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COVER LETTER

TO: Registration Section Division of Corporations

SUBJECT: ____

TATWORLDWIDE, LLC	TATWOR	LDWIE	DE. L	LC
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Name of Limited Liability Company

The enclosed Articles of Organization and fee(s) are submitted for filing.

Please return all correspondence concerning this matter to the following:

	Sherida Azeez	
	Name of Person	
	Tatworldwide, LLC	П
	Firm/Company	FILE
12	2689 SW 21st Street	m
	Address For R.	D
Min	ramar, Florida 33027 3품 그	,
	City/State and Zip Code	
E-mail address: (to be u	used for future annual report notification)	
For further information concerning this matter, p	lease call:	
Sherida Azeez	at (954) 558-4370	
Name of Person	Area Code & Daytime Telephone Number	
Enclosed is a check for the following amoun	nt:	
▼\$125.00 Filing Fee \$130.00 Filing Fee Certificate of Status		
Mailing Address Registration Section Division of Corporation P.O. Box 6327 Tallahassee, FL 32314	Clifton Building	

ARTICLES OF ORGANIZATION

FOR FLORIDA LIMITED LIABILITY COMPANY

TATWORLDWIDE, LLC

ARTICLE I -- NAME

The name of the Limited Liability Company is TATWORLDWIDE, LLC.

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	CLE II – ADDRESS	2009 TAL	
The mailing address and street address is:	of the principal office of TATWORLD		
<u>Principal Office Address:</u> Tatworldwide, LLC 12689 SW 21 st Street	<u>Mailing Address:</u> Tatworldwide, LLC 12689 SW 21 st Street	RY OF STA	ĒD
Miramar, Florida 33027	Miramar, Florida 33027	TATE ORIDA	

ARTICLE III – REGISTERED AGENT

The name and the Florida street address of the registered agent are:

Sherida Azeez 12689 SW 21st Street Miramar, Florida 33027

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 as provided for in Chapter 608, Florida Statistes.

Registered Agent's Signature

ARTICLES OF ORGANIZATION TATWORLDWIDE, LLC Page Two

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ARTICLE IV – MANAGER(S) OR MANAGING MEMBER(S)

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Title	Name and Address:	N
Managing Member	Ricky Toolsie 1 Mangra Street San Juan, Trinidad	FILER 2009 JUN 17 PH SECRETARY OF TALLAHASSEE.
Managing Member	Clayton Teelucksingh 2645 SW 6 th Court Ft. Lauderdale, Florida 33312	PHIZ: 17 PHIZ: 17 YOF STATE EE, FLORIDA
Managing Member	Sherida Azeez 12689 SW 21 st Street Miramar, Florida 33027	F

ARTICLE V – OFFICERS AND SHARES OF OWNERSHIP

Title	Name and Address:	Shares
President and Chief Executive Officer	Ricky Toolsie 1 Mangra Street San Juan, Trinidad	34
Executive Vice President	Clayton Teelucksingh 2645 SW 6 th Court Ft. Lauderdale, Florida 33312	33
Executive Vice President and Chief Financial Officer	Sherida Azeez 12689 SW 21 st Street Miramar, Florida 33027	33

ARTICLES OF ORGANIZATION TATWORLDWIDE, LLC Page Three

ARTICLE VI – CAPITAL

The capital of the Company shall be contributed in cash by the partners. A separate capital account shall be maintained for each partner. The capital accounts of the partners shall be maintained at all times in the proportions in which the partners share in the profits and losses of the Company. No partner shall withdraw any part of his capital account, unless agreed upon by all partners.

ARTICLE VII – PROFIT AND LOSSES

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The net profits and losses of the company shall be prorated based on percentage of \neg ownership of the partners. A separate income account shall be maintained for each partner. Company profits and losses shall be charged or credited to the separate income account of each partner. If a partner has no credit balance in his income account profits shall be charged to his capital account.

ARTICLE VIII – SALARIES AND DRAWINGS

No partners shall receive any salary for services rendered to the Company. Each partner may, from time to time, withdraw the credit balance in his income account.

ARTICLE IX – INTEREST

No interest shall be paid on the initial contributions to the capital of the Company or on any subsequent contributions of capital.

ARTICLES OF ORGANIZATION TATWORLDWIDE, LLC Page Four

ARTICLE X – MANAGEMENT DUTIES AND RESTRICTIONS

The partners shall have equal rights in the management of the company business, and each partner shall devote his entire time to the conduct of the business. Without the consent of the other partners, no partner shall on behalf of the company, borrow or lend any money, or make, deliver, or accept any commercial paper, or execute any mortgage, security agreement, bond, or lease, or purchase or contract to purchase, or sell or contract to sell any property for, or of the Company, other than the type of property bought and sold in the regular course of its business. All decisions regarding the management, operation and control of the Company business and determination made in accordance with the provisions of the Agreement, shall be made only by the unanimous vote or consended all of the partners.

ARTICLE XI – BANKING

All funds of the Company shall be deposited in its name in such checking accounts of \overline{n} accounts as shall be designated by the partners. All withdrawals are to be made apon checks signed by either partner.

ARTICLE XII – BOOKS

The Company books shall be maintained at the principal office of the Company, and each partner shall at all times have access thereto. The books shall be kept on a calendar year basis, commencing on April 8, 2009, and ending on December 31, 2009, and shall be closed and balanced at the end of each calendar year. An audit shall be made as of the closing date.

ARTICLES OF ORGANIZATION TATWORLDWIDE, LLC Page Five

ARTICLE XIII – VOLUNTARY TERMINATION

The Company may be dissolved at any time by agreement of the partners, in which event the partners shall proceed with reasonable promptness to liquidate the business of the partnership. The Company name shall be sold with the other assets of the business. The assets of the company business shall be used and distributed in the following order (a) to pay or provide for payment of all Company liabilities, liquidating expenses and obligations: (b) to equalize the income accounts of the partners; (c) to discharge the balance of the income accounts of the partners; (d) to equalize the capital accounts of the partner (e) to discharge the balance of the capital accounts of the partner (e) to discharge the balance of the capital accounts of the partner (s) their shares WILL BE DIVIDED EQUALLY among the two remaining partners AND NO OTHER PARTIES. The terminating partner will be paid 1/3 of the cash value of the Company.

ARTICLE XIV – DEATH

Upon the death of the President and Chief Executive Officer (herein after known as the controlling partner), the surviving partners shall have the right to 15 shares each and the remaining 4 shares will go to the next of kin of the controlling partner. If the surviving partners elect to purchase the shares, he or she shall serve notice in writing of such election, within three months after the death of the controlling partner, upon the executor or administrator of the controlling partner, or, if at the time of such election no legal representative has been appointed, upon any one of the known legal heirs of the controlling partner at the last known address of such heir.

ARTICLE XV – ARBITRATION

Any controversy or claim arising out of or relating to this Agreement, or the breach thereof, shall be settled by Arbitration in accordance with the rules, then obtaining, of the American Arbitration Association, and judgment upon the award rendered may be entered in any court having jurisdiction thereof.

ARTICLES OF ORGANIZATION TATWORLDWIDE, LLC Page Six

ARTICLE XVI – EFFECTIVE DATE

The effective date of the Articles of Organization of TATWORLDWIDE, LLC is April 8, 2009.

So agreed, this <u>I</u> day of <u>June</u>, 2009.

ue **Ricky Toolsie**

Managing Member, President and Chief Executive Officer

Clayton Teelucksingh

Managing Member, Executive VP, Domestic and Regional Sales

Sherida Azeez

Managing Member, Executive VP and Chtef-Financial Officer

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SECRETARY OF STATE ALLAHASSEE, FLORIDA	PH 12: 17	r C

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