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EXAMINER

CERTIFICATE OF CONVERSION FOR "OTHER BUSINESS ENTITY" INTO FLORIDA LIMITED LIABILITY COMPANY

This Certificate of Conversion and the attached Articles of Organization are submitted to convert the following "Other Business Entity" into a Florida Limited Liability Company in accordance with Section 608.439, Florida Statutes:

1. The name of the "Other Business Entity" immediately prior to the filing of this Certificate of Conversion is

CJX HOLDINGS, LLC

- mo 3000002276
- 2. The "Other Business Entity" is a limited liability company first organized, formed or incorporated under the laws of the State of Delaware on October 7, 2002.
- 3. The "Other Business Entity" also filed its application to transact business in the State of Florida on July 11, 2003 and intends now to be organized as a Florida limited liability company.
- 4. If the jurisdiction of the "Other Business Entity" was changed, the state or country under the laws of which it is now organized, formed or incorporated:

FLORIDA

5. The name of the Florida Limited Liability Company as set forth in the attached Articles of Organization is:

CJX HOLDINGS, LLC

- 6. The effective date of the conversion of the "Other Business Entity" into a Florida limited liability company is the date of filing.
- 7. The conversion is permitted by the applicable law(s) governing the "Other Business Entity" and the conversion complies with such law(s) and the requirements of Section 608.439, F.S., in effecting he conversion.
- 8. The "Other Business Entity" currently exists on the official records of the jurisdiction under which it is currently organize d, formed or incorporated.

Signed this 19th day of November, 2010.

REQUIRED SIGNATURE:

THE CHRISTOS N. KRITIKOS 1995 REVOCABLE TRUST, Member

By: Christos N. Kritikos, Trustee

OTHER BUSINESS ENTITY:

CJX HOLDINGS, LLC, a Delaware limited

liability company

hristos N. Kritikos, Man

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PLAN OF CONVERSION

The following Plan of Conversion is submitted in compliance with Section 608.439 of the Florida Limited Liability Company Act (the "Act"):

1. The name, form and jurisdiction of the organization before conversion is:

CJX HOLDINGS, LLC a Delaware Limited Liability Company DE No. 3577524

2. The name, form and jurisdiction of the organization after conversion is:

CJX HOLDINGS, LLC, a Florida limited liability company

- 3. Upon the conversion becoming effective, **CJX HOLDINGS, LLC**, shall be governed by the terms and provisions of the Florida Limited Liability Company Act.
- 4. The terms and conditions of the conversion, including the manner and basis for converting interests in the converting organization into any combination of interests, shares, obligations, securities, cash, rights, or any other consideration money, interests in the converted organization, and other consideration are as follows:

CJX HOLDINGS, LLC, a Delaware limited liability company (the "DE Company"), has one member, CHRISTOS N. KRITIKOS, owning one hundred percent (100%) of the Company's issued and outstanding membership interests, referred to hereinafter as the "Member."

Upon the conversion becoming effective, all of the Company's issued and outstanding membership interests shall be converted into proportionate percentages of membership interests in CJX HOLDINGS, LLC, a Florida limited liability company (the "FL Company").

- 5. A copy of the Articles of Organization for CJX HOLDINGS, LLC as attached hereto as *Exhibit A* shall be filed with the Florida Department of State. The Articles of Organization, the Certificate of Conversion and the Plan of Conversion were approved and adopted by the Member by written consent on November 10, 2010.
- 6. This Plan may be amended at any time prior to the effective date of the conversion upon the express written consent of the Member of the DE Company to be converted.
- 7. The signatures of the Member of the DE Company to be converted on this Plan of Conversion and on any documents and instruments executed in connection therewith or pursuant thereto shall be conclusive evidence of their authority to execute and deliver such instruments or documents.

REQUIRED SIGNATURE:	
	THE CHRISTOS N. KRITIKOS 1995 REVOCABLE RUST, Member By Christos N. Kritikos, Trustee
OTHER BUSINESS ENTITY:	CJX HOLDINGS, LLC, a Delaware limited liability company Christos Ni Kritikos, Manager
WPB 1097008.1	

EXHIBIT A

Articles of Organization

ARTICLES OF ORGANIZATION FOR CJX HOLDINGS, LLC

(A Florida Limited Liability Company)

The undersigned, for the purpose of forming a limited liability company under the laws of the State of Florida, pursuant to the Florida Limited Liability Company Act (the "Act"), hereby adopts the following Articles of Organization:

ARTICLE 1

The name of the Limited Liability Company is CJX HOLDINGS, LLC (the "Company").

ARTICLE 2 Duration

This Company shall exist on the date of filing of these Articles with the Secretary of State of the State of Florida. The duration of the Company shall be perpetual.

ARTICLE 3 Nature of Business

This Company is organized for the purpose of transacting any or all lawful business.

ARTICLE 4

The street address and the mailing address of the principal office of the Company is 222 U.S. Highway One, Ste. 216, Tequesta, Florida 33469.

ARTICLE 5 Initial Registered Agent and Registered Office

The street address of the initial registered office of the Company is 222 U.S. Highway One, Ste. 216, Tequesta, Florida 33469, and the name of the initial registered agent of this Company at that address is CHRISTOS N. KRITIKOS.

ARTICLE 6 Management

The Company shall be manager-managed in accordance with the Operating Agreement of the Company. The initial manager of the Company is:

CHRISTOS N. KRITIKOS 222 South U.S. Highway One, Ste. 216 Tequesta, FL 33469

ARTICLE 7 Membership Certificates

Each Member's interest in the Company may be evidenced by a membership participation or unit certificate. No Member of the Company may transfer, sell or assign its membership interest in the Company to any other person except as provided for in the Company's Operating Agreement.

ARTICLE 8 Indemnification

This Company shall indemnify to the fullest extent permitted under and in accordance with the laws of the State of Florida any person who was or is a party or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative by reason of the fact that he is or was manager, member, managing member or officer of this Company, or is or was serving at the request of this Company as a manager, member, director, officer, trustee, employee or agent of or in any other capacity with another company, partnership, joint venture, trust or other enterprise, against expenses (including attorneys' fees), judgments, fines and amounts paid in settlement actually and reasonably incurred by him in connection with such action, suit or proceeding.

Expenses (including attorney's fees) incurred by an member, manager or officer in defending any civil, criminal, administrative or investigative proceeding shall be paid by the Company in advance of the final disposition of such proceeding upon receipt of an undertaking by or on behalf of such member, manager or officer to repay such amount if it shall ultimately be determined that he or she is not entitled to be indemnified by the Company as authorized in this Article. Such expenses (including attorneys' fees) incurred by other employees and agents shall also be so paid upon such terms and conditions, if any, as the Company deems appropriate.

Notwithstanding the foregoing, indemnification or advancement of expenses shall not be made to or on behalf of any member, manager, managing member, officer, employee, or agent if a judgment or other final adjudication establishes that the actions, or omissions to act, of such member, manager, managing member, officer, employee, or agent were material to the cause of action so adjudicated and constitute any of the following:

- 8.1 A violation of criminal law, unless the member, manager, managing member, officer, employee, or agent had no reasonable cause to believe such conduct was unlawful.
- 8.2 A transaction from which the member, manager, managing member, officer, employee, or agent derived an improper personal benefit.
- 8.3 In the case of a manager or managing member, a circumstance under which the liability provisions of section 408.426 of the Florida Statutes are applicable.
- 8.4 Willful misconduct or a conscious disregard for the best interests of the limited liability company in a proceeding by or in the right of the limited liability company to procure a judgment in its favor or in a proceeding by or in the right of a member.

The indemnification provided by this Article shall continue as to an indemnified person who has ceased to be a member, manager, managing member, officer, employee, or agent and shall inure to the benefit of the estate, heirs, personal representatives, beneficiaries, executors and administrators of such person. All rights to indemnification and advances under this Article shall be deemed to be a contract between the Company and each indemnified person at any time while this Article is in effect. Any repeal or modification of this Article or any repeal or modification of relevant provisions of the Florida Limited Liability Company Act or any other applicable laws shall not in any way diminish the rights to indemnification of such indemnified person or the obligations of the Company arising hereunder for claims relating to matters occurring prior to the repeal or modification.

ARTICLE 9 Amendment

The Company reserves the right to amend or repeal any provision contained in these Articles of Organization, and any right conferred upon the Member is subject to this reservation.

IN WITNESS WHEREOF the undersigned has executed these Articles as of the 19th day of November, 2010.

Manager and Authorized Representative

(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.)

ACCEPTANCE BY REGISTERED AGENT

Having been named as registered agent and to accept service of process for the above-stated limited liability company at the place designated in these Articles of Organization, CHRISTOS N. KRITIKOS hereby accepts the appointment as registered agent and agrees to act in this capacity. CHRISTOS N. KRITIKOS further agrees to comply with the provisions of all statutes relating to the proper and complete performance of his duties, and CHRISTOS N. KRITIKOS is familiar with and accepts the obligations of his position as registered agent as provided for in Chapter 608, F.S.

CHRISTOS N. KRITIKOS

Dated: November 19, 2010

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