

This Company shall have perpetual existence. No member of this Company may withdraw from this Company, except upon the affirmative action of all of the Company's members other than the member seeking to withdraw. No member of this Company may resign prior to the dissolution and winding up of this Company. Notwithstanding the foregoing, nothing contained in this Article shall prevent a person's termination as a member of this Company upon the suffering of an event described under Section 608.4237 of the Florida Limited Liability Company Act, as amended (the "Act") or its successor provision.

ARTICLE V: PURPOSE AND POWERS

This Company may engage or transact in any and all lawful activities or business permitted under the laws of the United States, the State of Florida or any other state, country, territory or nation in which the Company choose to engage in business activities.

ARTICLE VI: MANAGEMENT

The power and authority to manage this Company's business and affairs shall be exclusively vested in one or more managers, who from time to time shall be duly designated, appointed, elected, removed or replaced by unanimous vote, approval or written consent of this Company's members in accordance with the applicable procedures set forth this Company's operating agreement. Accordingly, this Company shall be, exist and operate as a manager-managed limited liability company for all purposes under the by the Act, unless and until changed by the unanimous vote, approval or written consent of this Company's members. No member, solely by reason of being a member, shall have any right, power or authority (apparent or actual) to act on this Company's behalf or to be an agent of this Company for purpose of its business; and no act of any member who is not also a manager, including the signing of an instrument in the Company's name for apparently carrying on in the ordinary course of its business or business of any kind, shall legally bind this Company. Each manager of this Company shall hold office until his (/her/its) successor has been designated, appointed, or elected and qualified, unless such manager sooner resigns or is removed.

ARTICLE VIII: ADDITIONAL MEMBERS

No person may be admitted as an additional member of or to this Company unless formally admitted through the affirmative action of not less than (i) a majority in number of this Company's managers and (ii) all of this Company's members, each such group voting as a separate class with respect thereto, and then only in strict compliance with the terms and conditions governing any particular admission as may be mutually set forth therein (as shall be hereby authorized and permitted) or under any other applicable provision of this Company's articles of organization or operating agreement.

ARTICLE IX: ASSIGNMENT OF INTEREST

Prior to the dissolution and winding-up of this Company, no interest in this Company of any kind whatsoever shall be transferable or assignable, in whole or in part, directly or indirectly, voluntarily or involuntarily, or whether by any member of this Company or transferee or assignee who is not a duly admitted member, except upon the unanimous affirmative action of all of this Company's members other than the person seeking to so transfer or assign any such interest; and then only in strict compliance with the terms and conditions of transfer or assignment as may be set forth therein (as shall be hereby authorized and permitted) or any other applicable provision of this Company's articles of organization and/or operating agreement. Any transferee, assignee or other holder of any interest in this Company who shall not be a duly admitted member of or to this Company shall have no vested right, privilege or other entitlement to become or to be admitted as a member of this Company, except as in strict accordance with the manner provided herein. No transferee, assignee or other holder of any interest without being a duly admitted member of this Company shall have any right, privilege or entitlement to otherwise exercise any right or power of a member of this Company (including without limitation exercising any right or power to vote on any matter concerning any aspect of this Company's business or affairs on account of or with respect to any such interest) or, if otherwise allowable, to participate in the management of this Company's business and affairs. Nor shall any holder of any interest in or of this Company, without being a duly admitted member of this Company, have or possess any right, power or authority to grant or appoint to any other person (including any member of this Company), any proxy to vote or otherwise act on behalf of, or with respect to, any such interest. Any attempt to so transfer or assign any interest in this Company, or grant or convey any such proxy, not permitted hereunder shall be void ab initio and without any force or effect.

ARTICLE X: INDEMNIFICATION

Subject to the standards and restrictions, if any, as set forth in the Company's articles of organization or operating agreement, to the fullest extent allowable under the Act this Company shall indemnify and hold harmless any manager (or prior to the effective date hereof, any member or managing member) of the Company from and against any and all claims and demands whatsoever. This Company may, in its sole and absolute discretion, upon the affirmative action of a majority in number of its managers or members, indemnify and hold harmless any member or other person who is not a member or manager to extent provided therein or thereby, which in no event shall exceed the fullest extent allowable under the Act. The obligation to indemnify any person under this Article, shall with regard to any manager, and may with regard to any member or other person who is not a member or manager, include the advancement or reimbursement of any fees, costs or expenses incurred (or that may be reasonably anticipated to be incurred in the future) by any such indemnitee with regard to any judicial or extra-judicial proceeding or investigation (and shall specifically include reasonable attorneys' fees and investigative costs), or appeal thereof.

ARTICLE XI: AMENDMENT

This Company's articles of organization may only be amended pursuant to the unanimous vote, approval, or written consent of this Company's members. The power to adopt, alter, amend, or repeal this Company's operating agreement (or any provision thereof) shall be exclusively vested in this Company's managers, subject to the affirmative action of this Company's members as this Company's operating agreement or the Act may otherwise require. All amendments, alterations, revisions, restatements or repeals of this Company's operating agreement shall be consistent with its articles of organization then in effect; and in all events any and all amendments, alterations, revisions, restatements or repeals of or to either this Company's articles of organization or its operating agreement shall be in writing.

ARTICLE XII: SEVERABILITY

In the event all or any portion of any provision of the Company's articles of organization is deemed to be unenforceable, the remainder of that or all other provisions shall not be affected thereby and each remaining provision shall be valid and enforced to the fullest extent permitted by law."

FOURTH: The designation and acceptance of the registered agent identified above has been previously duly executed and filed.

FIFTH: These First Amended and Restated Articles of Organization have been duly executed and filed in accordance with Section 608.411, F.S.

* * * * *

Dated: March 30, 2005.

Daniel T. White, Esquife Authorized Representative