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M. Donald Reddish 5001 Barrowe Place Tampa, FL 33624

July 13, 2001

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Registration Section Division of Corporations 409 E. Gaines St, Tallahassee, FL. 32399

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To Whom It May Concern:

Please find the enclosed Articles of Organization for M. Donald Reddish, P.L., a professional service corporation providing legal services. I have also enclosed a check for \$125. My daytime telephone number is (813) 261-5018, and my address is listed above.

Sincerely,

I Kelli

M. Donald Reddish

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M. Donald Reddish 550 North Reo St. Suite 300 Tampa, FL 33609

July 17, 2001

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Dianne Cushing Registration Section Division of Corporations Tallahassee, FL 32399

Dear Dianne,

I sent the documents required for formation of and LLC but forgot to enclose a check. The name of the entity I am trying to form is M. Donald Reddish, P.L., and a check for \$125 is enclosed. I can be reached at (813) 301-2086. Thank you for your assistance.

Sincerely, Lelluh

M. Donald Reddish

ARTICLES OF ORGANIZATION of M. Donald Reddish, P.L.

ARTICLE I

1 JUL 17 AM10: 35 NAME: The name of this Professional Limited Liability Company shall be M. Donald Reddish, P.L.

ARTICLE II

PRINCIPAL OFFICE and MAILING ADDRESS: The principal office and mailing address of this Professional Limited Liability Company is: 550 North Reo Street, Suite 300, in the City of Tampa, County of Hillsborough, State of Florida, 33609 and may transact its business and maintain offices for such purposes at such other places either within or without the State of Florida.

ARTICLE III

REGISTERED AGENT: The name and mailing address of the Registered Agent for this Professional Limited Liability Company who agrees and on whom service of process, notice or demand that is required or permitted by law to be served on this Professional Limited Liability Company is M. Donald Reddish c/o M. Donald Reddish, P.L., 550 North Reo Street, Suite 300, Tampa, Florida 33609.

Having been named as registered agent and to accept service of process for the above stated Professional 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 relating to the proper an complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent as provided for in Chapter 608, F.S.

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M. Donald Reddish, Registered Agent

ARTICLE IV

BUSINESS PURPOSE: This Professional Limited Liability Company intends to engage in the practice of law subject to any provision of law governing or regulating such business within this State.

ARTICLE V

NUMBER AND CLASSES OF MEMBERS: This Professional Limited Liability Company is being formed with one or more members, as provided under state laws, whose interest, participation and voting rights may be allocated between different classes of members, if any, as may be authorized under regulations duly adopted in an Operating Agreement.

ARTICLE VI

MANAGEMENT: The management of the business affairs and property of this Professional Limited Liability Company shall be reserved to the members, whose numbers who shall adopt an Operating Agreement containing all of the provisions deemed appropriate and consistent with laws that govern the conduct of its business affairs, its authorities, rights and powers, and the authorities, duties, rights and powers of its members, managers, officers, employees or agents.

The members may, by lawful consent, appoint one or more managers to manage the business affairs and property of the company and whose authorities, duties, rights and powers shall be authorized pursuant to a duly adopted Operating Agreement.

The names and address of the person who will be the lawful member of this Professional Limited Liability Company at the time of its formation is:

M. Donald Reddish

5001 Barrowe Place Tampa/Florida/33624 FILED

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ARTICLE VII

DURATION PERIOD: The duration period of this Professional Limited Liability Company shall be continuous unless dissolved in a manner authorized by State Laws.

ARTICLE VIII

CAPITALIZATION: This Professional Limited Liability Company shall be initially capitalized with capital contributions made by its members who may contribute, or promise to contribute cash, property or services.

The value of the capital contributions of property or services is the fair market value of such property or services either at the time the property is lawfully transferred or the services rendered to this Professional Limited Liability Company.

ARTICLE IX

LIMITATION OF LIABILITY: The members, managers, employees, officers or agents of this Professional Limited Liability Company are not liable, solely by reason of being a member, manager, employee, officer or agent of this Professional Limited Liability Company for the debts, obligations and liabilities incurred by this Professional Limited Liability Company whether arising in contract or tort, under a judgment decree or order of a court or otherwise.

ARTICLE X

LAWFUL AGENTS: (a) If management of this Professional Limited Liability Company is vested with the members, as may be provided herein under Article VI, each such member is a lawful agent of this Professional Limited Liability Company for the purpose of carrying on its business in the usual way, unless any such member has, in fact, no authority to act for this Professional Limited Liability Company as provided either under Paragraph (b) of this Article or the Operating Agreement; otherwise, the acts of each member, including the execution in the name of this Professional Limited Liability Company of any document, instrument or business papers for carrying on in the usual way, the business of this Professional Limited Liability Company, legally binds this Professional Limited Liability Company in all business transactions.

(b) If management of this Professional Limited Liability Company is vested in one or more managers, as may be provided herein under Article VII, a member is not an agent of this Professional Limited Liability Company for the purpose of carrying on its business in the usual way, as each manager is the lawful agent of this Professional Limited Liability Company and whose acts, including the execution in the name of this Professional Limited Liability Company of any document, instrument or business papers for the purpose of carrying on its business in the usual way, legally binds this Professional Limited Liability Company in every business transaction.

ARTICLE XI

ASSIGNMENT OF MEMBERS INTEREST: (a) The interest of any member may be assigned in whole or in part to a third party or parties (subject to the prerequisites established by state law for membership), provided, however, such assignment does not dissolve this Professional Limited Liability Company; nor does it entitle the assignee to participate in the management of the business and affairs of this Professional Limited Liability Company, unless assignee is duly admitted as a member upon the written unanimous consent of all members.

(b) If an interest in this Professional Limited Liability Company is acquired directly from this Professional Limited Liability Company upon the unanimous consent of all members, then such an additional member is entitled to all of the rights, privileges, immunities and restrictions accorded all members pursuant to these Articles Of Organization and/or the duly adopted Operating Agreement.

(c) When a member assigns all or part of his or her interest in this Professional Limited Liability Company to a third party or parties, such member is not released from his or her liability to the Professional Limited Liability Company, unless or until the written unanimous consent of all members is given, whether or not assignee has been accepted as a lawful member of this Professional Limited Liability Company.

ARTICLE XII

INDEMNIFICATION: This Professional Limited Liability Company shall indemnify every manager, employee, officer, agent or any other persons performing the usual business of this Professional Limited Liability Company, or his or her heirs, executors and administrators, against expenses reasonably incurred by him or her in connection with any action, suit or proceeding holding such person to be liable for negligence or misconduct.

In the event of a settlement, indemnification shall be provided only in connection with such matters covered by the settlement as to which this Professional Limited Liability Company is advised by counsel that the person to be indemnified did not commit such breach of duty; however, this right of indemnification shall not be exclusive of other rights to which he or she may be entitled. And as used in this Article, expenses shall include amounts of judgments, penalties or fines rendered or levied against such manager or member, and the amounts paid in settlement thereof, provided, however, such payments shall have been approved by all the members of this Professional Limited Liability Company.

ARTICLE XIII

ACTION BY CONSENT: Any action taken by the members or managers, whichever is vested with the management of the business and affairs of this Professional Limited Liability Company, which significantly effects either the capital or liability of this Professional Limited Liability Company shall be first duly authorized by the written unanimous consent of all of the managers or members, whichever applicable.

ARTICLE XIV

OPERATING AGREEMENT: If there be two or more members, the members shall by unanimous consent, adopt an Operating Agreement at their Organizational Meeting that will direct the management, regulation and government of the business affairs and property of this Professional Limited Liability Company. Said Operating Agreement may be amended from time to time by a majority vote of the members or managers, whichever is vested with the management of this Professional Limited Liability Company.

ARTICLE XV

FISCAL YEAR: The fiscal year of this Professional Limited Liability Company shall be that period fixed either by the members having an aggregate interest in the profits and capital of this Professional Limited Liability Company in excess of 50% or upon a showing of a valid business purpose for such fiscal year, if not the calendar year. The fiscal year shall therefore be December 31st of each year.

ARTICLE XVI

EFFECTIVE DATE: The Professional Limited Liability Company's existence shall begin on July 12, 2001. However, if July 12, 2001 is not within five business days prior to the date of filing, then the Professional Limited Liability Company's existence shall begin on the fifth day prior to the date of filing.

IN WITNESS WHEREOF, I have set my hand this 2nd day of July, 2001.

Wonahl Redelich

Signature of Member

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

M. Donald Reddish

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