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(Requestor's Name)

(Address)

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(City/State/Zip/Phone #)

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(Business Entity Name)

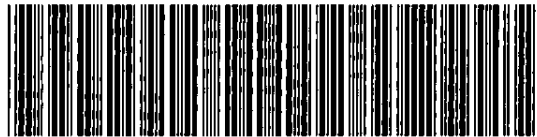
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SECRETARY OF STATE
DIVISION OF CORPORATIONS

T. HAMPTON

DEC -7 2009

EXAMINER

COVER LETTER

**TO: Registration Section
Division of Corporations**

SUBJECT: Team Dynamite Productions, LLC
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:

Alexander Jensson Craddock

Name of Person

Firm/Company

3213 W Sitka St

Address

Tampa FL 33614

City/State and Zip Code

GoTeamDynamite@gmail.com

E-mail address: (to be used for future annual report notification)

For further information concerning this matter, please call:

Alexander Craddock

Name of Person

at (813) 390-0249

Area Code & Daytime Telephone Number

Enclosed is a check for the following amount:

- ☐ \$125.00 Filing Fee ☐ \$130.00 Filing Fee & Certificate of Status ☐ \$155.00 Filing Fee & Certified Copy (additional copy is enclosed) ☒ \$160.00 Filing Fee, Certificate of Status & Certified Copy (additional copy is enclosed)

Mailing Address

Registration Section
Division of Corporations
P.O. Box 6327
Tallahassee, FL 32314

Street/Courier Address

Registration Section
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301

ARTICLES OF ORGANIZATION FOR FLORIDA LIMITED LIABILITY COMPANY

ARTICLE I - Name:

The name of the Limited Liability Company is:

Team Dynamite Productions, LLC

(Must end with the words "Limited Liability Company," "L.L.C.," or "LLC.")

ARTICLE II - Address:

The mailing address and street address of the principal office of the Limited Liability Company is:

Principal Office Address:

3213 W Sitka St
Tampa FL 33614

Mailing Address:

3213 W Sitka St
Tampa FL 33614

ARTICLE III - Registered Agent, Registered Office, & Registered Agent's Signature:

(The Limited Liability Company cannot serve as its own Registered Agent. You must designate an individual or another business entity with an active Florida registration.)

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

Alexander Jensson Craddock

Name

3213 W Sitka St

Florida street address (P.O. Box **NOT** acceptable)

Tampa FL 33614 FL

City, State, and Zip

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, F.S.


Registered Agent's Signature (REQUIRED)

(CONTINUED)

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ARTICLE IV- Manager(s) or Managing Member(s):

The name and address of each Manager or Managing Member is as follows:

Title:

"MGR" = Manager

"MGRM" = Managing Member

Name and Address:

MGRM

Alexander Jensson Craddock

3213 W Sitka St

Tampa FL 33614

MGRM

Nicholas Fazio

4107 Malden Dr

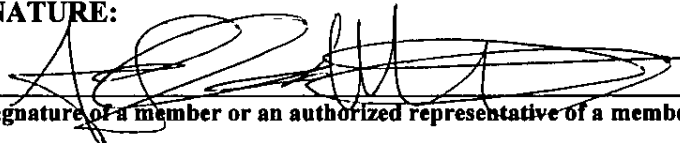
Sarasota FL 34241

(Use attachment if necessary)

ARTICLE V: Effective date, if other than the date of filing: _____. (OPTIONAL)

(If an effective date is listed, the date must be specific and cannot be more than five business days prior to or 90 days after the date of filing.)

REQUIRED SIGNATURE:


Signature of a member or an authorized representative of a member.

(In accordance with section 608.408(3), Florida Statutes, the execution of this document constitutes an affirmation under the penalties of perjury that the facts stated herein are true.)

Alexander Jensson Craddock

Typed or printed name of signee

Filing Fees:

\$125.00 Filing Fee for Articles of Organization and Designation of Registered Agent

\$ 30.00 Certified Copy (Optional)

\$ 5.00 Certificate of Status (Optional)

Articles of Organization for Florida Limited Liability Company
Team Dynamite Productions, LLC
Additional Information Provided in Supplement to
Articles I through V of the attached document.

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SECRETARY OF STATE
DIVISION OF CORPORATIONS
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This document regarding Team Dynamite Productions, LLC is considered officially binding information in regard to the Articles of Organization, required for the establishment of a Limited Liability Company in the State of Florida, Country of the United States of America. No part of this document is intended to act outside of local, state, federal, or international law, and all stipulations set forth from this point are assumed to include the obligations of all the above mentioned laws.

Definition: Team Dynamite Productions, LLC

Team Dynamite Productions, LLC is a joint venture by both of the listed Managing Members in the aforementioned document, Nicholas Fazio and Alexander Craddock, with the purpose of conducting business within the federal, state, and local laws as a production company, with fluid genre as both Managing Members see fit to explore. Team Dynamite Productions, LLC will be referred to from this point forth by either the full name (Team Dynamite Productions, LLC) or "the Company".

Henceforth, all articles in this document are to be considered "Supplemental Articles", defined as articles adding information and regulation to the aforementioned attached document, but not to supersede, replace, or violate any information contained therein. The term "Supplemental Article" will be shortened to "Article" when working within this document, and is not to be confused with "Articles" I through V of the aforementioned document.

"Article" I – Ownership, Possession, and Representation

All ownership and possession including, but not limited to, licensing, fictitious names, equipment, authority, decision making power, financial obligations, representation, and resources, is considered to be split between both Managing Members, Nicholas Fazio and Alexander Craddock, fifty percent (50%) to each of them of all aforementioned items, but not solely limited to the items listed above. All property under ownership of Team Dynamite Productions, LLC is deemed to be controlled and authorized under the terms of the above division, with half-belongingness to both of the Managing Members, Nicholas Fazio and Alexander Craddock. For all purposes, both members are considered to have contributed half of the capital to found the limited liability company at conception, and any discrepancy will be reviewed by both Managing Members, to be arranged for reconciliation as agreeable by both parties.

"Article" II – Articles of Operation


This document is written with intent and purpose to provide goals and simple guidelines for the establishment, purpose, and eventual goal of the Company. This document is also written with intent to provide at a later date the Articles of Operation, which are to be in congruence with all statements made in both the main Articles of Organization and the Supplemental Material, being this document and the attached. If no Articles of Operation are provided at the date a grievance is made by either Managing Member, this document and its attachments are to be considered binding in place of the Articles of Operation. No Articles of Operation are to be created, officiated, or routinely drafted without consent to the process of both Managing Members. No statement in the Articles of Operation will supersede the Articles of Organization in any aspect, and no court of law shall treat them as having jurisdiction within the company superseding that of the Articles of Organization and Supplemental Material, being this document and the attached.


"Article" III – Company Legal Rules and Regulations for Mergers, Dissolution, and Submission of other Government Documents

Should either Managing Member, owning and assuming responsibility and authority for their fifty percent (50%) of the company, wish for the company to act officially at any time, there must be a statement in writing made by both Managing Members, Nicholas Fazio and Alexander Craddock, that the company may be dissolved, merged, organizationally changed, restructured or altered. At no point in time will either party be allowed to dissolve the company, merge the company, or otherwise change the basic foundation laid out in this document and the attached documents. Both Managing Members are to have signed before a Notary Public of the State of Florida acknowledging all statements in this document, and their lack of right to change any stipulation set forth in this document without consent of the other respective Managing Member. This includes the sale of any or all of the fifty percent (50%) ownership that each Managing Member possesses. At no point may the ownership of the company change hands without the written consent of both Managing Members, Nicholas Fazio and Alexander Craddock.

Statement of Agreement and Party Signatures

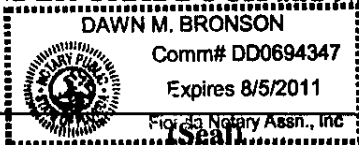
By signing my name below, I acknowledge that I have read and understand in full all of the information in this document and all related documents. I also acknowledge that I am well versed in the relevant state laws concerning the Articles of Organization of a limited liability company, and the weight and bearing they hold on the operation of the company, especially when a dispute is entered into by either or both parties. I also agree to abide by the regulations set forth in this document and the attached document, knowing that breaking any of the stated regulations of the Articles of Organization runs risk of resulting in losing part or all of my ownership in the company. I affirm all of these statements, and that I am the person whose name is signed below under penalty of fraud, and corresponding local, state, and federal laws.

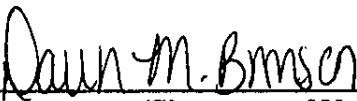
ALEXANDER CRADDOCK

(Signature)
12/2/09
(Date Signed)

NICHOLAS FAZIO

(Signature)
12/02/09
(Date Signed)

STATE OF FLORIDA
COUNTY OF Hillsborough

Sworn to and subscribed before me this 2 day of December, 2009, by both of the above parties
ALEXANDER CRADDOCK and NICHOLAS FAZIO.




(Signature of Notary Public)

Dawn M. Bronson
(Name of Notary Typed, Printed, or Stamped)

Personally Known X OR Produced Identification _____

Type of Identification Produced for Each Party: _____
(Alexander Craddock) (Nicholas Fazio)

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