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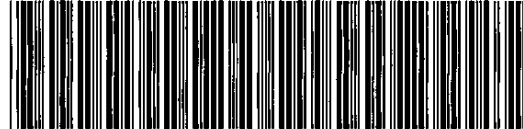
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CORPORATION SERVICE COMPANY

ACCOUNT NO. : 072100000032

REFERENCE : 963594 9534A

AUTHORIZATION :

COST LIMIT : \$ 155.00

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ORDER DATE : June 22, 2007

ORDER TIME : 1:55 PM

ORDER NO. : 963594-005

CUSTOMER NO: 9534A

DOMESTIC FILING

NAME: J&W HATCHER HOLDINGS, LLC

EFFECTIVE DATE:

____ ARTICLES OF INCORPORATION
____ CERTIFICATE OF LIMITED PARTNERSHIP
XX ARTICLES OF ORGANIZATION

PLEASE RETURN THE FOLLOWING AS PROOF OF FILING:

XX CERTIFIED COPY
____ PLAIN STAMPED COPY
____ CERTIFICATE OF GOOD STANDING

CONTACT PERSON: Doreen Wallace - EXT. 2928

EXAMINER'S INITIALS: _____

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TALLAHASSEE, FLORIDA

**ARTICLES OF ORGANIZATION FOR
J&W HATCHER HOLDINGS, LLC
A FLORIDA LIMITED LIABILITY COMPANY**

THE UNDERSIGNED, ROBERT ARLEN, being the attorney for and an authorized representative of WALTER HATCHER and JOYCE HATCHER, being all of the members of J&W HATCHER HOLDINGS, LLC, for the purpose of creating the Florida limited liability company under Chapter 608 Florida statutes, does hereby execute these Articles of Organization and would state:

1. **Name:** The name of the limited liability company is J&W HATCHER HOLDINGS, LLC.
2. **Principal Office:** The mailing address and street address of the principal office of the limited liability company is 1260 S. Federal Highway, Suite 101, Boynton Beach, Florida 33435.
3. **Registered Agent and Office:** ROBERT ARLEN is hereby appointed as registered agent for the limited liability company. His office address is: 110 E. Atlantic Avenue, Suite 330, Delray Beach, Florida 33444. His signature and acceptance are provided below.
4. **Manager:** This is a Manager (MGR) Managed LLC. The MGRs of J&W HATCHER HOLDINGS, LLC and the address of the MGRs are:

NATALIE KATHLEEN WOHLERT, 10905 Enchanted Rock Cove, Austin, TX 78726
KAREN H. ATTAWAY, 3929 147TH Avenue N., Loxahatchee, FL 33470
KIMBERLY HATCHER BEAUMONT, 12 Sailfish Lane, Ocean Ridge, FL 33435

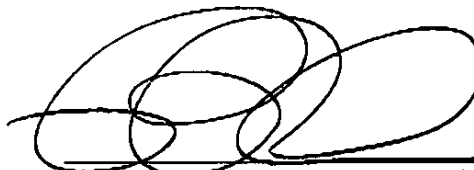
If any of the MGRs are deceased, incapacitated as certified by a physician currently practicing medicine, adjudicated incapacitated, resign, or are removed by the members or a court of competent jurisdiction, then the other MGR's shall serve alone.

A MGR may only be removed by the members for cause. Cause shall mean for this purpose the conviction of a MGR of a felony, addiction to drugs or alcohol which prevents the MGR from effectively discharging her duties, the taking by the MGR of an action in bad faith which willfully or recklessly causes material damage to the LLC, or the taking of an action which materially interferes with the prudent and proper conduct of LLC business.

The conduct of all business operations and the exercise of all LLC powers shall be invested in the MGRs who shall exercise such powers by majority vote. However, any one MGR can act on behalf of the LLC in the conduct of LLC business and in the carrying out of the directions of a majority of the MGRs. Any bank, broker, title agent, financial institution, purchaser, lessee, or any other person who deals with the LLC may do so over the signature or direction of any one MGR and shall assume that such signature or direction represents the majority decision of the MGRs, and it shall be binding upon the LLC.

5. **LLC Distributions:** Except as or otherwise provided by an Operating Agreement executed by all of the members and all of the MGRs no distributions of LLC property shall be made without the consent of all the MGRs and all members. The LLC may periodically distribute its excess cash flow not needed for operations or reserved for further LLC investments as determined by a majority of the MGRs.
6. **Dissolution:** The existence of the LLC shall be perpetual. Except as or otherwise provided by an Operating Agreement executed by all of the members and all of the MGRs the dissolution of the LLC shall only occur upon a unanimous vote of the MGRs.

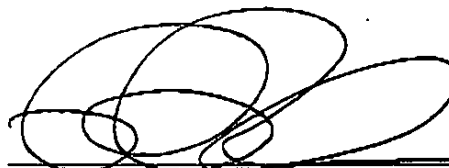
In accordance with Section 608.408(3) Florida Statutes, the execution of this document constitutes an affirmation under the penalties of perjury that the facts stated herein are true. Executed this June 21, 2007.



ROBERT ARLEN, Attorney and authorized
Representative of WALTER HATCHER and
JOYCE HATCHER, all of the members of J&W
HATCHER HOLDINGS, LLC

Acceptance of Registered Agent

I, ROBERT ARLEN, having been named as Registered Agent and to accept service of process for the above named limited liability company at the place designated in Paragraph 3 above, do hereby accept my 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.



ROBERT ARLEN, Registered Agent