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C. GOLDEN APR 1 3 2019

COVER	LETTER
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TO:	Registration Section
	Division of Corporations

211 SE 4th Avenue Delray, LLC

SUBJECT:

Name of Limited Liability Company

The enclosed	Articles of	Amendment	and fee(s)	are submitted	for filing

Please return all correspondence concerning this matter to the following:

	Harvey Schneider, Esq.		
	· · · · · · · · · · · · · · · · · · ·	Name of Person	
	NP Law		
	· · · · · · · · · · · · · · · · · · ·	Firm/Company	
	5301 North Federal Hwy.,	#265	
		Address	
	Boca Raton, FL 33487		
	moe303@comcast.net	City/State and Zip Code	
	E-mail address: (to be used for future annual report notif	ication)
For further information con	ncerning this matter, please ca	all:	
Harvey Schneider, Esq.		561 391-9199 at ()	
Name of 1	Person	Area Code Daytime	e Telephone Number
Enclosed is a check for the	following amount:		
■ \$25.00 Filing Fee	□ \$30.00 Filing Fee & Certificate of Status	\$55.00 Filing Fee & Certified Copy (additional copy is enclosed)	\$60.00 Filing Fee, Certificate of Status & Certified Copy (additional copy is enclosed)
Registrat Division P.O. Boy	SG ADDRESS: ion Section of Corporations (6327 see, FL 32314	STREET/COURI Registration Section Division of Corpora Clifton Building 2661 Executive Cen Tallahassee, FL 32	n ations nter Circle

ARTICLES OF AMENDMENT TO ARTICLES OF ORGANIZATION OF

FILED

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		2019 APR - 4	AH 8: 37
211 SE 4th A	venue Delray, LLC		NI 0 J1
	(<u>Name of the Limited Liability Company as it now appears on our records.</u>) (A Florida Limited Liability Company)		SELFL
The Articles of Organizatio	for this Limited Liability Company were filed on $\frac{2/15/2019}{2}$	and as	signed
Florida document number	L19000044300		
This amendment is submitt	ed to amend the following:		
A. If amending name, <u>en</u>	 <u>ter the new name of the limited liability company here</u> : 		
The new name must be distingui	shable and contain the words "Limited Liability Company," the designation "LLC" or	the abbreviation "L	.L.C."
Enter new principal office	es address, if applicable:		
(Principal office address M	<u>IUST BE A STREET ADDRESS)</u>	<u> </u>	
Enter new mailing addres	s, it applicable:		
<u>(Mailing address MAY BE</u>	A POST OFFICE BOX)		
	istered agent and/or registered office address on our records, <u>e</u> ie new registered office address here:	enter the name	of the new
Name of New Rev	uistarad Agant.		

Name of New Registered Agent:		
New Registered Office Address:	Enter Florida street add	trace
		Florida
	, 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.

If Changing Registered Agent, Signature of New Registered Agent

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

MGR = Manager AMBR = Authorized Member

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<u>Title</u>	<u>Name</u>		Address	Type of Action
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				Remove
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		Pa	ge 2 of 3	

D. If amending any other information, enter change(s) here: (Attach additional sheets, if necessary.)

· See Amendment to the Company's Articles of Organization attached hereto.

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E. Effective date, if other than the date of filing: ______(optional) (If an effective date is listed, the date must be specific and cannot be prior to date of filing or more than 90 days after filing.) Pursuant to 605.0207 (3)(b) Note: If the date 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.

If the record specifies a delayed effective date, but not an effective time, at 12:01 a.m. on the earlier of: (b) The 90th day after the record is filed.

2019
Signature of a member or authorized tepresentative of a member
der, Esq.
Typed or printed name of signee
Page 3 of 3
Filing Fee: \$25.00

AMENDMENT TO ARTICLES OF ORGANIZATION OF 211 SE 4TH AVENUE DELRAY, LLC, A FLORIDA LEGAL ENTITY

The following is hereby added as the last Article to the Articles of Organization of this Company, as follows:

LAST ARTICLE

1. The sole dual purpose of this limited liability company ("<u>Dual Purpose Entity</u>") shall be the ownership, operation, management, maintenance, leasing and ultimate sale to a third party of residential real property, and improvements situated thereon, which are legally described as **Parcel I**:

The South 69.58 feet of Lots 7 and 8, Block 4, Osceola Park, according to the map or plat thereof, as recorded in Plat Book 3, Page(s) 2, of the Public Records of Palm Beach County, Florida the street address of which real property is 414 SE 4th Avenue, Delray Beach, FL 33483

Parcel II:

Lots 18 and 19, ROEBUCKS RESUBDIVISION OF BLOCK 103, DELRAY, according to the Plat thereof on file in the office of the Clerk of the Circuit Court in and for Palm Beach County, Florida, as recorded in Plat Book 2, Page 19, of the public records of, and lying and being in. Palm Beach County, Florida the street address of which real property is 211 SE 4th Ave, Delray Beach, FL 33483 Parcel I and Parcel II may be collectively referred to herein as the "Properties"), and this Dual Purpose Entity shall be restricted, and hereby covenants and agrees, as follows:

(a) not to engage in any business or activity whatsoever other than as aforesaid along with any activities which would be necessarily ancillary thereto;

(b) not to acquire or own any material assets other than (i) the Properties, and (ii) such incidental personal property as may be necessary or appropriate for the use and operation of the Properties; (c) not to incur any debt other than (i) the indebtedness held by the "<u>Holders</u>" (as defined below) secured by the Property ("<u>Mortgage Indebtedness</u>"), and (ii) liabilities incurred by this Dual Purpose Entity relating to the Property;

(d) not to merge into or consolidate with any person or entity or dissolve, terminate or liquidate in whole or in part, transfer or otherwise dispose of all or substantially all of its assets, stock or change its legal structure, while the Mortgage Indebtedness is outstanding without in each case the prior written consent of any and all holders of the Mortgage Indebtedness ("Holders");

(e) to preserve its existence as an entity duly organized and validly existing under the laws of the State of Florida and, without the prior written consent of the Holders, not to amend, modify, terminate or fail to comply with the provisions of the "<u>Organizational Documents</u>" (as defined below) of this Dual Purpose Entity, as the same may be further amended or supplemented, if such amendment, modification, termination or failure to comply would materially adversely affect the ability of this Dual Purpose Entity to perform its obligations hereunder, under the Mortgage Indebtedness Note or under any of the other loan documents (collectively "Loan Documents") which relate to and/or evidence/secure the Mortgage Indebtedness. For purposes of this Amendment, the "<u>Organizational Documents</u>" of this Dual Purpose Entity shall mean all documents evidencing and/or relating to the formation of this company and the continued existence and good standing of this company; (f) not own any subsidiary or make any investment in, any person or entity without the consent of the Holders.

2. This Dual Purpose Entity shall be further restricted and/or required, and further covenants and agrees, as follows, until the Mortgage Indebtedness is fully satisfied of record:

(a) to maintain books and records separate from any other person or entity;

(b) to maintain its accounts separate from any other person or entity;

(c) not to commingle assets with those of any other person or entity;

(d) to maintain financial statements separate from any other person or entity;

(e) to pay its own liabilities out of its own funds;

(f) to observe all required corporate formalities;

(g) to maintain an arm's length relationship with its members, managers, managing members and any affiliates;

(h) not to guarantee or become obligated for the debts of any other person or entity person or hold out its credit as being available to satisfy the obligations of others;

(i) not to acquire obligations or securities of its members;

(i) to use separate stationery, invoices, and checks;

(k) not to pledge its assets for the benefit of any other person or entity or make any loans or advances to any person or entity;

(I) to hold itself out solely as a separate Dual Purpose Entity;

(m) to correct any known misunderstanding regarding its separate identity;

(n) not to make any changes to the structure of it current management or ownership, and

(o) not to sell the Dual Purpose Entity or any interest therein.

3. The unanimous consent of all of the members, managing members or managers, as the case may be of the Dual Purpose Entity as well as the prior written consent of the Holders shall be required to:

(a) file, or consent to the filing of, a bankruptcy or insolvency petition or otherwise institute insolvency proceedings;

(b) dissolve liquidate, consolidate, merge, or sell all or substantially all of the assets of this company; (c) engage in any other business activity; or

(d) amend the Organizational Documents of this Dual Purpose Entity.

4. To the maximum extent permitted by law, upon the occurrence of any event which will terminate this Dual Purpose Entity (as may be provided in the Organizational Documents of this Dual Purpose Entity or as otherwise provided by applicable law), a vote of the majority of the remaining members shall be sufficient to continue the life of this Dual Purpose Entity. In the event a majority vote to continue the life of this Dual Purpose Entity is not obtained, no asset of this Dual Purpose Entity that is collateral or that secures the Mortgage Indebtedness may be sold, transferred, conveyed, liquidated or otherwise disposed of (except as permitted under the Loan Documents) without the consent of the Holders. The Holders may continue to exercise all of their rights under the Loan Documents and shall be entitled to retain their lien on the Properties until the Mortgage Indebtedness has been paid in full or otherwise discharged and satisfied of record.

5. To the extent this Article conflicts with any other provisions of the Organizational Documents of the company or any other documents pertaining to this company or any other organizational or formation document of this Dual Purpose Entity, this Article shall control.

END OF AMENDMENT