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COVER LETTER

TO: Registration Section Division of Corpo				
SUBJECT: I.P., LLC				
	(Name of Limited	d Liability Company)		
The enclosed Articles of Or	rganization and fee(s) are st	abmitted for filing.		
Please return all correspond	lence concerning this matte	r to the following:		
Deborah Tr				
	(1	Name of Person)		
Law Offices of Deborah Rose Tracy, P.A.				
	(1	Firm/Company)		
Post Office	Box 101			
		(Address)	For of M	
Valrico, FI 33595-0101				
	(City/	State and Zip Code)	W. 3	
(City/State and Zip Code) For further information concerning this matter, please call.				
Deborah Tracy		at (813) 684-61	171	
(Name of I	Person)	(Area Code & Daytime	Felephone Number)	
Enclosed is a check for the	ne following amount:			
	3 \$130.00 Filing Fee & Certificate of Status	\$155.00 Filing Fee & Certified Copy (additional copy is enclosed)	\$160.00 Filing Fee, Certificate of Status & Certified Copy (additional copy is enclosed)	
r L r	Mailing Address Registration Section Division of Corporations P.O. Box 6327 Fallahassee, FL 32314	Street/Courier Addre Registration Section Division of Corporation Clifton Building 2661 Executive Cente	ons	

Tallahassee, FL 32301

ARTICLES OF ORGANIZATION OF I.P., L.L.C.

We, the undersigned, who intend to from and create a Limited Liability Company, as defined in Section 608 of the Florida Statutes, do hereby state and certify the following:

Article I - Name of limited liability company.

The name of the Limited Liability Company shall be I.P., L.L.C.

Article II - Location of company office and mailing address

The street address of the principal office of the company is 10501 Johanna Ave., Riverview, FL 33569. The mailing address is Post Office Box 1860, Riverview, Fl 33568.

Article III - Registered Agent Name and Address

The name and the Florida street address of the registered agent are Marty Domres, 10501 Johanna Ave., Riverview, FL 33569.

Having been named as registered agent and to accept service of process for the above stated 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 the proper and 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, Florida Statutes.

Registered Agent's Signature – Marty Domres

Article IV - Manager or Managing Member

The management of the company will be vested in a single manager, who may be a member of the company, designated in accordance with the terms of the company's operating agreement. The name and address of the initial manager is:

MGR/MGRM	Name	<u>Address</u>
Managing Member	Marty Domres	10501 Johanna Ave.
		Riverview, Fl 33569

Article V - Purpose and duration of company.

The purpose for which the company is formed is to engage in any lawful acts or activities for which limited liability companies may be formed under Section 608 of the Florida Statutes or any successor statute. The company shall have the authority to do all things necessary or appropriate to accomplish and operate its business as described in this Article, including, but not limited to such powers set forth in Section 608.404 of the Florida Statutes, as amended from time to time. The company shall have a perpetual existence.

Article VI - Restrictions on Member's Transferability

Except as otherwise permitted by this Article or the Operating Agreement, a new Member may be admitted into the Company only if: (i) all the other Members approve of such admission; and (ii) said new Member executes such instruments as the other Members determine are necessary or desirable to effect such admission and to confirm the agreement of the person or entity being admitted to be bound by all of the covenants, terms and conditions of the Operating Agreement then in effect. A Member may not seek to withdraw from the Company except in accordance with the provisions of the Operating Agreement. Members, without the prior written consent of all Members, may not transfer, assign, sell, give, pledge, hypothecate or otherwise encumber the Member's interest in the Company, and any attempt to do any of the foregoing without such prior written consent shall be null and void and of no effect. Provided, however, that a Member shall be entitled to transfer his or her interest, without the further consent of the other Members: (a) to a living trust or single member limited liability company for estate planning purposes, provided that the Member is the sole trustee or member of the entity and, in his or her capacity as an agent of the trust or company, the Member acknowledges his or her consent, as the agent, to bind the trust or company to the duties and responsibilities of the Company's Operating Agreement; or (2) to the surviving spouse or lineal descendants of the Member, pursuant to the laws of intestacy or testacy, as applicable, as determined by a probate proceeding (including a family administration, summary administration or formal probate) or a disposition of personal property without formal administration, provided that the heir or beneficiary, as applicable, acknowledges his or her, consent to the duties and responsibilities of this Agreement and delivers such acknowledgment to the Manager. Except as otherwise provided herein, transfer of a Member's interest pursuant in death, incapacitation or bankruptcy shall be subject to the restrictions set forth in the Operatings Agreement.

AOO - I.P., L.L.C. V2,100605

Article VII - Continuation upon Event Constituting Termination

Upon the death, retirement or resignation of a member, provided that at least one member remains, the company shall continue operations unless a majority of the remaining members present and eligible to vote at a special meeting vote to terminate the business of the company. In the event of a dissolution of the company, the business affairs of the company shall continue to be governed by the terms of the operating agreement during the winding up of the company's business and affairs.

Article VIII - Amendments to the Articles

These Articles may be amended at any time by a majority vote of the Members of the Company entitled to vote or in the manner provided for in the Operating Agreement in effect at the time of the amendment. Such amendment shall be promptly filed with the Secretary of the State of Florida in accordance with the statutory requirements for a Limited Liability Company.

Acknowledgements

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

Marty Domres

Initial Member and Manager