

### Florida Department of State

Division of Corporations Public Access System

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Account Name : EMMANUEL SHEPPARD & CONDON

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### FLORIDA/FOREIGN LIMITED LIABILITY CO.

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T. HAMPTON

CLASS Cl, LLC

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**EXAMINER** 



April 16, 2008

FLORIDA DEPARTMENT OF STATE
Division of Corporations

EMMANUEL SHEPPARD & CONDON

SUBJECT: CLASS, LLC REF: W08000019239

CLASS C1, LLC

We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and refax the complete document, including the electronic filing cover sheet.

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.

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.

The document number of the name conflict is FB3617 (CLASS, INC).

If you have any further questions concerning your document, please call (850) 245-6855.

Tammy Hampton
Regulatory Specialist II
Pegiatration/Ourlife antien

FAX Aud. #: H08000096674 Letter Number: 308A00022633

Registration/Qualification Section

P.O BOX 6327 - Tallahassee, Florida 32314

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# ARTICLES OF ORGANIZATION OF CLASS C1, LLC

The undersigned, desiring to form a limited liability company under and pursuant to Section 608 of the Florida Statutes, entitled the Florida Limited Liability Company Act, do hereby adopt the following Articles of Organization for such company.

## ARTICLE I

The name of the limited liability company, hereinafter referred to in these Articles as "Company," is CLASS C1, LLC

### ARTICLE II ADDRESS

The Company's street address of its principal place of business in Florida is 3749-D Gulf Breeze Parkway, #243, Gulf Breeze, Florida 32563 and its mailing address is the same, but it shall have the power and authority to establish branch offices at such place or places as may be designated by the members.

# ARTICLE III MANAGEMENT

The business of the Company shall be managed by one or more member-managers chosen by the Company's Members. The initial Manager of the Company shall be:

NAME

**ADDRESS** 

S. Coogle

Street address and Mailing address: 3749-D Gulf Breeze Parkway, #243 Gulf Breeze, Florida 32563

#### ARTICLE VI RESTRICTIONS ON MEMBERSHIP

Members shall have the right to admit new members by unanimous consent. Contributions required of new members shall be determined as of the time of admission to the Company. A member's interest in the Company may not be sold or otherwise transferred except with unanimous written consent of all members.

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#### **ARTICLE VII** POWERS

All limited liability company powers shall be exercised by or under the authority of, and the business and affairs of this limited liability company shall be managed under the direction of, the members of the Company. This Article may be amended from time to time in the regulations of the Company by a unanimous vote of the members of the Company.

#### **ARTICLE VIII** REGULATIONS

The power to adopt, alter, amend or repeal the regulations of the Company shall be vested in the members unless vested in the manager of the Company by any amendments of the Articles of Organization. Regulations adopted by the members may be repealed or attered, new regulations may be adopted by the members.

#### ARTICLE IX AMENDMENT TO ARTICLES

Any amendment to these Articles of Organization shall be on such form prescribed by the Florida Secretary of State, containing such terms and provisions consistent with Section 608 of the Florida Statutes, as shall be prescribed by the Department of State, and shall be signed and sworn to by all members of the Company. In the event a new member is added by such amendment, it shall also be signed by the member to be added.

The undersigned, being the authorized representative of the Company, hereby acknowledges that, in accordance with Section 608.408(3), Florida Statutes, the execution of these Articles of Organization constitutes an affirmation under the penalties of perjury that the facts stated herein are true.

, 2008.

Representátive

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#### CERTIFICATE OF DESIGNATION OF REGISTERED AGENT AND REGISTERED OFFICE

Pursuant to the provisions of Section 608.415 or 608.507, Florida Statutes, the undersigned limited liability company submits the following statement to designate a registered agent and registered office in the State of Florida.

- The name of the limited liability company is CLASS C1, LLC 1.
- 2. The name and street address of the registered agent and registered office are: S. Coogle, 3749-D Gulf Breeze Parkway, #243, Gulf Breeze, Florida 32563.

CLASS CL, LLC

Authorized Representative its:

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.

Registered Agent

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