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TRANSMITTAL LETTER

TO: Registration Section Division of Corporations		
SUBJECT: Miami Storage, L.L.C. (Name of Limit	ed Liability Company)	
The enclosed Articles of Organization and fee(s) are	submitted for filing.	
Please return all correspondence concerning this mat	ter to the following:	
Donald J. Doody, Esquire	(Name of Person)	
	(Name of Ferson)	
Goren, Cherof, Doody, & Ezrol, P.A.		
	(Firm/Company)	
2000 E. Commorpiel Blad. Suite 200		
3099 E. Commercial Blvd., Suite 200	(Address)	
	,	
Fort Lauderdale, Florida 33308		
(Cit	y/State and Zip Code)	
For further information concerning this matter, please	e call:	
Donald J. Doody, Esquire	at (954) 771-4500	mt
(Name of Person)	(Area Code & Daytime To	elephone Number)
Enclosed is a check for the following amount:		elephone Number)
□ \$125.00 Filing Fee □ \$130.00 Filing Fee & Certificate of Status	S155.00 Filing Fee & Certified Copy (additional copy is enclosed)	S160.00 Filing Fee. Certificate of Status & Certified Copy (additional copy is actosed)
STREET ADDRESS: Registration Section Division of Corporations 409 E. Gaines Street	MAILING A Registration S Division of Co P.O. Box 632	ection orporations

Tallahassee, Florida 32314

Tallahassee, Florida 32399

ARTICLES OF ORGANIZATION OF MIAMI STORAGE, L.L.C

The undersigned, for the purpose of forming a limited liability company under the Florida Limited Liability Company Act, Chapter 608, Florida Statutes, hereby make, acknowledge, and file the following Articles of Organization.

ARTICLE I NAME

The name of the limited liability company shall be Miami Storage, L.L.C. ("Company"). The principal place of business of the Company in Florida shall SW 129th Court, Miami-Dade County, Florida.

ARTICLE II DURATION

The Company shall commence its existence on the date these Articles of Organization are filed with the Florida Department of State. The Company's existence shall terminate no later than fifty (50) years from commencement, unless the Company is earlier dissolved as provided in these Articles of Organization.

ARTICLE III PURPOSES AND POWERS

The general purpose for which the Company is organized is to own and operate real property and to transact any lawful business for which a limited liability company may be organized under the laws of the State of Florida. The Company shall have all the powers granted to a limited liability company under the laws of the State of Florida.

ARTICLE IV REGISTERED OFFICE AND AGENT

The name and street address of the registered agent of the Company in the State of Florida is Donald J. Doody, Goren, Cherof, Doody & Ezrol, P.A., 3099 East Commercial Biva., Suite 200, Fort Lauderdale, Florida 33308.

ARTICLE V CAPITAL CONTRIBUTIONS

The members of the Company shall contribute to the capital of the Company the cash or property set forth as follows:

NAME	CAPITAL CONTRIBUTION	
Jeffrey T. Wilson	25% Interest	
Christopher B. Perry	25% Interest	
Lyle, Ltd. Pension and Trust	6.25% Interest	
Nancy L. Heiner	6.25% Interest	
Pinnacle Southeastern, Inc.	6.25% Interest	
Edward C. Kelsey	6.25% Interest	
Alexandra M. Kenneweg	4.166% Interest	
Courtney P. Kenneweg	4.166% Interest	
Byron P. Kenneweg	4.166% Interest	
BBR Enterprise, L.P.	12.5% Interest	

ARTICLE VI ADDITIONAL CAPITAL CONTRIBUTIONS

Each member shall make additional capital contributions to the Company at such times and in such amounts as may be provided in the regulations adopted by the members or, in lieu thereof, only upon the unanimous consent of all the members.

ARTICLE VII ADMISSION OF NEW MEMBERS (TRANSFERABILITY OF INTERESTS)

No additional members shall be admitted to the Company except with the unanimous written consent of all the members of the Company and upon such terms and conditions as shall be determined by all the members. A member may transfer his or her interest in the Company as set forth in the regulations of the Company, but the transferee shall have no right to participate in the management of the business and affairs of the Company or become a member unless all the other members of the Company other than the member proposing to dispose of his or her interest approve of the proposed transfer by unanimous written consent.

ARTICLE VIII TERMINATION OF EXISTENCE (CONTINUITY OF LIFE)

The Company shall be dissolved upon the death, retirement, resignation, expulsion, bankruptcy, or dissolution of a member or manager, or upon the occurrence of any other event that, terminates the continued membership of a member of the Company, unless the business of the Company is continued by the consent of a majority in interest of the remaining members; provided there are at least two (2) remaining members.

ARTICLE IX MANAGEMENT (MANAGEMENT BY MEMBERS)

The Company shall be managed by the members in accordance with regulations adopted by the members for the management of the business and affairs of the Company. These regulations may contain any provisions for the regulation and management of the affairs of the Company not inconsistent with law or these Articles of Organization. The names and addresses of the members of the Company are:

NAME

ADDRESS

Jeffrey T. Wilson Christopher B. Perry P.O. Box 7019, Hilton Head, SC 29938 55 Brams Point Rd., Hilton Head SC 29928

lersigned organizers have made and subscribed these
, Florida, for the foregoing uses and purposes this
SouthCaroling
Charle B. Pen
Christopher B. Perry
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st -,
edged before me this 1 st day of February
personally known to me or who has produced
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ECRETARY LLANASSE

ACCEPTANCE OF REGISTERED AGENT

The undersigned, being the person named in the Articles of Organization of Miami Storage, L.L.C, as the registered agent of this limited liability company, hereby consents to his appointment as registered agent of the Company.

Donald J. Doody, Esquiry, Registered Agent

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