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THE DOMNICK LAW FIRM, P.L.

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AMENDED AND RESTATED ARTICLES OF ORGANIZATION

These Amended and Restated Articles of Organization were adopted May 5, 2008 by the members pursuant to section 608.411, Florida Statutes. Each amendment set forth in these Amended and Restated Articles of Organization was approved by the members by a vote sufficient for appreval of the amendment. These Amended and Restated Articles of Organization supersede the original Articles of Organization, as amended.

Article I. Name

If no old name is listed below, the name of this Florida limited liability company has not been changed. If the current/new name listed below differs from the old name, the current/new name will become effective upon the filing of this document.

Current/New Name: Domnick & Shevin PL Old Name: The Domnick Law Firm, P.L.

The Company is being formed for the practice of law and all other activities permitted under applicable law.

Article II. Date of Articles of Organization

The Company's original Articles of Organization were filed on February 19, 2008.

Article III. Address

The Company's street and mailing address is:

Domnick & Shevin PL
5100 PGA Blvd.
Suite 3 7
Palm Beach Gardens FL 33418

Article IV. Registered Agent

The name and street address of the Company's registered agent is:
Corporate Creations Network Inc.
11380 Prosperity Farms Road #221E
Palm Beach Gardens FL 33410 UNITED STATES



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Article V. Transferability of Membership Interests

No members shall have the right to assign their membership interests in the Company without the written agreement of all of the membership interests, unless of erwise provided in the Company's Operating Agreement. If the assignment is not approved by all of the membership interests, the assignee shall have no right to become a number, to participate in the management of the Company, or to exercise any other rights or powers of a member. The assignee shall merely be entitled to receive the si are of profits and other distributions and the allocation of income, gain, loss deduction, credit or similar item to which the assignor was entitled, to the extent assigned.

Article VI. Distribution of Profits

Unless otherwise provided in the Company's Operating Agreement, there shall not be any distribution of profits unless each separate distribution is approved by the affirmative vote of members who own more than 50% of the voting interest in the Company. The voting members shall have complete discretion on when and if to approve any distribution of profits.

Article VII. Management			
This will be a manager-managed company. The name ar SEAN C. DOMNICK 5100 PGA Blvd. Sulte 317 Palm Beach Gardens FL 33418			•
			
HARRY SHEVIN			
5100 PGA Blvd, Suite 317 Palm Beach Gardens FL 33418			
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Article VIII. Company Existence

The Company's existence will begin effective upon the filing date of the origina Articles of Organization.

The undersigned executed these Amended and Restated Articles of Organization on the date shown below.

Domn	jek & Shevin PL Sear C. 1 commist	
	Sean C. Domnick	
	Manager	
-	May 5, 2008	

CERTIFICATE OF DESIGNATION REGISTERED AGENT/OFFICE

LIMITED LIABILITY COMPANY:

Domnick & Shevin PL

REGISTERED AGENT/OFFICE:

Corporate Creations Network Inc. 11380 Prosperity Farms Road #221E Palm Beach Gardens FL 33410

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I agree to act as registered agent to accept service of process for the company named above at the place designated in this Certificate. I agree to comply with the provisions of all statutes relating to the proper and complete performance of the regis ered agent duties. I am familiar with and accept the obligations of the registered agent position.

CORPORATE CREATIONS NETWORK INC.

Valeric Hawk, Assistant Secretary

Date: May 5, 2008

