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WALLANGSEE, PLONE

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COVER LETTER

TO:	New Filing Section Division of Corporations		
SUBJE	JNSLEGAL,PLLC		
SUBJE		f Limited Liabil	ity Company
The enc	losed Articles of Organization and fee(s) are submitted	for filing.
Please re	eturn all correspondence concerning th	is matter to the	following:
	JOHN N. STUPARICH		
	-	Name of	Person
	JNSLEGAL,PLLC		
		Firm/Co	ompany
	3910 W. North B Street		
		Addr	ress
	TAMPA/ FLORIDA/33609-1233	;	
	jnsfla@gmail.com	City/State an	d Zip Code
	E-mail address: (to be	used for future a	annual report notification)
For furthe	er information concerning this matter, p	lease call:	
	JOHN N. STUPARICH	813	952-6947
	Name of Person	Area Code	Daytime Telephone Number
Enclose	d is a check for the following amount:		
	Filing Fee \$130.00 Filing Fee Certificate of Statu	s LLCertifi	Of Filing Fee & S160.00 Filing Fee, ed Copy Certificate of Status & Certified Copy (additional copy is enclosed)
	Mailing Address		Street Address
	New Filing Section Division of Corporations		New Filing Section Division of Corporations
	P.O. Box 6327 Tallahassee, FL 32314		Clifton Building 2661 Executive Center Circle

Tallahassee, FL 32301

ARTICLES OF ORGANIZATION FOR FLORIDA LIMITED LIABILITY COMPANY

JNSLEGAL,PLLC	<u> </u>					
(Must	contain the words "Limited	Liability Company,	"L.L.C.," or "LLC.")			
ARTICLE II - Address: The mailing address and str	eet address of the principal o	ffice of the Limited	Liability Company is:			
Principal Office Address:			Mailing Address:			
3910 W. North B SI		3910				
Tampa, Fl 33609-1233		Tamp	a, FI 33609-1233			
ARTICLE III - Registered (The Limited Liability Con another business entity wit	Agent, Registered Office, ipany cannot serve as its own han active Florida registration	& Registered Agent. Non.)		al or	2119	
ARTICLE III - Registered (The Limited Liability Contanother business entity with	Agent, Registered Office, pany cannot serve as its own	& Registered Agent. Yon.) I agent are:	it's Signature:	al or	23 JUL 818	~~ ~~
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ARTICLE III - Registered (The Limited Liability Con another business entity wit	A Agent, Registered Office, apany cannot serve as its own han active Florida registration treet address of the registered John N. Stuparich	& Registered Agent. Yon.) I agent are: Name	nt's Signature: You must designate an individu	alor MILLAMASSEE, PLEA	2	T C
ARTICLE III - Registered (The Limited Liability Con another business entity wit	A Agent, Registered Office, apany cannot serve as its own han active Florida registration treet address of the registered John N. Stuparich	& Registered Agent. Yon.) I agent are: Name	nt's Signature: You must designate an individu	SELECTIVE OF		-

(egistered Agent's Signature (REQUINE

(CONTINUED)

ARTICLE IV-

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

Title:	Name and Address:				
"AMBR" = Authorized Member "MGR" = Manager					
MGR / AMBR	John N. Stuparich				
	3910 W. North B St				
	Tampa, Florida 33609-1233				
	THE JUL 25				
	42-1 N ==				
	#61 25 E				
					
	06 06				
	<u>'</u>				
					
	e of filing: (OPTIONAL) secific and cannot be more than five business days prior to or 90 days after				
he date of filing.)					
• • •	meet the applicable statutory filing requirements, this date will not be listed as				
the document's effective date on the Department	the state of the s				
ARTICLE VI: Other provisions, if any.					
CONTINUED AS ATTACHED EXHIBIT A: ARTICLES VI	THRU IX				
 	<u> </u>				
REQUIRED SIGNATURE:	m M Stypunch				
	ember of an authorized representative of a member.				
This document is execu	ocument is executed in accordance with section 605.0203 (1) (b), Florida Statutes.				
I am aware that any fals	e information submitted in a document to the Department of State				
	the felony as provided for in s.817.155, F.S.				
JOHN	U N. STUPARICH				
	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)

CONTINUED EXHIBIT A

ARTICLE VI

Business and Purpose

The general nature of the business to be transacted by the Company, or the objects or purp of the Company, shall be as follows:

- (a) to engage solely and specifically in the business of carrying on the practice of law and the provision of related legal services, through licensed professionals employed by it, and to employ such non licensed personnel as may be appropriate to facilitate the provision of legal services;
- (b) to contract with one or more parties to manage all or a portion of its law practice;
- (c) to invest in real estate, mortgages, stocks, bonds, any other type of investments, including but not limited to ownership interests in entities engaged in the provision of legal services;
- (d) to own or lease real and personal property, including but not limited to, property necessary for the rendering of the above professional services;
- (e) to borrow money and contract debts when necessary for the transaction of its business or for the exercise of its rights, privileges or franchises, or for other lawful purposes; to issue promissory notes and other obligations and evidences of indebtedness payable at a specified time or times and secured by mortgages or otherwise; and
- (f) in general to have and exercise all powers conferred by the laws of the state of Florida upon professional limited liability companies, and to do any and all things hereinabove set forth to the same certain extent as a natural person might or could do.

ARTICLE VII

Members Must Be Licensed Professionals

- (a) Persons who have interest in the capital of the Company are referred to herein as "Members". In accordance with the applicable provisions of Chapter 621, F.S., each Member of the Company must be a professional corporation, a professional limited liability company, or a natural person who is duly licensed or otherwise legally authorized to render legal services. Any natural person not meeting the standards set forth in the foregoing sentence (a "Disqualified Person") is hereby deemed not qualified to own an interest in the capital of the Company and may not be a Member.
- (b) In the event a Member becomes a Disqualified Person, the Disqualified Person's ownership interests in the Company are redeemed and shall be deemed to have been redeemed and canceled effective as of the date of the occurrence of the event which caused such Disqualified Person to be disqualified (the "Disqualification Event"). No ownership held by the Disqualified Person shall be considered outstanding upon and after the date of the Disqualification Event, the Disqualified Person shall not be entitled to vote or participate in any Company or Member action and shall cease to be a Member, manager, or employee, officer, or agent of the Company

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immediately effective as of the Disqualification Event, and the sole right and entitlement of the Disqualified Person shall be to receive redemption consideration for the interests in the Company held by the Disqualified Person. The Disqualification Events, the redemption consideration to be paid and the terms of payment shall be set forth in the operating agreement of the Company.

(c) Notwithstanding paragraph (b) above, if the Sole Member of this Company is or becomes a Disqualified Person, then and in that event, the Company shall promptly amend these Articles or take such other legal action as may be necessary or appropriate to cause the Company to change its business purpose from the rendering of professional services to provide for any other lawful purpose by amending these Articles in the manner specified herein and under applicable law, and the Company shall be removed from the provision of Chapter 621, F.S., including, but not limited to, the right to practice a profession.

ARTICLE VIII Operating Agreement

The power to adopt the operating agreement of the Company, to alter, amend or repeal the operating agreement of the Company, or to adopt a new operating agreement, shall be vested in the Members of the Company. The operating agreement of the Company shall be for the government of the Company and may contain any provisions or requirements for the management or conduct of the affairs and business of the Company, provided the same are not inconsistent with the provisions of these Articles or contrary to the laws of the state of Florida or of the United States.

ARTICLE IX Amendment of the Articles of Organization

The Company reserves the right to amend, alter, change or repeal any provisions contained in these Articles in the manner now or hereinafter prescribed by statute, and all rights conferred upon the members herein are subject to this reservation.

IN WITNESS WHEREOF, the undersigned, pursuant to Sections 605.0201 and 621.051, F.S., has executed these Articles for the uses and purposes herein stated, the of July, 2018.

John N. Stuparich, Esq., Authorized Representative