

Florida Department of State

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LIMITED LIABILITY COMPANY

PHYSICIAN PARTNERS OF GREATER-ORLANDO, LLC

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ARTICLES OF ORGANIZATION FOR PHYSICIAN PARTNERS OF GREATER-ORLANDO, LLC A FLORIDA LIMITED LIABILITY COMPANY

ARTICLE I

The name of the Limited Liability Company is PHYSICIAN PARTNERS OF GREATER-ORLANDO, LLC.

ARTICLE II ADDRESS

The mailing address and street address of the principal office of the Limited Liability Company is 5 Island Drive, Lake Mary, Florida 32746.

ARTICLE III DURATION

The term of the Company shall commence on the date these Articles of Organization are thely filed with the Florida Secretary of State and shall continue until December 31, 2050, when its business and affairs shall be dissolved.

ARTICLE IV MANAGEMENT

The Limited Liability Company is to be managed by its manager, and the name and address of the manager is:

DJB INVESTMENTS, LLC

5 Island Drive Lake Mary, Florida 32746

ARTICLE V INITIAL REGISTERED OFFICE AND AGENT

The address of the initial Registered Office of the Limited Liability Company is 455 West Warren Avenue, Longwood, Florida 32750, and the initial Registered Agent at such address is DB CONSULTING, LLC, By: DENNIS JOHN BUHRING, Manager.

ARTICLE VI NO ASSIGNMENT OF INTEREST / CHARGING ORDER

No member or members of the limited liability company shall have the right to assign their interest in the limited liability company, whether voluntarily or involuntarily, without the unanimous written agreement of all of the members (the "Required Unanimous Vote"), unless

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SECTRIFY OF STATE Otherwise provided in the limited liability company's operating agreement. If an assignment of a FLORIDA membership interest is not approved by the Required Unanimous Vote, the assignee (which includes, without limitation, the holder of a charging order) shall have no right to (i) become a member of the limited liability company, (ii) participate in the management of the limited liability company, or (iii) exercise any rights or powers of a member and/or manager. The sasignee shall merely be entitled to receive the share of profits and other distributions to which the assignor was entified, to the extent assigned. Any such assignee shall be allocated and report all items of income, gain, loss, deduction, credit or other tax allocation (a "Taxable Item") on such assignee's income tax returns each year to the same extent the assignor would have been allocated such Taxable Items and the assignee shall receive the federal and all relevant state Forms K-1 with respect to such allocations. Each Member (and any future assignee(s), including, without limitation, the holder of a charging order) is put on notice that (i) the Managers may make investment decisions that may produce significant income tax liability to the Members and assignees and that corresponding distributions with which to pay such income tax liability may not be made and (ii) that the terms of the operating agreement provide that (a) this is reasonable, and (b) does not constitute a breach of fiduciary duty by the Managers.

IN WITNESS WHEREOF, the undersigned manager affirms that, under penalties of perjury, the facts stated herein are true, and the undersigned manager has executed these Articles of Organization this <u>x</u> day of <u>reserved</u> 2005.

DJB INVESTMENTS, LLC

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ACCEPTANCE OF APPOINTMENT RY INITIAL REGISTERED AGENT

HALLAHASJEE, FLORIDA THE UNDERSIGNED, a Florida limited liability company, having been named in Article V of the foregoing Articles of Organization as the initial Registered Agent at the office designated therein, hereby accepts such appointment and agrees to act in such capacity. The undersigned hereby states that the undersigned is familiar with, and hereby accepts, the obligations set forth in Section 608.407, Florida Statutes, and the undersigned will further comply with any other provisions of law made applicable to the undersigned as Registered Agent of the limited liability company.

DATED this & day of Akul

DB CONSULTING, LLC, Registered Agent

DENNIS JOHN BUFIRING, Manager

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