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FEB - 8 2008

EXAMINER

COVER LETTER

TO: Registration Section Division of Corporations	
SUBJECT: FNA ENTERPRISES LLC (Name of Limited Liability Company)	
The enclosed Articles of Amendment and fee(s) are submitted for filing.	
Please return all correspondence concerning this matter to the following:	
DAVID L. KUNTZ, JR. (Name of Person)	
FNA ENTERPRISES, LLC (Firm/Company)	
323 NE COMMERCIAL CIR.	•
KEYSTONE HEIGHTS, FL 32656 (City/State and Zip Code)	
For further information concerning this matter, please call:	tradition)
DAVID L. KUNTZ, JR = 352-473-12465	la compa
(Name of Person) (Area Code & Daytime Telephone Number)	1
Enclosed is a check for the following amount:	المريب الم
S25.00 Filing Fee Certificate of Status Certificate of Status Certified Copy (additional copy is enclosed) Certified Copy (additional copy is enclosed) Certified Copy (additional copy is enclosed)	

MAILING ADDRESS:

Registration Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314 STREET/COURIER ADDRESS:

Registration Section
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301

Amended and Restated Articles of Organization

For

Florida Limited Liability Company

These amended and restated Articles of Organization pertain to the Florida Limited Liability Company FNA Enterprises, LLC, having the Document Number L06000008790, and who's original Articles of Organization were filed with the Florida Department of State on January 25th, 2006, to become effective February 1st, 2006. The initial Registered Agent's name and address was Kerry L. Flanagan, 7400 State Road 21, Keystone Heights, FL 32656; the new Registered Agent's name and address is David L. Kuntz, Jr. 1511 Baden Powell Rd. Hawthorne, FL 32640. These amended and restated Articles of Organization have been duly executed and filed with the Florida Department of State in accordance with Chapter 608 of the Florida Statutes, and effective as of the date filed they do replace and supercede all prior Articles and filings.

Article I

. The name of this Limited Liability Company is FNA Enterprises, LLC.

Article II

The Florida physical address of the principal place of business, the Florida mailing address, and the Florida Registered Office Address for receipt of notices and location of the Records of this Limited Liability Company is 323 NE Commercial Cir. Keystone Heights, FL 32656.

Article III

The Registered Agent for this Limited Liability Company is David L. Kuntz, Jr. whose Florida physical and mailing address is 1511 Baden Powell Rd. Hawthorne, FL 32640.

'Having been named as Registered Agent and to accept service of process for the above stated Limited Liability Company at the place designated in these Articles of Organization, 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, F.S.'

HANNE LO LINE LAVID LEE KUNTZ, JR.
Registered Agent's Signature

Article IV

The name and Florida address of the sole Managing Member is: David L. Kuntz, Jr. 1511 Baden Powell Rd. Hawthorne, FL 32640

Article V

This Limited Liability Company is organized to engage in and pursue and activities or purposes, excepting those of banking and insurance.

Article VI

The duration of this Limited Liability Company shall commence on February 1st, 2006, and it will continuously exist and endure for perpetuity, unless dissolved earlier as may be provided by Florida Statute, or as may be provided by a Member's Operating Agreement then currently in force.

Article VII

Capital contributions paid into the Company shall be in the form of cash, cashier's check, money order, or electronic funds transfer, denominated in lawful money of the United States, unless determined and approved otherwise by the Majority-in-Interest of Members. The total aggregate Capital contribution paid into this Limited Liability

Company by the Members is One Hundred Sixty-Three Thousand Five Hundred Dollars and No Cents (\$163,500.00) lawful money of the United States. No further Capital contribution(s) may be made except upon the express written consent or requirement of the Majority-in-Interest of Members, and as is further specified in the Member's Operating Agreement. The Members of the Company and their paid-in Capital contribution amounts as of the date of filing these Amended and Restated Articles of Organization are:

Kerry L. Flanagan \$20,000 12.5% 1031 Bellamy Rd. Melrose, FL 32666

Tamra B. White \$20,000 12.5% 1031 Bellamy Rd. Melrose, FL 32666

David L. Kuntz, Jr. \$83,500 75.0% 1511 Baden Powell Rd. Hawthorne, FL 32640

Article VIII

This Limited Liability Company's Members may be required to pay additional Capital contributions into the Company from time to time, in proportion of their Membership Interest, as may be needed to provide cash and/or working capital for the continuance of the Company's business and operations, and the payment of the Company's financial obligations. The Majority-in-Interest of Members shall determine the necessity, amount, form, manner, method, and timing of the paying in of any such required Capital contributions, and shall give as much advance notice of same as is practically possible.

Article IX

The Membership Interest of any Member who fails to make any Capital contribution to which the Member is obligated shall be subject to specified penalties for, or specified consequences of, such failure. Such penalties or consequences may take, but are not

limited to, the form of reducing the defaulting Member's proportionate Membership Interest in the Limited Liability Company, subordinating the defaulting Member's Membership Interest to that of the non-defaulting Members, a forced sale of the defaulting Member's Membership Interest, the forfeiture of the defaulting Member's Membership Interest, a fixing of the value of the defaulting Member's Membership Interest by appraisal or by formula and the redemption or sale of the defaulting Member's Membership Interest at such value, or other penalties or consequences as may be specified or provided for in the Member's Operating Agreement, and/or as determined by the Majority-in-Interest of Members.

Article X

Except upon the express written consent of the Majority-in-Interest of current Members, additional Members may not be admitted into this Limited Liability Company, nor may an existing Member's Membership Interest, in whole or in part, be acquired, bought, sold, gifted, conveyed, transferred, granted, assigned, assigned, assigned, assigned disposed of to or from any other person or entity.

Article XI

This Limited Liability Company shall be Member Managed with the rights, powers, and duties of managing the Company's business, operations, and affairs vested solely in a single Managing Member elected by, and subject to the approval of, the Majority-in-Interest of Members. Notwithstanding any terms, conditions, and/or provisions of any document, instrument, contract, covenant, or agreement, of any source or kind, to the contrary, the Majority-in-Interest of Members shall always prevail and shall be controlling in all matters concerning, connected with, and/or arising from the Company and its' business, affairs, and operations.

Article XII

No Member of this Limited Liability Company, excepting the duly elected Managing Member, shall, at any time or in any fashion, enter into and/or become a party to any

contracts, agreements, guarantees, obligations, mortgages, attachments, pledges, covenants, commitments, promises, actions, or any other arrangements concerning, affecting, encumbering, obliging, impacting, or involving the Company, its' Members, or any of their respective estates, assets, and properties, including real, personal, tangible, and intangible; performances; and revenues and incomes, without the express written consent and approval of the Majority-in-Interest of Members.

Article XIII

The Members of this Limited Liability Company, all both jointly and severally, shall, without exception, mitigation, restriction, or limitation, be personally and individually liable and responsible for the legal and financial obligations, awards, debts, and liabilities of the Company in the same proportion as that Member's then current Membership Interest amount. In the event that any Member, Members, or guaranteeing or co-signing parties have, in whole or in part, any assets, properties, possessions, earnings, wages, salaries, commissions, revenues, beneficences, or incomes, of any kind, source, or nature, which are liquidated, paid out, taken, conveyed, transferred, seized, confiscated, and/or anywise used to repaylor satisfy the legal and financial obligations and liabilities, in whole or in part, of the company, then each of the other Members, both jointly and severally, and personally and individually, shall immediately repay, indemnify, make-good, and reimburse that Member's aggregate losses, in proportion to each of the other Member's Membership Interest amount in the Company, no later than twenty-one (21) business days following the day of any pertinent, associated, or effecting arbitration ruling, judgment, settlement, or resolution.

Article XIV

Subject to the Member's Operating Agreement, each Member of this Limited Liability Company shall initially have one (1) vote for each one (\$1.00) dollar of Capital initially contributed by that Member, with each Member's number of votes at any subsequent time being calculated and determined as one (1) vote for each one (\$1.00) dollar of Capital in that Member's Capital Account after applying any adjustments for

that Member's proportionate share of capital gains and losses, operations profits and losses, additional Capital contributions or distributions, and increases or decreases of basis in the Company, as it exists at the time of any casting of votes. The Majority-in-Interest is, and is so deemed and defined as, Fifty-One Percent (51.0%) or more of the total Membership Interest, and said Majority-in-Interest shall always prevail and be controlling as *per* Article XI herein.

Article XV

Both these Articles of Organization, and the current Member's Operating Agreement, shall provide for the Majority-in-Interest of Members to create classes or groups of Members having such relative rights, powers, and duties as the Member's Operating Agreement shall define and describe, and it shall make provision for the future creation by the Majority-in-Interest of Members, in the manner provided in the Member's Operating Agreement, of additional classes or groups of Members having such relative rights, powers, and duties as the Member's Operating Agreement shall define and describe, including rights, powers, and duties senior to existing classes and groups of Members. The Member's Operating Agreement shall provide for the taking reof an action by the Majority-in-Interest of Members, including the amendment of the Articles of Organization or Member's Operating Agreement, and including an action to create, under the provisions of the Member's Operating Agreement, a class or group of Membership Interests that were not previously outstanding, without the vote or approval of any Member or class or group of Members. The Member's Operating Agreement shall provide that any Member, or class or group of Members may have no voting rights, if and as determined, defined, and implemented by the Majority-in-Interest of Members.

Article XVI

The Articles of Organization and/or Member's Operating Agreement for this Limited Liability Company, both in whole or in part, may not be amended, altered, invalidated, reinterpreted, changed, replaced, set aside, voided, cancelled, ignored, or superceded except, and only, by the express written consent and approval of the

Majority-in-Interest of Members. The invalidity or unenforceability of any one part, or parts, of the Articles of Organization and/or Member's Operating Agreement shall in no way void or diminish the remaining parts of the respective Agreements.

Article XVII

Any condition, event, matter, problem, occurrence, circumstance, situation, proceeding, relationship, subject, disagreement, resolution, action, course of action, or curtailment of action that is not addressed or provided for in the Articles of Organization for this Limited Liability Company, or in it's Member's Operating Agreement, shall be resolved, settled, and decided, by priority, according to the express written instructions and directions of the Majority-in-Interest of Members, or, secondarily, according to the provisions of Chapter 608 of the Florida Statutes, if they have pertinence for a given situation, matter, or circumstance.

Signature of Authorized Member submitting and filing these Amended and Restated Articles of Organization:

2000 FEB -7 AM 10: 02 SECRETARY OF STATE TAIL AHASSEE, FLORID!

David Lee Kuntz, Jr

Majority-in-Interest Member & Managing Member

Country of clary State of Florida

Sished before me this a 3rd day of January 2008 By David Mutzsa. Who is personally known tone.



FIRST:	The Articles of Organization were filed on 25-TAN OG and assigned document number <u>LOGOOOOS</u> 790.		
SECOND:	This amendment is submitted to amend the following:		
	PREAMBLE		
	ALL ARTICLES ARE RESTATED	•	
	ARTICLES VI THROUGH XVII ADDED		
	CHANGE IN REGISTERED AGENT		
	CHANGE IN REGISTERED ADDRESS	F~3 Ema	
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Dated	22 JANUARY, 2008.		
Action Metal Control	Signature of a member or authorized representative of a member		
Strain Andrews	DAVID LEE KUNTZ JR MAJDRIY-IN-IN Typed or printed name of signee MEMRED	TERES	57