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(City/State/Zip/Phone #)
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(Business Entity Name)
(Document Number)
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Advanced Incorporating Service

1317 California Street P.O. Box 20396 Tallahassee, FL 32316 Phone: 850-222-CORP Fax: 850-575-2724 Email: orders@aisincfl.com Website: www.aisincfl.com

NAME OF ENTITY	
ABC-RMB LLC	
	FOR OFFICE USE ONLY
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Notes:	

ARTICLES OF ORGANIZATION FOR FLORIDA LIMITED LIABILITY COMPANY

ARTICLE I - Name:	
The name of the Limited Liability Company is:	
ABC-RMB LLC	
(Must contain the words "Limited Liability Co	ompany, "L.L.C.," or "LLC.")
•	
ARTICLE II - Address:	
The mailing address and street address of the principal office of the	Limited Liability Company is:
D 1 1 1000 111	
Principal Office Address:	Mailing Address:
136 N. Martel Ave.	136 N. Martel Ave.
Los Angeles, CA 90036	Los Angeles, CA 90036
ARTICLE III - Registered Agent, Registered Office, & Register	
(The Limited Liability Company cannot serve as its own Registered another business entity with an active Florida registration.)	Agent. You must designate an individual or
another business entity with an active Prorida registration.)	
The name and the Florida street address of the registered agent are:	
Phillips, Cantor & Shalek, P.A	
Name	· · · · · · · · · · · · · · · · · · ·
4000 Hollywood Blvd., Suite 500	ด พ
Florida street address (P.O. Box	
. toriou street address (1.0. Dox	Tite acceliance)

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 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..

State

Zip

Holywood

City

(CONTINUED)

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Title:	uthorized Member	Name and Address:
"MGR" = Ma		
	nager	Michael Curcio
<u> </u>		136 N. Martel Ave.
		Los Angeles, CA 90036
-		
		
CLE V: Effective	nt if necessary) date, if other than the date of the specific of the date must be specificated.	filing: (OPTIONAL)
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\$125.00 Filing Fee for Articles of Organization and Designation of Registered Agent \$ 30.00 Certified Copy (Optional)

\$ 5.00 Certificate of Status (Optional)

ARTICLE IV-

Rider to Articles of Organization of ABC-RMB LLC

Article VI. Special Purpose Entity.

- A. <u>Purpose</u>. The Company's business and purpose shall consist solely of the acquisition, ownership, operation and management of the real estate located at 18701 E. Hampden Avenue, Aurora, CO (the "<u>Property</u>") and such activities as are necessary, incidental or appropriate in connection therewith.
- B. <u>Limitations</u>. The Company shall not merge, combine or consolidate with any other entity.
- C. <u>Company Property</u>. All property owned by the Company shall be owned by the Company as an entity and, insofar as permitted by applicable law, no member of the Company shall have any ownership interest in any Company property in its individual name or right, and each member's ownership interest in the Company shall be personal property for all purposes.

D. Separateness/Operations Matters. The Company shall:

- (a) maintain books and records and bank accounts separate from those of any other person;
- (b) maintain its assets in such a manner that it is not costly or difficult to segregate, identify or ascertain such assets;
- (c) hold regular meetings, as appropriate, to conduct the business of the Company, and observe all customary organizational and operational formalities;
- (d) hold itself out to creditors and the public as a legal entity separate and distinct from any other entity;
- (e) prepare separate tax returns and financial statements, or if part of a consolidated group, then it will be shown as a separate member of such group;
- (f) allocate and charge fairly and reasonably any common employee or overhead shared with affiliates;
- (g) transact all business with affiliates on an arm's-length basis and pursuant to enforceable agreements;
- (h) conduct business in its own name, and use separate stationery, invoices and checks;
- (i) not commingle its assets or funds with those of any other person; and

- (j) not assume, guarantee or pay the debts or obligations of any other person.
- (k) pay its own liabilities out of its own funds;
- (l) pay the salaries of its own employees and maintain a sufficient number of employees in light of its contemplated business operations;
- (m)not hold out its credit as being available to satisfy the obligations of others;
- (n) not acquire obligations or securities of its shareholders;
- (o) not pledge its assets for the benefit of any other entity or make any loans or advances to any entity;
- (p) correct any known misunderstanding regarding its separate identity; and
- (q) intend to remain solvent and maintain adequate capital in light of its contemplated business operations.
- E. <u>Subordination of Indemnities</u>. All indemnification obligations of the Company are fully subordinated to any obligations respecting the Property and such indemnification obligations shall in no event constitute a claim against the Company if cash flow in excess of amounts necessary to pay obligations under the Loan is insufficient to pay such indemnification obligations.
- F. <u>Further Limitations Regarding Lending Institution</u>. Notwithstanding any other provisions of these Articles and any provision of law that otherwise so empowers the Company, and so long as any obligations secured by a security instrument (eg. mortgage or deed of trust) to a lending institution remain outstanding and not discharged in full, without the consent of all members, the Company shall not and no officer or manager of the Company shall cause the Company to:
 - (a) engage in any business or activity other than those set forth in Article VI.A. above;
 - (b) borrow money or incur indebtedness other than normal trade accounts payable and lease obligations in the normal course of business (subject to the limitations contained in the security instrument), or grant consensual liens on its property; except that the Company is hereby authorized to obtain financing secured by the lien on the property evidenced by a Mortgage, Assignment of Rents and Leases, Collateral Assignment of Property Documents, Security Agreement and Fixture Filing filed in the official public records of Arapahoe County, Colorado for the benefit of a lender (the "Mortgage"), and to obtain such other indebtedness expressly permitted therein or in the documents related to the Mortgage;
 - (c) dissolve, wind-up or liquidate;

- (d) sell or lease, or otherwise dispose of, all or substantially all of its assets:
- (e) file a voluntary petition or otherwise initiate proceedings to have the Company adjudicated bankrupt or insolvent, or consent to the institution of bankruptcy or insolvency proceedings against the Company, or file a petition seeking or consenting to reorganization or relief of the Company as debtor under any applicable federal or state law relating to bankruptcy, insolvency, or other relief for debtors with respect to the Company; or seek or consent to the appointment of any trustee, receiver, conservator, assignee, sequestrator, custodian, liquidator (or other similar official) of the Company or of all or any substantial part of the properties and assets of the Company, or make any general assignment for the benefit of creditors of the Company, or admit in writing the inability of the Company to pay its debts generally as they become due or declare or effect a moratorium on the Company debt or take any action in furtherance of any such action;
 - (f) merge, combine or consolidate with any other entity.

Notwithstanding the foregoing and so long as any obligation secured by a security instrument remains outstanding and not discharged in full, neither the officers nor managers of the Company shall have any authority to take any action in items (a) through (d), (f) or (g) without (1) the prior written consent of the holder of the security instrument.