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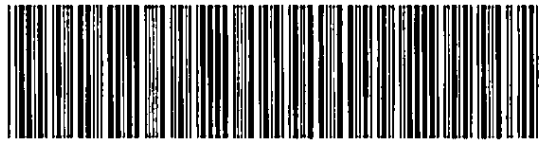
(Business Entity Name)

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S. YOUNG

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FALLMUSSEE, J. CHOD



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April 5, 2019

Department of State
Division of Corporations
P.O. Box 6327
Tallahassee, FL 32314

RE: G5-002 Flying High Tech, LLC - Corporate

Dear Sir or Madame:

Enclosed please find the Amended and Restated Articles of Organization of Flying High Tech, LLC to be filed. Along with the original executed documents mentioned please also find check number 1043 in the amount of \$50.00. The first \$25 is for the filing fees and the second \$25 is because of the change of registered agent.

Please let me know if you have any further questions or if I could be of any further assistance.

Sincerely,

Celia Garcia
Legal Assistant

Enc as stated

[https://medinapa.sharepoint.com/shared documents/data/mword/mahoney, robert - \(corporate\) llc's/flying high tech, llc \(g5-002\) - corporate/correspondence/drafts/ltr to](https://medinapa.sharepoint.com/shared%20documents/data/mword/mahoney,%20robert%20-%20(corporate)%20llc's/flying%20high%20tech,%20llc%20(g5-002)%20-%20corporate/correspondence/drafts/ltr%20to%20dof)

**AMENDED AND RESTATED
ARTICLES OF ORGANIZATION
OF
FLYING HIGH TECH, LLC**

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19 APR -8 PM 5:13
TALLAHASSEE, FLORIDA

SECTION 1 INTRODUCTION AND PRELIMINARY STATEMENTS

Flying High Tech, LLC was formed as a limited liability company under the Laws of the State of Florida by delivery of Articles of Organization to the Department of State of the State of Florida, in accordance with Florida Revised Limited Liability Company Act (the *Act*) on March 1, 2016. The members and manager have agreed to amend and restate the Articles of Organization as provided herein.

SECTION 2 NAME

The name of the limited liability company is Flying High Tech, LLC, a Florida limited liability company (*Company*).

SECTION 3 DURATION

The Company will perpetually exist from the filing date of these Articles of Organization with the Department of State of the State of Florida, unless dissolved according to law.

SECTION 4 COMPANY'S PURPOSE

The Company's purpose is to engage in any lawful act or activity for which limited liability companies may be formed under the Act and all activities necessary or incidental to that purpose. The Company has all the powers necessary or convenient to carry out its purposes, including the powers granted by the Act.

SECTION 5 COMPANY'S PRINCIPAL OFFICE AND LOCATION OF RECORDS

The street address of the principal office in the United States where the Company maintains its records is 19796 Dinner Key Dr., Boca Raton, Florida 33498.

SECTION 6 REGISTERED AGENT AND REGISTERED OFFICE

The Company's Registered Agent is Winged Technology Group, Inc. and the Company's registered office is located at 19796 Dinner Key Dr., Boca Raton, Florida 33498.

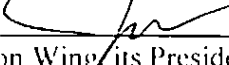
SECTION 7 REGISTERED AGENT CONSENT

I, Jason, as President and on behalf of the Winged Technology Group, Inc., a Florida corporation, accept the appointment as Registered Agent of Flying High Tech, LLC, a Florida limited liability

company. I understand that the responsibilities as Registered Agent are to receive service of process, notices, and demands; to forward mail; and to notify the Department of State immediately if Winged Technology Group, Inc. resigns or if the registered office address changes from the addresses stated above.

Dated: 4/1, 2019.

Winged Technology Group, Inc., Registered Agent

By: 
Jason Wing, its President

SECTION 8 BUSINESS CONTINUATION

If a Member's membership in the Company is terminated by an event, the remaining Members of the Company have the right to continue the Company's business under the terms of the Operating Agreement. A terminating event may include the Member's death, disability, retirement, resignation, withdrawal, expulsion, or bankruptcy. If the remaining Members fail to continue the Company's business according to the terms of the Operating Agreement, the Company must be dissolved and liquidated under the Act and the Operating Agreement.

SECTION 9 OPERATING AGREEMENT AND AUTHORITY

To the extent not expressly required by and provided for in the Act, the manner in which the Company conducts its business and affairs, the duties and authority of its Members, and the rights and obligations of its Members must be set forth in the Operating Agreement adopted by the initial Members of the Company. This Operating Agreement may be amended from time to time according to its provisions.

SECTION 10 MANAGEMENT

Management of the Company is reserved to the Members, who will manage the Company. The Members have exclusive authority to act for the Company in all matters. The authorities and duties of the Members are set forth in the Operating Agreement. The name and address of the initial Manager is:

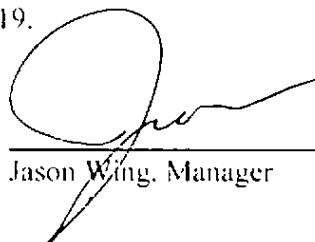
Jason Wing
19796 Dinner Key Dr.
Boca Raton, Florida 33498

SECTION 11 INDEMNIFICATION AND LIABILITY

As determined by the Members of the Company, the Company may indemnify and advance expenses to a Member, employee, or agent of the Company in connection with any proceeding, to

the extent permitted by applicable laws and statutes, the Act, and the Company's Operating Agreement.

Signed on: 4/1, 2019.



Handwritten signature of Jason Wing, Manager, written over a horizontal line.

Jason Wing, Manager