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FLORIDA LIMITED LIABILITY CO. 501KM, L.L.C.

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Help

ARTICLES OF ORGANIZATION FOR FLORIDA LIMITED LIABILITY COMPANY

ARTICLE I - Name: The name of the Limited Liabil	ity Company is:				
501KM, L.L.C.	lain the words "Limited L	iability Company,	"L.L.C.," or "LLC.")		
ARTICI.E B - Address: The mailing address and street:					
	nal Office Address:		Mailing Add	ress:	
1245 COURT STRI CLEARWATER, F			COURT STREET ARWATER, FL 33756		
ARTICLE III - Registered Ag (The Limited Liability Compan another business entity with an The name and the Florida street	y cannot serve as its own l active Florida registration	Registered Agent. ' 1.)	nt's Signasure: You must designate an ir	rdividual or	
	KENNETH J. CROT				
		Name			
	1245 COURT STREE				
	Florida street address	(P.O. Box <u>NOT</u> a	cceptable)		
	CLEARWATER	FT.	33756		
	City	State	Zip		
Having been named as registered place designated in this certificate further agree to comply with the pam familiar with and accept the o	e, I hereby accept the appa provisions of all statutes ra bligations of my posttiple	intment as register lating to the proper	ed agent and agree to act and complete performa as provided for in Chapte	t in this capacity. I nge of my duties, and I	
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Tille: "AMBR" = Authorized Member "MGR" = Manager	Name and Address:
MGR	SOLKAMogint L.L.C. if Wygming LLC 1248 COURT STREET CLEARWATER, FL 33756
<u> </u>	
(Use attachment if necessary)	
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ATTACHMENT TO ARTICLES OF ORGANIZATION OF 501KM, L.L.C., A FLORIDA LIMITED LIABILITY COMPANY

ARTICLE VI: Written Operating Agreement

Any operating agreement entered into by the Members of the Limited Liability Company, and any amendments or restatements thereof, shall be in writing, and shall govern all matters relating to the governance of the affairs of the Limited Liability Company, the conduct of its business and the relations of its Members, including without limitation, the amendment of these Articles. No oral agreement among any of the Members or Managers of the Limited Liability Company shall be deemed or construed to constitute any portion of, or otherwise affect the interpretation of, any written operating agreement of the Limited Liability Company, as amended and in existence from time to time.

ARTICLE VII: Voting and Non-Voting Membership Interests

The Company shall consist of one percent (1%) of the ownership interests having voting Membership rights and ninety-nine percent (99%) of the ownership interests have non-voting Membership rights. The holders of the one percent (1%) voting Membership Units shall have a fiduciary duty to vote their Membership Interests based upon the same standard which applies to General Partners of a Limited Partnership in the State of Florida. The non-voting Members shall have rights as provided under the Florida Statutes, and as would apply to the Limited Partners of a Florida Limited Partnership. The Members may designate by written agreement and/or certificate of ownership whether Membership Interests that they are acquiring are voting or non-voting, but if not specifically designated, any issued Member Interests shall be considered to be non-voting.

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