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Account Name : FISHER, TOUSEY, LEAS & BALL

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LORIDA/FOREIGN LIMITED LIABILITY CO.

1280 Ponce De Leon, LLC

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ARTICLES OF ORGANIZATION

OF

1280 PONCE DE LEON, LLC

The undersigned, for the purpose of forming a limited liability company under the Florida Limited Liability Company Act, Florida Statutes, Chapter 608, hereby makes, acknowledges and files the following Articles of Organization.

ARTICLE I

NAME

The name of the limited liability company shall be 1280 Ponce de Leon, LLC (the "Company"). The mailing and street address of the principal office of the Company in Florida shall be 1085 Osceola Trail, St. Augustine, Florida 32086.

ARTICLE II

PURPOSES AND POWERS

The general purpose for which this Company is organized is to transact any lawful business for which a limited liability company may be organized under the laws of the State of Florida. The Company shall have all the powers granted to a limited liability company under the laws of the State of Florida.

ARTICLE III

REGISTERED OFFICE AND AGENT

The name and street address of the registered agent in the State of Florida are: Celestia E. Kyall, 1085 Osceola Trail, St. Augustine, Florida 32086.

ARTICLE IV

ADMISSION OF MEMBERS

No additional members shall be admitted to the Company except with the unanimous written consent of the members of the Company.

ARTICLE V

TERMINATION OF EXISTENCE

The Company shall not be dissolved upon the occurrence of any event that terminates the continued membership of a member in the Company, provided there is at least one remaining member. The Company shall be terminated and dissolved upon the consent of all of the members.

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ARTICLE VI

MANAGER

The Company shall be managed by one or more managers and is, therefore, a managermanaged limited liability company. The managers shall be elected in the manner set forth in the Operating Agreement of the Company. The managers shall hold the offices and have the responsibilities accorded to them by the members as set forth in the Operating Agreement.

ARTICLE VII

DURATION

The Company shall exist perpetually. Corporate existence shall commence on the date these Articles of Organization are executed, except that if they are not filed by the Department of State of the State of Florida within five (5) business days thereafter, corporate existence shall a state of the Department of State.

IN WITNESS WHEREOF, the undersigned member has made and subscribed these ways with Articles of Organization for the foregoing uses and purposes this 5, day of a second subscribed these ways are in a second subscribed these ways with the Articles of Organization for the foregoing uses and purposes this 5, day of a second subscribed these ways with the Articles of Organization for the foregoing uses and purposes this 5, day of a second subscribed these ways with the Articles of Organization for the foregoing uses and purposes this 5, day of a second subscribed these ways are in the foregoing uses and a purpose this 5, day of a second subscribed these ways are in the foregoing uses and a subscribed these ways are in the foregoing uses and a subscribed these ways are in the foregoing uses and a subscribed these ways are in the foregoing uses and a subscribed these ways are in the foregoing uses and a subscribed these ways are in the foregoing uses and a subscribed these ways are in the foregoing uses and a subscribed these ways are in the foregoing uses and a subscribed these ways are in the foregoing uses and a subscribed the subscribed these ways are in the subscribed the su

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CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of Florida Statutes, 1280 Ponce de Leon, LLC, a Florida limited liability company (the "Company"), submits the following statement in designating the registered office/registered agent of the Company in the State of Florida:

1. The name of the Company is: 1280 Ponce de Leon, LLC.

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2. The name and address of the registered agent and office are: Celestia E. Kyall,

1085 Osceola Trail, St. Augustine, Florida 32086.

ACKNOWLEDGMENT: " A

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 the Florida Limited Liability Company Act.

DATED: This 5 day of June, 2007.

Celestia E. Kyall

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