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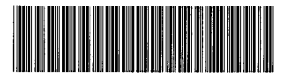
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TALLAHASSEE, FLORIDA

# LAW OFFICES OF Kenneth D. Kossow, Esq. J.D., L.L.M. (Taxation), C.P.A.

1325 Diplomat Parkway Hollywood, Florida 33019 (305) 450-4886 / (954) 929-6563 (fax) kkossow@bellsouth.net General Litigation •

Contract Negotiation •

Estate/Tax Planning/Probate •

Entity Formation/Real Estate •

November 23, 2011

# VIA U.S. MAIL DELIVERY

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

Re.

Primetime Entertainment Holdings LLC
Primetime Amusements (Domestic) LLC
Primetime Amusements (International) LLC
Primetime Amusements (South Florida) LLC
Primetime Amusements USA (South Florida) LLC
Primetime Amusements USA (Central Florida) LLC

Quattrovision (USA) LLC

Quattrovision (South Florida) LLC

To Whom It May Concern:

Enclosed for filing are Articles of Organization for the above-referenced entities (8), along with a check payable to the order of the Florida Department of State in the amount of \$1,000.00 to cover the filing fee for the articles of organization and designation of registered agent (\$125.00 per entity).

Please also note that David Goldfarb, my client, is the sole owner of Prime Time Amusements, Inc., PrimeTime Amusements Concession of South FL Inc., PrimeTime Amusements of South Florida, Inc., and Prime Time Amusements U.S.A. Inc., and by this transmittal confirms his consent to the formation of the above-referenced entities bearing similar names.

Please return all correspondence concerning this matter to my attention at the Law Offices of Kenneth D. Kossow, Esq., 1325 Diplomat Parkway, Hollywood, Florida 33019.

Thank you.

. Sincerely

Kenneth D. Kossow

**Enclosures** 

Cc: David Goldfarb, Esq. w/ enclosures

# PRIMETIME AMUSEMENTS USA (SOUTH FLORIDA) LLC

#### **ARTICLES OF ORGANIZATION**

The undersigned, being a duly authorized representative of a member, desiring to form a limited liability company under and pursuant to the Florida Limited Liability Company Act, Chapter 608, Florida Statutes, does hereby adopt the following Articles of Organization:

#### ARTICLE I. NAME

The name of the limited liability company is **PRIMETIME AMUSEMENTS USA (SOUTH FLORIDA) LLC** (the "Company").

## **ARTICLE II. ADDRESS**

The principal office and mailing address of the Company is:

5300 Powerline Road, Suite #210 Ft. Lauderdale FL 33309

#### ARTICLE III. REGISTERED AGENT AND OFFICE

The Company designates 1325 Diplomat Parkway, Hollywood, Florida 33019 as the street address of the initial registered office of the Company and names Kenneth D. Kossow the Company's initial registered as address to accept service of process within this state.

#### ARTICLE IV. MANAGEMENT

The Company is to be managed by one or more managers and is, therefore, a manager-managed company. The name and address of the initial manager (MGR) is David Goldfarb, 5300 Powerline Road, Suite #210, Ft. Lauderdale FL 33309.

#### ARTICLE V. DURATION AND CONTINUATION

The period of the Company's duration shall commence with the filing of these Articles of Organization with the Secretary of State, and shall continue perpetually, unless terminated by the written agreement of a majority of ownership interest.

## ARTICLE VI. PURPOSE

The purpose for which the Company is being formed is to engage in any activity or business permitted under the laws of the United States and the State of Florida.

# ARTICLE VII. ADDITIONAL MEMBERS

Additional Members may be admitted upon the approval of a majority of the ownership interest of the Company, upon the written application of such new Member.

## ARTICLE VIII. EFFECTIVE DATE

The effective date of these Articles of Organization is November 23, 2011.

IN WITNESS WHEREOF, the undersigned has hereunto set his hand and seal this  $23^{rd}$  day of November 2011.

Kenneth D. Kossow

Duly Authorized Representative of a Member

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## **ACCEPTANCE OF REGISTERED AGENT**

The undersigned agrees to act as registered agent for the Company named above, to accept service of process at the place designated in these Articles of Organization, and to comply with the provisions of Chapter 608, Florida Statutes, and acknowledges that he is familiar with, and accepts, the obligations of such position.

Kenneth D. Kossow

Dated: November 23, 2011