Division of Corporations

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Florida Department of State

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Division of Corporations

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LLC AMND/RESTATE/CORRECT OR M/MG RESIGN TROJAN MAX, LLC

Certificate of Status	0
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B. KOHR

FEB-6-2012

EXAMINER

ARTICLES OF AMENDMENT TO ARTICLES OF ORGANIZATION OF



	Trojan Max, LLC		
(<u>Name of the Limite</u> (d Liability Company as it now appea A Florida Limited Liability Company)	rs on our records.)	
The Articles of Organization for this Limited	Liability Company were filed on	11/08/2011	and assigned
Florida document number L1100012	27225		•
This amendment is submitted to amend the fo	llowing:		
A. If amending name, enter the new name	of the limited liability company he	<u>re</u> ;	
The new name must be distinguishable and end w	rith the words "Limited Liability Comp	any," the designation "	LLC" or the abbreviation
Enter new principal offices address, if appli	icable:		
(Principal office address MUST BE A STRE	ET ADDRESS)	<u> </u>	
			
Enter new mailing address, if applicable: Mailing address MAY BE A POST OFFICE		<u>,</u>	
Majang address MAT BE A FOST OFFICE	: BOX		
B. If amending the registered agent and	Vor registered office address on	our records, enter	the name of the nev
registered agent and/or the new registered (office address here:		
Name of New Registered Agent:	Mark Brechbill		
New Registered Office Address:	215 SW Federal Hwy Ste		,
	_	nter Florida street add	
	Stuart	, Florida	34994
	City		Zip Code

New Registered Agent's Signature, if changing Registered Agent;

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 relative 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. Or, if this document is being filed to merely reflect a change in the registered office address, I hereby confirm that the limited liability company has been notified in writing of this change. $\left| \bigcap_{i=1}^{n} \bigcap_$

If Changing Registered Agent, Signature of New Registered Agent

Page 1 of 2

Valerie Hawk-Donohue, as attorney in fact

If amending the Managers or Managing Members on our records, enter the title, name, and address of each Manager or Managing Member being added or removed from our records:

	Add Remove
If amending any other information, enter change(s) here: (Attach additional desired of the change)	
If amending any other information, enter change(s) here: (Attach additional content of the change)	Kollovo
If amending any other information, enter change(s) here: (Attach additional description)	
If amending any other information, enter change(s) here: (Attach additional description)	Add Remove
If amending any other information, enter change(s) here: (Attach addit	Add Remove
If amending any other information, enter change(s) here: (Attach addit	Add
If amending any other information, enter change(s) here: (Attach additional a	∏Add
	Remove
	onal sheets, if necessary.)
Tou oud	
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Signature of a member or authorized representati	

Page 2 of 2

Filing Fee: \$25.00

D. If amending any other information, enter change(s) here:

Article VI. Transferability of Membership Interests

No members shall have the right to assign their membership interests in the Company without the written agreement of all of the membership interests, unless otherwise provided in the Company's Operating Agreement. If the assignment is not approved by all of the membership interests, the assignee shall have no right to become a member, to participate in the management of the Company, or to exercise any other rights or powers of a member. The assignee shall merely be entitled to receive the share of profits and other distributions and the allocation of income, gain, loss deduction, credit or similar item to which the assignor was entitled, to the extent assigned.

Article VII. Distribution of Profits

Unless otherwise provided in the Company's Operating Agreement, there shall not be any distribution of profits unless each separate distribution is approved by the affirmative vote of members who own more than 50% of the voting interest in the Company. The voting members shall have complete discretion on when and if to approve any distribution of profits.