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#### · COVER LETTER

TO: Registration Division of C				
SUBJECT: Sun	rise Envirotecl	ո L. L. C.		
Name of Limited Liability Company				
The enclosed Articles	of Organization and fee(s) are	submitted for filing.		
Please return all correspondence concerning this matter to the following:		203		
Alberto Amoros				
Name of Person		28 PH (		
		Firm/Company	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	
9700 S Dixie Hwy., Suite 590				
Address				
Miami, FI 33156-2825				
City/State and Zip Code				
jarac@be	ellsouth.net	1		
E-mail address: (to be used for future annual report notification)				
	concerning this matter, please			
Alberto Amoros 305 670-3716		16		
Name	of Person	Area Code & Daytime Teleph	none Number	
Enclosed is a check t	for the following amount:			
□\$125.00 Filing Fee	□\$130.00 Filing Fee & Certificate of Status	■\$155.00 Filing Fee & Certified Copy (additional copy is enclosed)	\$160.00 Filing Fee, Certificate of Status & Certified Copy (additional copy is enclosed)	
	Mailing Address Registration Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314	Street/Courier Address Registration Section Division of Corporations Clifton Building 2661 Executive Center Cir Tallahassee, FL 32301	rcle	

#### **ARTICLES**

#### OF

#### **ORGANIZATION**

Sunrise Envirotech Limited Liability Company

The undersigned, desiring to form a limited liability company under the Florida Limited Liability Company Act, as amended, (the "Act"), do sign, verify and deliver to the Department of State of the State of Florida these Articles of Organization.

## ARTICLE I NAME OF COMPANY

The name of the limited liability company is Sunrise Envirotech, L. L. C. (the "Company").

#### ARTICLE II PRINCIPAL OFFICE

The mailing address and the street address of the principal office of the limited

liability company, is as follows: 7300 North Kendall Drive, Suite 640, Miami-Florida 33156-7840

## ARTICLE III REGISTERED OFFICE

The address of the limited liability company's initial registered office in the State of Florida is as follows: 7300 North Kendall Drive, Suite 640, Miami Florida 33156-7840.

#### ARTICLE IV REGISTERED AGENT

The name and address of the limited liability company's initial registered agent in the State of Florida is as follows: Nely Violeta Cepeda, 7300 North Kendall Drive, Suite 640, Miami Florida 33156-7840.

## ARTICLE V REQUIREMENTS FOR ADMISSION OF ADDITIONAL MEMBERS

Additional persons may be admitted to the Company as Members and membership interests may be created and issued to these persons upon the approval of holders of a majority in interest of the remaining Members entitled to vote.

## ARTICLE VI DISSOLUTION AND RIGHT TO CONTINUE BUSINESS

The Company shall be dissolved upon the first to occur of the following:

A. The unanimous written consent of all the Company's Members;

B. Upon the death, retirement, resignation, expulsion, dissolution or bankruptcy of a Member, or any other event which terminates the membership of a Member in the Company, the existence and business of the Company shall be continued by the remaining Members without the necessity for the consent or vote of the Members.

#### ARTICLE VII MANAGEMENT

The Company shall be a manager-managed Company. The Company shall have no less than two (2) nor more than four (4) Managers, as set forth in the Operating Agreement. The names and business address of the initial Managers who shall serve until the first annual meeting of Members or until their successors are elected and qualified are:

Jorge E. Cepeda

7300 North Kendall Drive

Suite 640

Miami Florida 33156-7840

Nely Violeta Cepeda

7300 North Kendall Drive

Suite 640

Miami Florida 33156-7840

Each Manager shall have exclusive authority to represent and act for the Company in all matters.

At each annual meeting thereafter, the Member(s) shall elect or ratify the Managers of the Company, and those Managers shall elect the officers and assistant officers of the Company, in the manner prescribed by the Operating Agreement; and they shall serve pursuant to the terms of the Operating Agreement. The authority and duties of the officers and assistant officers shall be set forth in the Operating Agreement.

## ARTICLE VIII PURPOSE

The nature of the business and the objects and purposes to be transacted, promoted or carried on, and for which the Company is organized to carry on is any activity or all lawful business for which limited liability companies may be organized according to the laws of the State of Florida, including all purposes now and hereafter permitted by law to a limited liability company.

#### ARTICLE IX POWERS

The Company will have unlimited power to engage in and do any lawful act concerning any or all lawful businesses and shall possess and may exercise all the powers and privileges granted by the Act, or by any other law or its limited liability company agreement, together with the powers incidental thereto, including such powers and privileges as are necessary or convenient to the conduct, promotion or attainment of the business or activities of the Company.

## ARTICLE X LIMITATION OF LIABILITY

Members and Managers of the Company are not liable under a judgment, decree or order of a court, or in any other manner, for a debt, obligation or liability of the Company.

## ARTICLE XI OPERATING AGREEMENT

The manner in which the Company conducts its business and affairs, the duties and authority of its Manager(s), and the rights and obligations of its Member(s), to the extent not expressly required by and provided for in the Act, shall be set forth in the operating agreement adopted by the initial Member(s) of the Company. Said operating agreement may from time to time be amended in accordance with the provisions contained therein.

## ARTICLE XII INDEMNIFICATION

- A. The Company will indemnify an individual made a party to a proceeding because he is or was a manager, officer, organizer, employee or agent of the Company against liability incurred in the proceeding if:
  - 1. He conducted himself in good faith;
  - 2. He reasonably believed that his conduct was in or at least not opposed to the Company's best interest; and
  - 3. In the case of any criminal proceeding, he had no reasonable cause to believe his conduct was unlawful.
- B. Indemnification will also be provided for an individual's conduct with respect to an employee benefit plan if the individual reasonably believed his conduct to be in the interests of the participants in and beneficiaries of the plan.
- C. The Company will pay for or reimburse the reasonable expenses incurred by a manager, officer, organizer, employee or agent of the Company who is a party to a proceeding in advance of final disposition of the proceeding if:
  - 1. The individual furnishes the Company a written affirmation of his good faith belief that he has met the standard of conduct described in this article;
  - 2. The individual furnishes the Company a written undertaking executed personally or on his behalf to repay the advance if it is ultimately determined that he did. A determination is made that the facts then known to those making the determination would not preclude indemnification under the law.

The undertaking required by this paragraph will be an unlimited general obligation, but need not be secured and may be accepted without reference to financial ability to make repayment.

D. The indemnification and advance of expenses authorized in this article will not

be exclusive to any other rights to which any manager, officer, organizer, employee or agent may be entitled under any agreement, vote of Members or disinterested managers or otherwise. These Articles of Organization may not be interpreted to limit in any manner the indemnification or right to advancement for expenses of an individual who would otherwise be entitled to such. These Articles of Organization may not be interpreted as mandating indemnification and advancement of expenses to the extent permitted by law.

E. In addition to the foregoing, the Company will indemnify and save the organizers harmless for all acts taken by them as organizers of the Company, and will pay all costs and expenses incurred by or imposed on them as a result of the same, including compensation based on the usual charges for expenditures required of them in pursuit of the defense against any liability arising on the account of acting as organizers or on the account enforcing the indemnification right under this article, and the Company releases them from all liability for any such act as organizers no involving willful or grossly negligent misconduct.

## ARTICLE XIII AMENDMENTS

These Articles of Organization may be amended only by a majority in interest vote of the Members.

*IN WITNESS WHEREOF*, the undersigned Authorized Representative has executed these Articles of Organization on this 27<sup>th</sup> day of August, 2013.

Nely Violeta Cepeda Authorized Representative

#### CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 608.415, FLORIDA STATUTES, THE UNDERSIGNED LIMITED LIABILITY COMPANY 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:

Sunrise Envirotech, L. L. C.

2. The name and address of the registered agent and office is:

> Nely Violeta Cepeda 7300 North Kendall Drive Suite 640 Miami Florida 33156-7840

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.

Nely Violeta Cepeda

Date: August 27th, 2013