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FLORIDA LIMITED LIABILITY CO. GUIDANT LEGAL SOLUTIONS, PLLC

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January 14, 2020

FLORIDA DEPARTMENT OF STATE
Division of Corporations

GARY W HUSTON

SUBJECT: GUIDANT LEGAL SOLUTIONS, PLLC

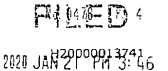
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Tyrone Scott Regulatory Specialist II New Filings Section FAX Aud. #: H20000013741 Letter Number: 220A00001014



SECRETARY OF STATE TALLAHASSEE, FL

ARTICLES OF ORGANIZATION OF GUIDANT LEGAL SOLUTIONS, PLLC

The undersigned subscriber to these Articles of Organization, desiring to form a professional limited liability company pursuant to the Florida Professional Service Corporation and Limited Liability Company Act, Chapter 621, Florida Statutes, and being a natural person competent to contract, hereby makes, subscribes, acknowledges and files these Articles for the purpose of forming a professional limited liability company under the laws of the State of Florida.

ARTICLE I (NAME)

The name of this professional limited liability company is GUIDANT LEGAL SOLUTIONS, PLLC (the "Company").

ARTICLE II (DURATION)

The Company shall have perpetual duration.

ARTICLE III (PURPOSE)

The Company shall have all of the powers stated in the Florida Professional Service Corporation and Limited Liability Company Act, Chapter 621, Florida Statutes, as such chapter presently exists and may hereafter be amended. However, the Company is organized for the sole and specific purpose of rendering professional legal service and shall have as its members only other professional limited liability companies, professional corporations, or individuals who themselves are duly licensed or otherwise legally authorized to render the same professional service as the Company. The Company must not engage in any business other than the rendering of the professional services for which it is specifically organized; however, nothing herein or in any provisions of existing law applicable to limited liability companies shall be interpreted to prohibit the Company from investing its funds in real estate, mortgages, stocks, bonds, or any other type of investments, or from owning real or personal property necessary for the rendering of professional services. The Company must not render professional services

except through its members, officers, employees and agents who are duly licensed or otherwise legally authorized to render such professional services within Florida; however, this provision shall not be interpreted to include in the term "employee," as used herein, clerks, secretaries, bookkeepers, technicians, and other assistants who are not usually and ordinarily considered by custom and practice to be rending professional services to the public for which a license or other legal authorization is required; and nothing contained herein shall be interpreted to require that the right of an individual to be a member of the Company is dependent upon the present or future existence of an employment relationship between him or her and the Company, or his or her present or future active participation in any capacity in the production of the income of the Company or in the performance of the services rendered by the Company.

ARTICLE IV (PRINCIPAL OFFICE AND REGISTERED AGENT)

The street address of the Company's Initial principal office shall be 3736 Bengal Road, Gulf Breeze, FL 32563 and its mailing address shall be the same. The Company's principal office may hereafter be at such other place or places as the members from time to time may determine. The name of the initial registered agent of the Company shall be Gary W. Huston and the Florida street address of the registered agent is 17 W. Cedar Street, Suite 3, Pensacola, FL 32502.

ARTICLE V (MANAGEMENT)

The Company is to be managed by one or more managers and is, therefore, a managermanaged Company.

ARTICLE VI (MEMBERS)

Members may be admitted, at such times and on such terms and conditions as determined by a majority in interest (or such greater percentage as may be specified from time to time in the Company's Operating Agreement) of the members. However, no person shall be admitted as a member of the Company unless such person is a professional corporation, a professional limited liability company, or an individual, each of which or whom must be duly licensed or otherwise legally authorized to render the same specific professional services as

those for which the Company is organized. If any member, officer, manager, agent or employee of the Company who has been rendering professional service to the public becomes legally disqualified to render such professional services within Florida or accepts employment that, pursuant to existing law, places restrictions or limitations upon the person's continued rendering of such professional services, that person shall sever all employment with, and financial interests in, the Company. No member of the Company may sell or transfer ownership interest in the Company except to another professional corporation, professional limited liability company, or individual, each of which or whom must be eligible to be a member of the Company. No member of the Company shall enter into any type of agreement vesting another person with the authority to exercise any of that member's voting power in the Company.

ARTICLE VII (CONTINUATION)

The Company shall not be dissolved but instead shall continue notwithstanding the death, retirement, resignation, expulsion, bankruptcy or dissolution of a member or the occurrence of any other event terminating membership in the Company; however, in any such event, a majority in interest of the remaining members (or such greater percentage as may be specified from time to time in the Company's Operating Agreement) shall have the right upon the occurrence of any such event to elect to dissolve the Company.

ARTICLE VIII (EFFECTIVE DATE)

The date of commencement of the Company's existence, and the time and date that these Articles of Organization become effective, shall be when filed with the Florida Department of State, as evidenced by its date and time endorsement on this document.

H20000013741

IN WITNESS WHEREOF, the undersigned authorized representative of a member has executed the foregoing Articles of Organization on this ______ day of January, 2020.

Gary W. Huston,

Authorized Representative of a Member

STATE OF FLORIDA COUNTY OF ESCAMBIA

The foregoing instrument was acknowledged before me this ______ day of January, 2020, by Gary W. Huston, who did not take an oath, who stated that he executed the foregoing instrument as the authorized representative of a member of the professional limited liability company, and who:

is/are personally known to me.	
 produced current Florida driver's	i license as identification
produced	as identification.

Notary Public

NOTARY

Notary Stamp/Seal

CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN FLORIDA AND NAMING AGENT UPON WHOM PROCESS MAY BE SERVED

In compliance with Section 608.415, Florida Statutes, the following is submitted: That GUIDANT LEGAL SOLUTIONS, PLLC, desiring to organize or qualify under the laws of the State of Florida, with its principal place of business at 3736 Bengal Road, Gulf Breeze, FL 32563, has named Gary W. Huston, whose business address is 17 W. Cedar Street, Suite 3, Pensacola, FL 32502, as its agent to accept service of process within Florida.

GUIDANT LEGAL SOLUTIONS, PLLC

GARY W. HUSTON, Authorized Representative of a Member

H20000013741

ACCEPTANCE

Having been named as registered agent and to accept service of process for the above stated professional limited liability company at the place designated in this certificate, I hereby accept the appointment and the obligations of my position as registered agent and I agree to act in that 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 608, F.S.

January 14, 2020

Gary W. Huston, Registered Agen

SECRETARY OF STATE