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Account Name : RAFFEL HEALTH LAW GROUP, P.L.

Account Number: 0760430C1611 Phone: (772)778-8885

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FLORIDA/FOREIGN LIMITED LABILITY CO.

NAR Family Holdings, LLC

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ARTICLES OF ORGANIZATION OF NAR FAMILY HOLDINGS, L.L.C.

ARTICLE I NAME

The name of the Limited Liability Company ("Company") is

NAR FAMILY HOLDINGS, L.L.C.

ARTICLE II PRINCIPAL PLACE OF BUSINESS

The principal place of business and mailing address of the Company 1009 Homewood Avenue, Melbourne, Florida 32940 or such a place as may be designated by the Members.

ARTICLE III REGISTERED AGENT AND ADDRESS

The Registered Agent of the Company is DEC Consultants, Inc., and the address of Registered Agent is 1515 Indian River Boulevard, Suite A 210, Vero Beach, Florida 32960-7103.

ARTICLE IV **PURPOSE**

The purpose and character of business to be transacted by the Company is:

- To engage in the business to purchase or acquire buy, sell, own, trade in hold, develop, lease, manage, subdivide, and otherwise deal in and with any tangible property and to engage in such other lawful activities that are reasonably necessary, convenient, or incidental to that purpose.
- To invest funds of the Company in real estate, mortgages, stocks, bonds, or any other type of investment, and to own real and personal property.
- To do everything necessary and proper for the accomplishment of any of the purposes in these Articles of Organization or any amendment thereto, necessary or incidental to the protection and benefit of the Company, and in general, either alone or in association with other corporations, companies, firms or individuals, to carry on any lawful pursuit necessary or incidental to the accomplishment of the purposes or objects of the Company. The foregoing enumeration of specific purposes shall not be held to limit or restrict in any manner the purposes of the Company otherwise permitted by law.
- The Company shall have all powers granted to Limited Liability Companies under Florida Law.

ARTICLE V

Fax Audit No. H06000043072

Robert Rappel, DO, Esq. Rappel & Rappel, P.A. Bridgewater 1515 Indian River Boulevard, Suite A 210 Veso Beach, Florida 32960-7103 772.778.8885/Hax 772.773.8883 Morida Bas No.:0015156

Fax Audit No. H05000043072

DURATION

The Company shall continue in full force and effect in accordance with the Operating Agreement from the date of filing these Articles of Organization with the Secretary of State, or until dissolution prior thereto pursuant to the provisions hereof and upon filing of Articles of Dissolution with the Secretary of State pursuant to Florida Statutes, Section 608.441.

ARTICLE VI MANAGEMENT

The Company shall be managed by its Members, as Husband and Wife, Tenants by the Entirety, as set forth below, in proportion to their Sharing Ratios (herein so called) of each initial Member as set forth in the Operating Agreement for the Company, and as adjusted from time to time to reflect the Sharing Ratios of any additional Members; provided, however, that the Members may, by Operating Agreement, provide for the management of the Company by the Members in a manner in proportion to the Members' Sharing Ratios adjusted as hereinabove set forth. The Managing Member(s) of the Company and their address(cs) are:

Enrique Africano

1009 Homewood Avenue Melbourne, Florida 32940

ARTICLE VII ADDITIONAL MEMBERS

Additional members may be admitted to the Company only upon the unanimous vote of the existing Members. New members may be admitted upon such terms and conditions as the existing Members may determine.

ARTICLE VIII DISSOLUTION

In the event of the death, retirement, resignation, expulsion, bankruptcy or dissolution of a Member or upon the occurrence of any other event of dissolution as the members may specify by operating agreement, which terminates the continued membership of a Member in the Company, the Company shall be dissolved unless within thirty (30) days after such event, the remaining Members agree in writing to continue the business of the Company.

ARTICLE IX INDEMNIFICATION

The Company shall, to the fullest extent permitted by law, be entitled to indemnify and Member for any liability incurred in connection with any action, if such Member acted in good faith and in a manner it reasonably believed to be in furtherance of, or not opposed to, the best interests of the Company. The Company shall indemnify any person who is or was a party, or who is threatened, pending, or completed action, suit or proceeding, whether civil, criminal, administrative or investigative, including all appeals, by reason of the fact that he or she is or was a Member, managing Member or employee of the Company, or is or was serving at the request of the Company as a director, trustee, officer or employee of another limited liability company, corporation, partnership, joint venture, trust or other enterprise, against any and all expenses (including reasonable attorneys' fees), judgments, decrees, fines, penalties and amounts paid in settlement, which were actually and reasonably incurred by him or her in connection with such action, suit or proceeding, if he or she acted in good faith and in a manner which he or she reasonably believed to be in, or at least not opposed to, the best interests of the Company, and with respect to any criminal action or proceeding, he or she had no reasonable cause to believe his or her conduct was unlawful. The termination Robert Rappel, DO, Esq.

Rappel & Rappel, P.A.
Bridgewater
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Veso Beach, Florida 32960-7103
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Florida Bar No.:0015156

Fax Audit No. H06000043072

of any action, suit or proceeding by judgment, order, settlement conviction, or plea of nolo contendere or its equivalent shall not, of itself, create a presumption that the person did not act in good faith and in a manner which he or she reasonably believed to be in, or at least not opposed to, the best interests of the Company.

ARTICLE X LIMITATION OF LIABLITY OF MEMBERS

The personal liability of the Members to the Company and other Members shall be limited to the maximum extent allowed by Florida law and there shall be no Member who is personally liable for the debts of, or claims against, the Company.

TRANSFERABILITY OF INTEREST

No Member of the Company may transfer or assign its interest in the Company without the prior written consent of all of the other Members. Any attempt to transfer or assign a Member's interest, without such a written consent, shall not entitle the transferee to participate in the management of the business and affairs of the Company or to become a Member. The transferee shall be only entitled to receive the share of profits or other compensation by why of income and the return of contributions to which the Member otherwise would be entitled.

POWER TO AMEND

The power to adopt, alter, amend or repeal the Articles of Organization of the Company shall be vested solely in the Members of the Company and shall be by a unanimous vote of approval of the Members.

LIMITED LIABILITY COMPANY REGULATIONS

The power to adopt, alter, amend, or repeal the regulations of the limited liability company shall be vested in the Members of the Company. The Operating Agreement adopted by the Members may be repealed or altered; the Members may adopt a new or modify the existing operating agreement; and the Members may prescribe any modifications to the operating agreement made by them that such contents of the operating agreement may not be altered, amended, or repealed by the Member manager or managers. The operating agreement may contain any provisions for the regulation and management of the affairs of the limited liability company not meonsistent with law or the Articles of Organization.

IN WITNESS WHEREOF, the Member or authorized representative of a Member in accordance with Section 608.408(3), Florida Statutes, has caused these Articles of Organization to be executed this 16th day of February 2006.

By: __

Robert Rappel Authorized Representative or Member in Accordance with Section 608.408. The execution of this Affidavit constitutes an affirmation under the penalties of perjury that the facts stated herein are true.

Fax Audit No. H06000043072

STATE OF FLORIDA

COUNTY OF INDIAN RIVER

The foregoing instrument was acknowledged before me this 16th day of February 2006, by Robert Rappels with the sand who did not take an oath.

> CONSTRUCT ANYSAGE DEVA CHATTHENE

Notary Public

Commission Number: PD0478948

CERTIFICATE OF DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN THIS STATE, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED

Pursuant to the Provisions of Section 508.415 or 608.507, Florida Statutes, the undersigned Limited Liability Company submits the following statement in designating the Registered Office/Registered Agent in the State of Florida.

- 1. The name of the Limited Liability Company is: NAR FAMILY HOLDINGS, L.L.C.
- 2. The name and address of the registered agent and office is:

DEC Consultants, Inc. 1515 Indian River Boulevard Suite A 210

Vero Beach, Florida 32960-7103

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 age 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.

Robert Rappel, President

)

Dated: February 16, 2006

STATE OF FLORIDA

COUNTY OF INDIAN RIVER

The foregoing instrument was acknowledged before me this 16th day of February 2006, by

Robert Reppel which participated in the and who did not take an oath, Cammii DD0478140

Emirat 19/4/8008 # WAL (800)438-425 ide Hotery Assn., Ira

Notary Public

Commission Number: DD0478948

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Robert Rappel, DO, Esq. Rappel & Rappel, P.A. Bridgewater 1515 Indian River Boulevard, Suite A 210 Vero Bezch, Florida 32960-7103 772.778.8885/Fax 772.773.8883 Florida Bar No.:0015156

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