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SECRETARY OF STATE DIVISION OF COUPERATIONS

LOSTUTTER LAW FIRM, P.L. Gerald W. Lostutter, Esq.

Tel.: 1-321-574-5225 Fax: 1-321-504-1182

Office

836 Executive La., Ste. 120

Rockledge, FL 32955

Mail

P. O. Box 27

Sharpes, FL 32959

November 8, 2006

Registration Section
Division of Corporations
Clifton Building
2661 W. Executive Center Circle
Tallahassee, FL 32301-5020

USPS Delivery Confirmation: 0103 8555 7499 4475 5469

Re: Registration of Coast Electronic Manufacturing, L.L.C.

Dear Registration Specialist:

I have enclosed the Articles of Organization for the above-referenced entity. I have enclosed a \$125.00 check (no. 1109) as pre-payment of filing fees for the Articles of Organization and Designation of Registered Agent.

You may direct any inquiries to Attorney Gerald Lostutter at 1-321-574-5225. Your correspondence and documentation should be addressed to:

Gerald Lostutter, Esq. Lostutter Law Firm, P.L. P. O. Box 27 Sharpes, FL 32959

Thank you for your assistance.

Gerald W. Lostutter, Esq.

Enclosures: as stated.

Cc: Client.

ARTICLES OF ORGANIZATION FOR FLORIDA LIMITED LIABILITY COMPANY

ARTICLE I - Name:

The name of the Limited Liability Company is: Coast Electronic Manufacturing, L.L.C.

This Limited Liability Company is formed to conduct any lawful activity.

ARTICLE II - Address:

The Limited Liability Company's principal office has a street address and mailing address of:

Principal Office Address
Coast Electronic Manufacturing, L.L.C.
571 Haverty Court, Ste. #N
Rockledge, FL 32955

Mailing Address
Coast Electronic Manufacturing, L.L.C.
571 Haverty Court, Ste. #N
Rockledge, FL 32955

ARTICLE III - Registered Agent, Registered Office, and Registered Agent's Signature:

The Limited Liability Company's Registered Agent's name and address are:

Sharon Snapp

Coast Electronic Manufacturing, L.L.C. 571 Haverty Court, Ste. #N Rockledge, FL 32955

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 Florida Statutes Ch. 608.

Sharon Snapp

11-8-06 Date

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ARTICLE IV - Manager(s) or Managing Member(s):

The name and address of each Manager or Managing Member are:

<u>Title</u> <u>Name and Address</u>

MGRM - President Sharon Snapp

571 Haverty Court, Ste. #N Rockledge, FL 32955

MGRM - Vice President Marshall Snapp

of Operations 571 Haverty Court, Ste. #N

Rockledge, FL 32955

MGRM - Treasurer Eileen Snapp

571 Haverty Court, Ste. #N Rockledge, FL 32955

ARTICLE V - Members' Interests and Distribution of Profits:

This Limited Liability Company will prepare and execute an Operating Agreement. Prior to the effective date of the Operating Agreement, and unless the Operating Agreement provides otherwise:

- * All members must consent in writing to any member's request to assign a member's interest. Absent such consent, any assignee is without a right of membership, without a right of voting, and without a right to participate in management of the Limited Liability Company.
- * Distribution of profits, if any, with absolute discretion, will be authorized by a simple majority of a vote of members who have a voting interest in the Limited Liability Company.

ARTICLE VI - Effective date:

This Limited Liability Company's date of existence is effective on November 8, 2006, or, if this date is not within five days prior to the date of filing of the Articles of Organization, then the effective date begins at the date and time when the articles of organization are filed, as evidenced by the Department of State's date and time endorsement on the original document. Pursuant to Florida Statutes §608.408(3), the execution of this document constitutes an affirmation under the penalties of perjury that the facts stated herein are true.

Sharon Snapp

11-8-06 Date

Page 2 of 2