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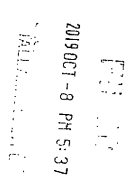
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COVER LETTER

TO:	Registration S Division of Co			
SUBJEC	Car.	ategic Alliance Services, LLC		
SUBJE	∪1; <u> </u>	Name of Lin	nited Liability Company	
The encl	losed Articles of	Amendment and fee(s) are sub	omitted for filing,	
Please re	eturn all corresp	ondence concerning this matter	to the following:	
		Donna Talbot-Jessip		
		Global Strategic Alliance	Name of Person	
		165 W. Green Street	Firm/Company	6
		Englewood, FL 34223	Address	··
		donnaLtalbot@hotmail.com	City/State and Zip Code	
			Name of Limited Liability Company diment and fee(s) are submitted for filing. e concerning this matter to the following: onna Talbot-Jessip Name of Person obal Strategic Affiance Firm/Company 5 W. Green Street Address glewood, F1, 34223 City/State and Zip Code naLtalbot@hotmail.com F-mail address: (to be used for future annual report notification) ing this matter, please call: at (
For furth	er information of	concerning this matter, please co	all:	
Доппа Т	albot-Jessip		at ()	
	Name c	of Person	Area Code Daytime	e Telephone Number
Enclosed	is a check for t	he following amount:		
■ \$25.0	00 Filing Fee	☐ \$30.00 Filing Fee & Certificate of Status	Certified Copy	Certificate of Status & Certified Copy

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 Circle Tallahassee, FL 32301

ARTICLES OF AMENDMENT TO ARTICLES OF ORGANIZATION OF

Global Strategic Alliance Services			
(Name of the Lin	ited Liability Compa (A Florida Limited	any as it now appears on our rec Liability Company)	ords.)
The Articles of Organization for this Limited :	Liability Company	were filed on September 24,	2018 and assigne
lorida document number L18000226030	,		
his amendment is submitted to amend the fol	llowing:		
If amending name, enter the new name	of the limited liah	ility company here:	
he new name must be distinguishable and contain the	words "Limited Liabi	lity Company." the designation "L	.LC" or the abbreviation "L.L.C."
Enter new principal offices address, if applicable:		Kevin L. Jessip	
Principal office address MUST BE A STREET ADDRESS)		165 W. Green Street	
The second of th		Englewood, FL 34223	: 2
nter new mailing address, if applicable:		SAME	2019 007
Mailing address MAY BE A POST OFFICE	BOX)		;; œ ;;
			7
			÷
. If amending the registered agent and egistered agent and/or the new registered o	Vor registered of office address her	ffice address on our recor <u>e</u> :	rds, enter the name of th
Name of New Registered Agent:	Donna Talbot-J	essip (GSA)	
New Registered Office Address:	165 W. Green S	Street	
	- ,_	Enter Florida street add	ress
	Englewood		Florida 34223
		City:	Zip Code

New Registered Agent's Signature, if changing Registered Agent:

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 relative to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent as provided for in Chapter 605, F.S. Or, if this document is being filed to merely reflect a change in the registered office address, I hereby confirm that the limited liability company has been notified in writing of this change.

He Changing Registered Agent, Signature of New Registered Agent

If amending Authorized Person(s) authorized to manage, enter the title, name, and address of each person being added or removed from our records:

MGR = Manager AMBR = Authorized Member

<u>Title</u>	<u>Name</u>	Address	Type of Action
MGR	Kevin L. Jessip		Add
			Remove
		165 W. Green Street, Englewood, FL 34223	□ Change
MGR	Donna Talbot-Jessip		
			Remove
		165 W. Green Street, Englewood, FL 34223	☐ Change
			□ Remove
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Effective date, if other t (If an effective date is listed, the Note: If the date inserted idocument's effective date of	date must be specific and this block does not a	l cannot be prior to oneet the applicable	late of filing or more e statutory filing re	(optional) than 90 days after filing equirements, this date	.) Pursuant to 605 0207 (3
the record specifies a c) The 90th day after t	delayed effective on the record is filed.	late, but not a	n effective tim	e, at 12:01 a.m.	on the earlier of:
September 24		2019			
Dana	Signature of a	ncomber or authorize	ed representative of a	a member	
Donna Talbot-J	regin				
	e sorb	Typed or printed n	ame of signee		

Page 3 of 3

Filing Fee: \$25.00

AMENDED AND RESTATED

OPERATING AGREEMENT OF

GSAS, LLC, A FLORIDA LIMITED LIABILITY COMPANY

This Amended and Reinstated Operating Agreement ("Amended Operating Agreement") of Global Strategic Alliance Services, LLC also referred to as ("GSAS, LLC"), a Florida Liability Company (the "Company") with a Federal Tax ID number of 83-2026184, shall be effective on September 24, 2018 ("the Original Effective Date").

RECITALS OF FACT

- A. The Company was originally formed by the filing of its Articles of Organization with the Department of State of the State of Florida on September 24, 2018. A copy of the filed Articles or Organization are attached hereto.
- B. The original operating agreement of the Company (the "Original Operating Agreement") is dated and effective as of September 24, 2018.
- C. The original operating agreement cannot be located; one of the purposes of this operating agreement is to restate and replace the original operating agreement.

THEREFORE, FOR GOOD AND VALUABLE CONSIDERATION, THE RECEIPT AND SUFFICIENCY OF WHICH ARE HEREBY ACKNOWLEDGED, THE UNDERSIGNED (BEING ALL THE MEMBERS OF THE COMPANY) HEREBY AMEND AND RESTATE THE ORIGINAL OPERATING AGREEMENT AS FOLLOWS:

- 1. **Name of Company**. The name of the Company is: Global Strategic Alliance Services, LLC, a Florida limited liability company.
- 2. **Formation of the Company.** The Company was formed on September 24, 2018 by the filing of the Articles of Organization with the Department of State for the State of Florida. This Amended Operating Agreement is not being signed one year after the formation of the Company, which formation occurred earlier on September 24, 2018.
- 3. **Business of the Company.** The business of the company is to engage in any type of business which is allowed by the laws of the State of Florida, without reservation.
- 4. **Management**. The company shall be managed by its "Managers" who need not be Members of the company. As of the Reference date of this Amendment, the Co-Managers are Kevin L. Jessip and Donna L. Talbot-Jessip, husband and wife (the "Jessips"). The Jessips shall be Co-Managers and shall both have equal authority to

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Manage the effolies of the Company. The signature of both Co-Managers shall be required so long as the Jessips are Co-Managers. After the death or incapacity of one of the Jessips, the surviving Jessip shall be authorized to serve alone as the sole manager of the Company. The Manager, whether the Jessipe as Co-Managers, whether one of the Jessips after the death or incopacity of one of the Jessips, or whether another Manager, shall have all the authority given to managers of limited liability companies in the State of Florida to conduct all the affairs of the Company, without limitation. The then-manager shall apply the then-existing and effective regulations and statues applicable to limited Rability companies in the State of Florida to determine how to guide the Company and conduct its business. The Manager and the Members shall be entitled to as much indemnification as is allowed by the regulations and statutes of the State of Florida. As such regulations and statutus change, the authority of the Manager and the Members and the indemnification of the Manager and Members shell change in a corresponding meaner. While the Jessips are Co-Atamagers a new Manager may be elected by the majority vote of the members of the Company. If only one of the Jessips is serving as the manager of the Company because of the death or incapacity of the other Jessip, the manager, acting alone, shall have the right to appoint a new manager.

5. Members and Voting. As of the Reference Date hereof, all the Members of the Company are Revin L. Beath and Donne L. Talbut-lessip, each owning a \$0% interest in the Company. The Members thati all have the right to vote their respective percentage interest in the Company, with regard to Company metters. All decisions of the Company shall be determined by a majority vote of the members notwithstanding any contrary provision of the regulations and statutes of the State of Florids.

6, Indemnification. The Company shall indemnify the manager and the members to the full extent allowed by the laws of the State of Florida.

7. Address. The principal business address of the Company lit: 165 W. Green Street, Englawood, Pt. 34225.

DATE: Sentember 24, 2019

Kevin L. Jessin, Managiral Membe

DATE: September 24, 2019

Donna L. Talbot-Jessip, Managing Murriba

CdCs Sanged with