₽ 02/01/2017 4:33PM FAX		፼0001/0004
Division of Corporations		Page 1 of 2
LITE	Department of State	14902
	ge and use it as a cover sheet. Type that the top and bottom of all pages of the	
(((H17000030835 3)))	
	H17000308353ADC.	
	RESH/RELOAD button on your brows so will generate another cover sheet.	er from this
. Fax Numb	n of Corporations Der : (850)617-6381	
From: Account Account Phone Fax Numb	Number : 075350000514 : (727)442-1200	СОЪО, Р.А.
<pre>**Enter the email address f annual report mailings Email Address:</pre>	or this business entity to be us s. Enter only one email address	ed for future please.**
	A LIMITED LIABILITY CO. SULLYHO, L.L.C.	SECRETAR
Certificate o Certified Co Page Count Estimated C	ру 0 01	-I AHII:22 ARY OF SIMIE . SSEE, FLORIDA
Electronic Filing Menu	Corporate Filing Menu	FEB 0 2 2017 Help
https://efile.sunbiz.org/scripts/efilcovr.e		2/1/2017

•

5

AH 11: 22

57.7

Ċ

ARTICLES OF ORGANIZATION FOR FLORIDA LIMITED LIABILITY COMPANY

ARTICLE 1 - Name:

The name of the Limited Liability Company is:

SULLYHO, L.L.C.

(Must end with the words "Limited Liability Company, "L.L.C.," or "LLC.")

ARTICLE 11 - Address:

The mailing address and street address of the principal office of the Limited Liability Company is:

Principal Office Address:	Mailing Address:
1245 Court Street, Suite 102	1245 Court Street, Suite 102
Clearwater, FL 33756	Cloarwater, FL 33756

ARTICLE III - Registered Agent, Registered Office, & Registered Agent's Signature: (The Limited Liability Company cannot serve as its own Registered Agent. You must designate an individual or another business entity with an active Plorida registration.)

The name and the Florida street address of the registered agent are:

	Name	
1245 COURT STREE	T, SUITE 102	
Florida street address	(P.O. Box NOT a	cceptable)
CLEARWATER	FL	33756
City	State	 Zip

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 of the proper and complete performance of my duties, and I am families with and accept the ablentions of all statutes relating of the proper and complete performance of my duties, and I am families with and accept the ablentions of my notificities to accept agent as provided for in Charler 605 F.S. am famillar with and accept the obligations of my port ed agent as provided for in Chapter 605, F.S.

Registered Agent's Signature (REQUIRED)

(CONTINUED)

Page 1 of 2

02/01/2017 4:33PM FAX

. . .

ARTICLE IV-

The name and address of each person authorized to manage and control the Limited Liability Company:

3.0

<u>Title:</u> "AMBR" = Authorized Member "MGR" = Manager	Name and Address:
<u> </u>	

(Use attachment if necessary)

ARTICLE V: Bffective date; if other than the date of filing: (OPTIONAL) (If an effective dats it listed, the date must be specific and cannot be more than five business days prior to or 90 days after the date of filing.)

Note: If the dato inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.

ARTICLE VI: Other provisions, if any. SEE ATTACHED

REOUIRED SIGNATURE: Signature of a member or an anthorized representative of a member. This document is executed in accordance with section 605.0203 (1) (b), Florida Statutes. I am aware that any false information submitted in a document to the Department of State

constitutes a third degree felony as provided for in \$.817.155, F.S.

ALAN S. GASSMAN, as Authorized Representative Typed or printed name of signee

Filing Fees:

\$125.00 Filing Fee for Articles of Organization and Designation of Registered Agent \$ 30.00 Certified Copy (Optional)

\$ 5.00 Certificate of Status (Optional)

Page 2 of 2

02/01/2017 4:33PH FAX

1

Voting and Non-Voting Membership Interests

The Company shall consist of .1% of the ownership interests having voting Membership rights and 99.9% of the ownership interests have non-voting Membership rights. The holders of the .1% voting Membership Units shall have a fiduciary duty to vote their Membership Interests based upon the same standard which applies to General Partners of a Limited Partnership in the State of Florida. The non-voting Members shall have rights as provided under the Florida Statutes, and as would apply to the Limited Partners of a Florida Limited Partnership. The Members may designate by written agreement and/or certificate of ownership whether Membership Interests that they are acquiring are voting or non-voting, but if not specifically designated, any issued Member Interests shall be considered to be non-voting.