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SECRETARY OF STATE

(813) 935-5904 Fax

E-mail: northtampalaw@verizon.net

NORTH TAMPA LAW CENTER of Gregory Paules, P.A.

-Attorney At Law -

(813) 935-1704

(813) 935-2486

(813) 935-3834

12421 N. Florida Avenue Suite B-122 Tampa, Florida 33612-4269

August 6, 2007

Florida Department of State Registration Section Division of Corporations Post Office Box 6327 Tallahassee, Florida 32314

RE: Articles of Organization for Family & Friends, LLC

Dear Person:

The enclosed Articles of Organization are submitted for filling

Also enclosed is my cost check of \$160.00 for the required in fee, Certificate of Status and certified copy.

Thank you for your kind assistance.

Sificerely

Gregory (Paules Attorney at Law

GP/bkb Enclosures 1

NORTH TAMPA LAW CENTER of Gregory Paules, P.A.

-Attorney At Law-

(813) 935-1704

(813) 935-2486

(813) 935-3834

12421 N. Florida Avenue Suite B-122 Tampa, Florida 33612-4269 (813) 935-5904 Fax E-mail: northtampalaw@verizon.net

October 23, 2007

Florida Department of State Registration Section Division of Corporations Post Office Box 6327 Tallahassee, Florida 32314

ATTENTION: Marsha Thomas

Document Specialist

RE: Articles of Organization

for Families and Friends, LLC

Dear Ms. Thomas:

In response to your August 9, 2007 letter enclosed are Articles of Organization for Oxford Family and Friends, LLC.

From a review of the name list this should be acceptable.

Thank you.

Sinderely,

Gregory Paules
Attorney at Law

GP/bkb Enclosures



FLORIDA DEPARTMENT OF STATE Division of Corporations

August 9, 2007

GREGORY PAULES, P.A. 12421 N FLORIDA AVENUE, STE B-122 TAMPA, FL 33612-4269

SUBJECT: FAMILY & FRIENDS, LLC

Ref. Number: W07000038785

We have received your document for FAMILY & FRIENDS, LLC and your check(s) totaling \$160.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity. Section 608.406, Florida Statutes, was amended effective July 1, 2007, to require the name of an imited liability company to be distinguishable from the names of all other filings filed with the Division of Corporations, except for fictitious name registrations and general partnership registrations.

Please select a new name and make the correction in all the appropriate places. One or more words may be added to make the name distinguishable from the one presently on file. Adding of Florida or Florida to the end of the name is not acceptable. A search for name availability can be made on the Internet through the Division's records at www.sunbiz.org.

Please note the name of a limited liability company must end with the words Limited Liability Company, the abbreviation L.L.C., or the designation LLC. The word Limited may be abbreviated as Ltd. and the word Company may be abbreviated as Co. The following suffixes are no longer acceptable: Limited Company, L.C., and LC.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6097.

Marsha Thomas Document Specialist

Letter Number: 607A00048877



FLORIDA DEPARTMENT OF STATE Division of Corporations

August 28, 2007

GREGORY PAULES, P.A. 12421 N FLORIDA AVENUE, STE B-122 TAMPA, FL 33612-4269

SUBJECT: FAMILIES AND FRIENDS, LLC

Ref. Number: W07000038785

We have received your document for FAMILIES AND FRIENDS, LLC and your check(s) totaling \$160.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity. Section 608.406, Florida Statutes, was amended effective July 1, 2007, to require the name of a limited liability company to be distinguishable from the names of all other filings filed with the Division of Corporations, except for fictitious name registrations and general partnership registrations.

Please select a new name and make the correction in all the appropriate places. One or more words may be added to make the name distinguishable from the one presently on file. Adding of Florida or Florida to the end of the name is not acceptable. A search for name availability can be made on the Internet through the Division's records at www.sunbiz.org.

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Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6097.

Marsha Thomas Document Specialist

Letter Number: 507A00051722

Articles of Organization of the HBD of Volusia County, LLC

A Florida Limited Liability Company

Section 1.01 Introduction and Preliminary Statements

The undersigned Organizer, desires to form a limited liability company pursuant to the Laws of the State of Florida by delivering in duplicate to the Secretary of State of the State of Florida these Articles of Organization, in accordance with the provisions of Florida Limited Liability Company Act, hereinafter referred to as the "Act".

Section 1.02 Name

The name of the limited liability company, referred to as the "Company", is:

HBD of Volusia County, LLC, A Florida Limited Liability Company

Section 1.03 Duration

The Company shall exist for a perpetual duration from the date of filing these Articles of Organization with the Secretary of State of the State of Florida, unless dissolved according to law.

Section 1.04 Objects and Purposes

The nature of the business and the objects and purposes to be transacted, promoted or carried on, and for which the Company is organized, are as follows: to carry on and engage in and conduct any lawful business or investment activities, and exercise all of the powers, rights and privileges which a limited liability company organized under the Act may have and exercise.

Section 1.05 Principal Place of Business

The principal place of Business of the Company is:

Physical Address:

124 Bay Street

Daytona Beach, Florida

32114

Mailing Address:

124 Bay Street

Daytona Beach, Florida

32114

Section 1.06 Registered Agent and Registered Office

The name of the initial registered agent is Ronnie L. Hames, Jr. and the original registered address is as follows:

Physical Address:

124 Bay Street

Daytona Beach, Florida

32114

Mailing Address:

124 Bay Street

Daytona Beach, Florida

32114

Section 1.07 Registered Agent Consent

I, Ronnie L. Hames, Jr., a natural person and resident of Florida, accept the appointment as agent of HBD of Volusia County, LLC, a Florida Limited Liability Company, upon whom process, notices and demands may be served, whose principal place of business and records are located at the address stated above. I understand that as agent it will be my responsibility to receive service of process, to forward mail, and to immediately notify the Office of the Secretary of State in the event of my resignation or any changes in the Registered Office Address.

Dated: July 5, 2007.

Ronnie L. Hames, Ir., Registered Agent

Section 1.08 Name and Address of Organizer

Ronnie L. Hames, Jr., 124 Bay Street, Daytona Beach, Florida 32114

Section 1.09 Contributions

The total amount of cash and the description and agreed value of property other than cash contributed to the Company is \$40,000.00.

Section 1.10 Additional Contributions

Additional contributions to the Company shall be made at such times and in such amounts as may be provided in the Operating Agreement.

Section 1.11 Additional Members

The Company shall have the right to admit additional Members to the Company in accordance with the terms and conditions of the Company's Operating Agreement. Any Member who is subsequently admitted as a Member of the Company shall have all of the rights and obligations of a Member under the Operating Agreement. Any transferee of a Member's Interests in the Company shall be treated as an Assignee until such time as that transferee is admitted as an Additional or Substitute Member, if ever, in accordance with the terms of the Operating Agreement

Section 1.12 **Continuation of Business**

In the event of the death, disability, retirement, resignation, withdrawal, expulsion, or bankruptcy, of a Member, or the occurrence of an event, which terminates the continued membership of a Member in the Company, the remaining Members and Managers of the Company shall have the right to continue the business of the Company in accordance with the terms of the Operating Agreement. In the event that the remaining Members and Managers fail to continue the business of the Company in accordance with the terms of the Operating Agreement, the Company shall be dissolved and liquidated in accordance with the provisions of the Act and the Operating Agreement.

Section 1.13 **Operating Agreement and Authority**

The manner in which the Company concuration authority of its Members and Managers and the rights and concuration of its Members and Managers and the rights and concurred by and provided for in the Act, some forth in the Operating Agreement adopted by the initial Members and Managers of the Company. Said Operating Agreement may from time to time be amended in accordance with the provisions contained therein.

Section 1.14 Management

The business of the Company shall be conducted under the management of its Manager who shall have exclusive authority to act for the Company in all matters. The authorities and duties of the Manager will be set forth in the Operating Agreement. The name and address of the initial Manager are:

Cardinal Cleaning Commercial & Residential, Inc. 124 Bay Street
Daytona Beach, Florida 32114

Section 1.15 Indemnification and Liability

The Company may, as determined by the Managers of the Company, indemnify and advance expenses to a Member, Manager, employee or agent of the Company in connection with any proceeding, to the extent permitted by and in accordance with applicable laws and statutes and the Act and the Operating Agreement of the Company.

Section 1.16 Transferability of Interest

No interest in the Company may be transferred except as specifically set forth in the Operating Agreement of the Company.

IN WITNESS WHEREOF the undersigned forms this limited liability company this date:

Executed on July 5, 2007

Ronnie L. Hames, Jr., Organizer