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March 6, 2013

PERSONAL AND CONFIDENTIAL

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

Re:

Imani Investments Holdings, LLC

Reference Number W13000007104

Dear Clerk:

Enclosed for filing are the following revised documents necessary to convert Imani Investments, Inc. to Imani Investments Holdings, LLC:

- 1. Certificate of Conversion.
- 2. Articles of Organization for Imani Investments Holdings, LLC.

As we understand it, our firm's check in the amount of \$150.00, previously forwarded, will cover the cost associated with this filing. Once filed, please provide confirmation of the conversion to our office in the self-addressed stamped envelope provided.

Should you have any questions or comments, please contact our office. Best regards.

Sincerely,

BROAD AND CASSEL

Anthony W. Justice

Paralegal

:awj Enclosures

CERTIFICATE OF CONVERSION FOR IMANI INVESTMENTS, INC. TO IMANI INVESTMENTS HOLDINGS, LLC



This Certificate of Conversion and attached Articles of Organization are submitted to convert the following Florida corporation to a Florida limited liability company.

- 1. IMANI INVESTMENTS, Inc. (the "Corporation") has been converted to IMANI INVESTMENTS HOLDINGS, LLC, a Florida limited liability company ("LLC"), in compliance with chapter §607 Florida statutes and complies with all laws governing Florida limited liability companies.
- 2. The terms pursuant to which the Corporation shall convert to the LLC are as set forth in a Plan of Recapitalization, adopted by all shareholders and directors of the Corporation and by all members of the LLC, dated of even date herewith, and in compliance with Florida Statute \$607.1112.
- 3. The effective date of the conversion shall be the date of filing this Certificate of Conversion with the Florida Secretary of State.
- 4. The mailing address and street address of the principal office of the LLC is 4631 Shorecrest Drive, Orlando, Florida 32817.
- 5. The name of the Corporation immediately prior to the filing of this Certificate of Conversion is IMANI INVESTMENTS, INC., incorporated under the laws of the State of Florida on February 4, 2002.
- 6. The name of the LLC, as set forth in the attached Articles of Organization is IMANI INVESTMENTS HOLDINGS, LLC.
- 7. The LLC shall pay all shareholders having appraisal rights any amount to which they are entitled under Florida Statutes §607.1301-607.1333.

(SIGNATURES FOLLOW ON NEXT PAGE)

4844-9706-9050.1 46547/0004 RER m DATED this 19 day of Januar 2013

IMANI INV
By: KIMBI

MEMBER

dated Septe

IMANI INVESTMENTS, INC. KIMBERLY G. ROBINSON, President **MEMBERS:** KIMBERLY G. ROBINSON FAMILY TRUST dated September 27, 2002, as amended and restated G. ROBINSON, Co-Trustee By: DAVID N. ROBINSON, Co-Trustee DAVID N. ROBINSON FAMILY TRUST dated September 27, 2002, as amended and restated By: DAVID N. ROBINSON, Co-Trustee KIMBERLY G. ROBINSON, Co-Trustee

ARTICLES OF ORGANIZATION

OF

IMANI INVESTMENTS HOLDINGS, LLC

The undersigned acting as the organizer of IMANI INVESTMENTS HOLDINGS, LLC, under the Florida Limited Liability Company Act, Chapter 608, *Fla. Stat.*, adopt the following Articles of Organization:

ARTICLE I - Name:

The name of the limited liability company is IMANI INVESTMENTS HOLDINGS, LLC (the "Company").

ARTICLE II - Address:

The mailing address and street address of the principal office of the Company is 4631 Shorecrest Drive, Orlando, Florida 32817.

ARTICLE III - Duration:

The period of duration for the Company shall be perpetual, unless dissolved in accordance with the terms of the Operating Agreement of the Company.

ARTICLE IV - Management:

The Company is to be managed by its managers and the name and address of the manager to serve as the initial manager until the first annual meeting of members or until their successors are elected and qualified are:

<u>Name</u> <u>Address</u>

KIMBERLY G. ROBINSON 4631 Shorecrest Drive Orlando, Florida 32817

ARTICLE V - Admission of Additional Members:

The Company shall admit new Members in accordance with the Company's Operating Agreement.

ARTICLE VI - Adoption of Operating Agreement:

The Company shall adopt an Operating Agreement for the Company, which Operating

Agreement may contain any provisions for the regulation and management of the affairs of the Company not inconsistent with these Articles of Organization, or Chapter 608, Fla. Stat.

ARTICLE VII - Initial Registered Agent and Office:

The initial registered agent for the Company shall be BENJAMIN H. MOORE, 720 North Maitland Avenue, Maitland, Florida 32751.

ARTICLE VIII - Amendments:

The Company reserves the right to amend any provision of these Articles of Organization, which amendment shall only be effectuated by the majority written approval of all voting Members of the Company.

ARTICLE IX - Indemnification:

Each individual or entity who is or was a manager of the Company (and the heirs, executor, personal representatives, administrators, successors or assigns of such individual or entity) who was or is made a party to, or is involved in any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative, by reason of the fact that such person is or was a manager of the Company ("Indemnitee"), shall be indemnified and held harmless by the Company to the fullest extent permitted by applicable law, as the same exists or may hereafter be amended. In addition to the indemnification conferred in this Article, the Indemnitee shall also be entitled to have paid directly by the Company the expenses reasonably incurred in defending any such proceeding against such Indemnitee in advance of its final disposition, to the fullest extent authorized by applicable law, as the same exists or may hereafter be amended. The rights and authority conferred in this Article shall not be exclusive of any other right which any person may have or hereafter acquire under any statute, provision of the Articles of Organization or Operating Agreement of the Company, agreement, vote of Members or otherwise. Any repeal or amendment of this Article by the Members of the Company shall not adversely affect any right or protection of a manager or officer existing at the time of such repeal or amendment.

ARTICLE X – Member Interests:

The Company is authorized to issue both voting and nonvoting membership interests. All membership interests shall be identical in all respects except the nonvoting membership interests shall carry no right to vote on any matter except as the State of Florida requires that voting rights be granted nonvoting membership interests.

IN WITNESS WHEREOF, the undersigned incorporates these Articles of Organization as of this 19 day of _______, 2013.

KIMBERLY G. ROBINSON, Organizer

ACCEPTANCE OF APPOINTMENT OF REGISTERED AGENT

PURSUANT TO THE PROVISIONS OF SECTION 608.415, FLORIDA STATUTES, THE UNDERSIGNED REGISTERED AGENT SUBMITS THE FOLLOWING STATEMENT IN DESIGNATING THE REGISTERED OFFICE/REGISTERED AGENT, IN THE STATE OF FLORIDA.

- 1. The name of the limited liability company is IMANI INVESTMENTS HOLDINGS, LLC.
- 2. The name and address of the registered agent and its office is:

BENJAMIN H. MOORE 720 North Maitland Avenue Maitland, Florida 32751

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, the undersigned hereby accepts the appointment as registered agent and agree to act in this capacity. The undersigned further agrees to comply with the provisions of all statutes relating to the proper and complete performance of his duties, and is familiar with and accepts the obligations of his position as registered agent.

BENJAMIN H. MOORE

Dated this 19 day of Januar, 2013.