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e enclosed Articles of	Amendment and fee(s) are s	abmitted for filing.	
hase return all correspo	ondence concerning this matter	er to the following:	
	MICHAEL A ANIDJAR	· ·	
	•	Name of Person	
	ANIDJAR LAW		
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Division of C		Division of Corporations	
P.O. Box 631	27	The Centre of Tallahassee	
Tallahassee, Fl. 32314		2415 N. Monroe Street, Suite 8	H0

Tallahassee, FL 32303



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AMENDED ARTICLES OF ORGANIZATION OF HOLLYWOOD MANAGEMENT BY

The undersigned hereby execute and acknowledge the following Articles of Organization for the purpose of forming a limited liability company under the Limited Liability company law of Florida.

Article I: Name of Limited Liability Company

The name of the limited liability company is HollyHood Management LLC.

Article II: Principal Place of Business

The address of the company's principal place of business in this state is 4624 Hollywood Blvd. Suite 207 Hollywood, Florida 33021.

Article III: Registered Agents

3.1 Name and Status of Registered Agent

The name of the registered agent for service of process in Florida is Anidjar Law. The registered agent is a Florida professional association.

3.2 Address of Registered Agent

The address of the registered agent for service of process is 3389 Sheridan Street, #132, Hollywood Florida 33021.

Article IV: State Government as Registered Agent

The Secretary of State is hereby appointed the agent of Hollywood Management LLC for services process if the registered agent has resigned, the registered agent's authority has been revoked, or the agenument be found or served with the exercise of reasonable diligence. The address within Florida to who the Secretary of State shall mail a copy of any process against Hollywood Management LLC is 4624 Hollywood Blvd, Suite 203, Hollywood, Florida 33021.

Article V: Name and Address of Each Organizer

The name and business address of each organizer is:

Name	Address
Michael A. Anidjar	3389 Sheridan Street, #132 Hollywood, Florida 33021

Article VI: Perpetual Duration

The period of duration of Holly Hood Management LLC is perpetual.

Article VII: Form of Management

The management of HollyHood Management LLC shall be vested in the members. The names and stree addresses of the members are:

Name	Address
Michael A. Anidjar	3389 Sheridan Street, #132
	Hollywood, Florida 33021

7.1 Voting

Each percentage of membership interest has one vote on each matter on which the membership interest entitled to vote. Cumulative voting is not allowed. With respect to any matter, other than the election of the Managers, for which the affirmative vote of the holders of a specified portion of the membership interest entitled to vote is required by the Florida Limited Liability Company Act, and notwithstandin, that such Act may require a portion of the membership interest entitled to vote that exceeds that specific in this Article, the act of the Members on that matter shall be the affirmative vote of the holders of majority of the membership interest entitled to vote on that matter, rather than the affirmative vot otherwise required by such Act.

7.2 Company Actions

- (a) Any action required by the Florida Limited Liability Company Act, and any amendment to that act, shall be taken at any annual or special meeting of Members of the Limited Liability Company.
- (b) Or any action which may be taken at any annual or special meeting of Members of the Limited Liability Company, may be taken without a meeting, without prior notice, and without vote, if a consent or consents in writing, setting forth the action so taken, shall be signed by the holder or holders of membership interest having not less than the minimum number of votes the would be necessary to take such action at a meeting at which the holders of all membership interest entitled to vote on the action were present and voted.
- (c) Any such written consent must be dated, signed and delivered in the manner required by and shall be effective for the period specified by the Florida Limited Liability Company Act, and any amendments thereto, and the taking of any such action by written consent shall be subject a satisfaction of all applicable requirements of such Act.
- (d) Prompt notice of the taking of any action by Members without a meeting by less that unanimous written consent shall be given to those Members who did not consent in writing to the action.

7.3 Indemnification

- (a) The company shall indemnify every manager, and the manager's heirs, executors an administrators, against expenses actually and reasonably incurred by the manager, as well—against any amount paid upon a judgment in connection with any action, suit, or other proceeding, civil or criminal, to which the manager may be made a party by reason of hav abbeen a manager of this limited liability company.
- (b) This indemnification is being given because the manager(s) will be requested by a company to act for and on behalf of the company and for the company's benefit.
- (c) This indemnification is not exclusive of other rights to which the manager(s) may be entitled.
- (d) The manager(s) are entitled to the fullest indemnification allowed by the current law or as

the law may be amended after the adoption of these articles.

- (e) A manager shall be liable to the company for the following actions:
 - (1) Any breach of his or her duty of loyalty to the company, or to its members:
 - (2) An act or omission that was taken in bad faith and which constitutes a breach of the Manager's duty to the company by an act that is grossly negligent, malicious, intentional, as those terms are defined at law:
 - (3) A transaction in which the manager benefits to the detriment of the company , its members.
 - (4) An action for which the manager is liable at law and for which a indemnification is not allowed.

Article VIII: Purpose

HollyHood Management LLC has been formed for the following purposes: to manage and leasexecutive offices, and to conduct or promote any lawful business or purpose permitted by the laws of Florida.

Article IX: Right To Continue Business

In the event of the death, retirement, resignation, expulsion, bankruptcy, or dissolution of a member or the occurrence of any other event that terminates the continued membership of a member in Hollywoo Management LLC, the remaining members have the right under the operating agreement to continue the business of Hollywood Management LLC.

Article X: Tay Treatment

HollyHood Management LLC is intended to be treated as a partnership for purposes of federal incomparation.

Article XI: Certificate of Membership

A member's interest in HollyHood Management LLC may be evidenced by a certificate of membershi, interest signed by Michael Anidjar, which may be assigned or transferred. The right to assign or transfer a member's interest in HollyHood Management LLC is limited by the provisions set forth in the Operating Agreement.

Article XII: Capital and Additional Members

Members shall not be required to make additional contributions to the capital of the company. Additional members shall be admitted upon the written consent of all the members. There are no preemptive rights on behalf of any Member.

Executed by the undersigned organizer on April 1, 2021.

ORGANIZER: