

Florida Department of State

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Account Name : BROAD AND CASSEL (ORLANDO)

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FLORIDA/FOREIGN LIMITED LIABILITY CO.

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SECRETARY OF STATE
ALLAHASSEE, FLORIDA

A K Olive Holdings, LLC

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EXAMINER

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ARTICLES OF ORGANIZATION

OF

A K OLIVE HOLDINGS, LLC

The undersigned soting as the organizer of A K OLIVE HOLDINGS, LLC, under the Florida Limited Liability Company Act, Chapter 608, Fla. Stat., adopts the following Articles of Organizations

ARTICLE I - Name:

The name of the limited liability company is A K OLIVE HOLDINGS, LLC (the "Company").

ARTICLE II - Address: .

The mailing address of the limited liability company is 283 Cranes Roost Houlevard, Suite 111, Alternoute Springs, Florida 32701, and the street eddress of the principal office is 283 Cranse Roost Boulevard, Suite 111, Altamonte Springs, Florida 32701. ARTICLE III - Durations

The period of duration for the Company shall be perpetual, unless dissolved in accordance with the terms of the Operating Agreement of the Company.

ARTICLE IV - Managements

The Company is to be managed by a manager, and the name and address of the individual who is to serve as initial manager until the first mound meeting of members or until a successor is elected and qualified is:

Name

Address

Corham Rutter, Jr.

283 Cranes Roost Blvd. Suite 111 Altamente Springs, FL 32701

ARTICLE Y - Adoption of Operating Agreements

The Company shall adopt an Operating Agreement for the Company, which Operating Agreement may contain any provisions for the regulation and menagement of the affishs of the Company not inconsistent with these Articles of Organization, or Chapter 608, Fla. Stat.

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ARTICLE VI - Initial Registered Agent and Officer

The initial registered agent for the Company shall be Gortum Rutter, Jr. and the street address of the Company's initial registered office is 283 Cranes Roost Blvd., Some 111, Altamonto Syrings, Florida 32701.

ARTICLE VII - Assertiments:

The Company reserves the right to amend any provision of these Articles of Organization, which amendment shall only be effectuated in accordance with the terms of the Operating Agreement of the Company.

ARTICLE VIII - Indemnifications

Bach individual or entity who is or was a member or manager of the Company (and the helm, executor, personal representatives, administrators, successors or assigns of such individual or entity) who was or is made a party to, or is involved in any threatened, pending or completed action, sult or proceeding, whether civil, criminal, administrative or investigative, by reason of the float that such person is or was a member or manager of the Company ("Indemnitee"), shall be indemnified and held harmless by the Company in the fullest extent permitted by applicable law, as the same exists or may harmface the amended. In addition to the indemnification conferred in this Article, the indemnites shall also be excited to have paid disposly by the Company the explantes reasonably incomed in defending any such proceeding against such indemnites in advance of its final disposition, to the fullest extent sufficiently applicable law, as the same exists or may hereafter be amended. The rights and authority conferred in fills Article shall not be exclusive of any other right which my person may have or hereafter acquire under any stante, provision of the Articles of Organization or the Operating Agreement of the Company, agreement, vote of Members or otherwise. Any repeal or amendment of this Article by the Members of the Company shall not advancely affect any right or protection of a member, manager or officer existing at the time of such repeal or summinger or officer existing at the time of such repeal or summinger.

ARTICLE IX - Continuation of Business:

Unless dissolved in accordance with the Company's Operating Agreement, the remaining instabuts shall continue the business of the Company, which shall not be dissolved, upon the death, retirement, realgustion, expulsion, bankruptcy, or dissolution of a member or the commence of any other event which terminates the continued membership of a regimber.

IN WITNESS WHEREOF, the undersigned Member representative has executed these Articles of Organization as of this Loay of November 2009.

Mr L

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CERTIFICATE OF DESIGNATION OF BEGISTERED AGENT/REGISTERED OFFICE

PUBSUANT TO THE PROVISIONS OF SECTION SUBAIS, FLORIDA STATUTES, THE UNDERSHINED LIMITED LIABILITY COMPANY SUBMITS THE POILLOWING STATEMENT IN DESIGNATING THE REGISTERED OFFICE/REGISTERED AGENT, IN THE STATE OF FLORIDA.

- I. The name of the limited liability company is A K OLIVE HOLDINGS, LLC
- 2. The name and address of the registered egent and his office is:

Gorham Rutter, Jr. 283 Crepes Roost Blvd. Suite 111 Altamonte Springs, FL 32701

Having been samed as registered again and is accept service of process for the above stated limited liability tempony at the place designated in this capacity. I hereby accept the appointment as registered again and agree to not in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my dottes, and I am fundiar with and accept the obligations of any position as registered against.

Commi Rutter, Jo

Dejed this 9⁴⁴ day of November, 2009.

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