# 13000/473/6 Florida Department of State

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#### FLORIDA LIMITED LIABILITY CO. ATTIKA. LLC

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October 18, 2013

FLORIDA DEPARTMENT OF STATE
Division of Corporations

**EMPIRE** 

SUBJECT: ATTIKA, LLC REF: W13000057915

We received your electronically transmitted document. However, the document has not been filed. Please make the following corrections and refax the complete document, including the electronic filing cover sheet.

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity. Section 608.406, Florida Statutes, was amended effective July 1, 2007, to require the name of a limited liability company to be distinguishable from the names of all other filings filed with the Division of Corporations, except for fictitious name registrations and general partnership registrations.

Please select a new name and make the correction in all the appropriate places. One or more words may be added to make the name distinguishable from the one presently on file. A search for name availability can be made on the Internet through the Division s records at www.sunbiz.org.

Please note the name of a limited liability company must end with the words "Limited Liability Company," the abbreviation "L.L.C.", or the designation "LLC". The word "Limited" may be abbreviated as "Ltd." and the word "Company" may be abbreviated as "Co." The following suffixesare no longer acceptable: "Limited Company", "L.C.", and "LC".

The document number of the name conflict is P12000038477 (ATTIKA INC).

If you have any questions concerning the filing of your document, please call 50) 5-6051.

Tim Burch of Regulary Specialist II

FAX Aud. #: E13000231234 Letter Number: 713A00024369

13 OCT 18 ISECRETARY

P.O BOX 6327 - Tallahassee, Florida 32314

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#### ARTICLES OF ORGANIZATION OF

#### ATTIKA INTERNATIONAL, LLC

## ARTICLE I

The name of this Limited Liability Company shall be ATTIKA INTERNATIONAL LLC (the Company).

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## ARTICLE II

The Company shall exist perpetually, unless sooner dissolved or extended further in a manner provided by law, or as provided in the regulations adopted by the members (the Regulations).

#### ARTICLE III PURPOSE

The Company is created for the purpose of transacting and engaging in any activity or business authorized under the Florida Statutes.

## ARTICLE IV PRINCIPAL PLACE OF BUSINESS

The principal place of business of the Company shall be 901 Ponce de Leon Boulevard, Ste. 603, Coral Gables, Florida 33134, and such other place or places as the members from time to time may determine. The mailing address of the Company is the same.

# ARTICLE V INITIAL REGISTERED OFFICE AND REGISTERED AGENT

The Initial registered agent of the Company shall be William H. Albomoz. The address of the initial registered agent is 901 Ponce de Leon Boulevard, Suite 603, Coral Gables, Florida 33134.

#### ARTICLE VI MANAGEMENT

The Company will be managed by a manager or managers who may be, but are not required to be, a member of the Company. The name and address of the manager who

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will serve as manager until the first annual meeting of the members or until his successor is selected and qualified in accordance with the Regulations is:

Haralambos Sideris 901 Ponce de Leon Boulevard Suite 603 Coral Gables, Florida 33134

> ARTICLE VII NEW MEMBERS

No additional members shall be admitted to the Company, and no member may transfer his or her Interest in the Company, except, in either case as set forth in the Regulations, and if there are no Regulations then in effect, by unanimous consent of all of the members. No transferee shall have the right to participate in the management of the business and affairs of the Company or become a member unless admitted as a member upon such terms and conditions as set forth in the Regulations, and if no regulations are in effect, upon the unanimous consent of all of the members. Contributions of new members shall be determined as of their time of admission to the Company.

## ARTICLE VIII DISSOLUTION AND MEMBERS RIGHTS TO CONTINUE BUSINESS

The Company shall be terminated and dissolved upon:

- (A) the vote of all members holding an interest in the Company;
- (B) the expiration of the term of the Company; or
- (C) the death, retirement, or resignation of a member, if the remaining members do not vote unanimously to continue the business of the Company.

IN WITNESS WHEREOF, the undersigned have caused these Articles of Organization to be executed on the 117 day of October, 2013, effective upon filing same with the Florida Department of State.

Hardambos Sideris, Manager

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#### ACCEPTANCE OF APPOINTMENT OF REGISTERED AGENT

The undersigned hereby accepts the appointment of registered agent contained in the foregoing Articles of Organization.

William H. Albomoz, Esquire

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SECRETARY OF STATE
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