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LLC AMND/RESTATE/CORRECT OR M/MG RESIGN E. W. P. SMITH PROPERTIES, LLC

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AMENDED AND RESTATED ARTICLES OF ORGÂNIZATION CHANGING NAME, MEMBER AND MANAGER

OF

E. W. P. SMITH PROPERTIES, LLC

TO

J. & C. ROSARIO PROPERTIES, LLC

This limited liability company by its former member, and its new member hereby files these Amended and Restated Articles of Amendment due to a change in ownership to amend and restate the Articles of Organization to reflect changes in name, address, Members, Manager and Registered Agent and otherwise as follows:

ARTICLE I NAME AND ADDRESS

The name of the Limited Liability Company is changed to J. & C. ROSARIO

PROPERTIES, LLC. The principal office address and mailing address is 4479 Baymeadows Road

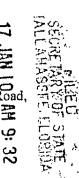
Jacksonville, Florida 32217.

ARTICLE II REGISTERED AGENT AND OFFICE

The name of the Limited Liability Company's Registered Agent is changed to JUAN A. ROSARIO COLLAZO whose address is 4479 Baymeadows Road, Jacksonville, Florida 32217.

ARTICLE III <u>MEMBERS; MANAGEMENT; MANAGER; OFFICERS</u>

The new Member effective January 5, 2017 are JUAN A. ROSARIO COLLAZO and CARMEN A. ROSARIO, husband and wife, as tenants by entireties, as the single member. The Limited Liability Company is to continue be a manager-managed company. The name and address of the Managers from and after this date who shall serve as Managers until a successor is or successors are elected and duly qualified are: JUAN A. ROSARIO COLLAZO and CARMEN A. ROSARIO, 4479 Baymeadows Road, Jacksonville, Florida 32217.



The manager (referred to as "Manager") shall be elected and shall hold the office and have the responsibilities accorded to him or her by the member or members as provided in the Operating Agreement or, if there is no Operating Agreement, then as provided by Florida law.

In addition to the powers and authority of the Managers as provided above or under Florida law or under any Operating Agreement for this Limited Liability Company and as provided under Section 605 of the Florida Statutes, the Managers by both of them or by either one alone if authorized in writing by both of them shall have the authority by written resolution or other instrument to delegate to officers or other persons such rights and powers as they deem appropriate to manage and control the business and affairs of the Company. Such officers may include a President, one or more Vice Presidents, including an Executive Vice President, a Secretary and one or more Assistant Secretaries and a Treasurer. Any such officers elected or appointed shall have the same powers and authority to bind and act on behalf of the Limited Liability Company as do such officers of a corporation under Florida law unless a resolution or other instrument electing or appointing such officer or officers limits or expands the authority.

ARTICLE IV ADMISSION OF ADDITIONAL MEMBERS

The Members may admit one or more additional members to this Limited Liability

Company. Admission of any such additional members shall require the unanimous written consent
of all members then having an interest in the company. An assignee of a limited liability company
interest in this Limited Liability Company may become a member only if all members other than
the member assigning the interest consent. A transferee who is not admitted as a member shall have
only the rights of an assignee. An assignee of a membership interest who is not a member shall not
be entitled to interfere in the management of this Limited Liability Company's affairs, vote, receive
any information of its records or affairs or inspect its books. The assignee shall merely be entitled
to receive, in accordance with the terms of the assignment, the distributions to which the assignor
otherwise would be entitled.

ARTICLE V PURPOSE OF COMPANY

The purpose for which this Limited Liability Company is formed is to engage in any lawful acts or activities for which limited liability companies may be formed under Chapter 605, Florida

Statutes.

ARTICLE VI EFFECTIVE DATE AND DURATION

This amended and restated Articles of Organization shall be effective on filing and shall have perpetuall duration.

SIGNED by the undersigned Members and former Member this 5 day of January, 2017.

ANA. ROSARIO COLLAZO,

nes Mamhan

CARMEN A. ROSARIO, new Member

EDWARD W. P. SMITH, former Member-

ACKNOWLEDGEMENT AND ACCEPTANCE
OF REGISTERED AGENT OF
J. & C. ROSARIO PROPERTIES, LLC

Having been named to accept service of process as registered agent for the above stated limited liability company, at the place designated in the Articles of Organization of the limited liability company to which this is attached, I hereby accept the appointment as registered agent and I agree to act in this capacity, and agree to comply with the provision of said act relative to keeping open the registered office at the address below.

JUAN A. ROSARIO COLLAZO

4479 Baymendows Road Jacksonville, Florida 32217





January 9, 2017

FLORIDA DEPARTMENT OF STATE

Division of Corporations

E. W. P. SMITH PROPERTIES, LLC 4479 BAYMEADOWS ROAD % EDWARD W.F. SMITH, M.D. JACKSONVILLE, FL 32217-4716US

SUBJECT: E. W. P. SMITH PROPERTIES, LLC

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