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EXAMINER

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Examiner's Initials

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REF.#:	000150.1390	<u>89.2</u>				
CORP. NAME:	BRIGHTO	N PARTNERS, INC. conver	ting to BRIG	HTON PARTN	VERS, LLC	
() ARTICLES OF INCO () ANNUAL REPORT () FOREIGN QUALIFIC () REINSTATEMENT (XX) CERTIFICATE OF () OTHER:	CATION	() ARTICLES OF AMENDMENT () TRADEMARK/SERVICE M. () LIMITED PARTNERSHIP () MERGER	ARK ()	ARTICLES OF DIS FICTITIOUS NAM LIMITED LIABILI WITHDRAWAL	IE	,
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FOR BRIGHTON PARTNERS, INC. INTO BRIGHTON PARTNERS, LLC



The undersigned duly authorized signor, on behalf of Brighton Partners, Inc., a Florida corporation (the "Converting Corporation"), and for the purpose of converting the Converting Corporation from a Florida corporation into a Florida limited liability company pursuant to §§607.1113 and 608.439 of the Florida Statutes, certifies that:

- 1. The name of the Converting Corporation immediately prior to the filing of this Certificate of Conversion was Brighton Partners, Inc.
- 2. The Converting Corporation was first incorporated under the laws of the State of Florida on April 11, 1994.
- 3. The name of the limited liability company as set forth in the Articles of Organization filed in accordance with § 608.439(2) of the Florida Statutes is Brighton Partners, LLC.
- 4. The above referenced Florida corporation has converted into a Florida limited liability company in accordance with Chapter 607 of the Florida Statutes, and the conversion complies with Chapter 608 of the Florida Statutes, governing limited liability companies.
- 5. The Plan of Conversion was approved by the Converting Corporation in accordance with Chapter 607 of the Florida Statutes.
- 6. The principal office address of Brighton Partners, LLC shall be C/O Exactech, Inc., 2320 NW 66th Court, Gainesville, FL 32653.
- 7. The effective date of filing for this Certificate of Conversion and the accompanying Articles of Organization shall be as of the date of filing.

IN WITNESS WHEREOF, the undersigned has duly executed this Certificate of Conversion, on behalf of the Converting Corporation, as of this 30th day of December, 2010.

BRIGHTON PARTNERS, INC.

Name: Joel C. Phillips

Title: Chief Financial Officer and Authorized Signatory of BRIGHTON PARTNERS, LLC

ARTICLES OF ORGANIZATION FOR FLORIDA LIMITED LIABILITY COMPANY

ARTICLE I - Name: The name of the Limited Liability Company is	:
Brighton Partners, LLC (Must end with the words "Limited Liability Company, the ab	breviation "L.L.C.," or the designation "LL.C.")
ARTICLE II - Address: The mailing address and street address of the p	rincipal office of the Limited Liability Company is:
Principal Office Address:	Mailing Address:
C/O Exactech, Inc.	C/O Exactech, Inc.
2320 NW 66th Court Gainesville, FL 32653	2320 NW 66th Court Gainesville, FL 32653
ARTICLE III - Registered Agent, Registered (The Limited Liability Company cannot serve as its own Registusiness entity with an active Florida registration.)	
The name and the Florida street address of the	registered agent are:
CorpDirect Agen	ts, Inc.
	Nome

Name

515 E. Park Avenue Florida street address (P.O. Box NOT acceptable)

Tallahassee, 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..

> Michele Holden, Asst. Secretary

Registered Agent's Signature (REQUIRED)

(CONTINUED)

Page 1 of 2

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 MGRM Exactech, Inc. 2320 NW 66th Court Gainesville. FL 32653 (Use attachment if necessary) ARTICLE V: Effective date, if other than the date of filing: (OPTIONAL) (The effective date: 1) cannot be prior to nor more than 90 days after the date this document is filed by the Florida Department of State; AND 2) must be the same as the effective date listed in the attached Certificate of Conversion, if an effective date listed therein.)

(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. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.)

Joel C. Phillips, CFO and Treasurer of Sole Member, Exactech, Inc.

Typed or printed name of signee

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

REQUIRED SIGNATURE: