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PLORIDA DIVISION OF CORPORATIONS

PLORIDA DIVISION OF CORPORATIONS 1:54 PM PUBLIC ACCESS SYSTEM (((N95000008297))) ELECTRONIC FILING COVER SHEET TO: DIVISION OF CORPORATIONS CORPORATIONS FROM: FILINGS, INC. DEPARTMENT OF 3732 NW 16TH ST STATE OF FLORIDA 409 EAST GAINES STREET STATE FT CAUDERDALE PL 33311- TALLAHASSEE, PL 32399 CONTACT: TERESA ROMAN PAX1 (904) 922-4000 PHONE: (904) 385-6735 FAX: (904) 385-6761 LIMITED LIABILITY COMPANY NAME: (((H95000008297))) DOCUMENT TYPE: SIGNATURE AIRCRAFT SALKS, L.C. FAX AUDIT NUMBER: H95000008297 STATUS: REQUESTED DATE REQUESTED: 07/27/1995 TIME REQUESTED: 13:53:48 CERTIFIED COPIES: 0 CERTIFICATE OF STATUS: O NUMBER OF PAGES: 10 METHOD OF DELIVERY: MAIL ESTIMATED CHARGE: \$285.00 ACCOUNT NUMBER: 072720000101 Note: Please print this page and use it as a cover sheet when submitting documents to the Division of Corporations. Your document cannot be processed without the information contained on this page. Remember to type the Pax Audit number on the top and bottom of all pages of the document. (((H95000008297))) ** ENTER 'M' FOR MENU. **

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95 AUG -3 PK 3: 27 SECRETARY OF STATE TALLAHASSEE, FLORID

ARTICLES OF ORGANIZATION

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SUSTATURE AIRCRAFT SALES, L.C.

A Florida Limited Liability Company (F8 Section 608,401)

The undersigned, hereby certify that we have associated ourselves together for the purpose of forming a limited liability Company under the laws of the State of Florida pursuant to Fin. Stat. 608.401 entitled the Florida Limited Liability Company Act, providing for the formation, rights, privileges, and immunities of limited liability companies for profit. We do hereby adopt the following Acticles as the Charter and authority for the conduct of business of such Emissed liability company.

ARTICLE I

NAME

The name of the limited liability company shall be SIGNATURE AIRCRAFT SALES.

LuCia, and its principal place of business shall be in the City of Ft. Lundertials, County of Broward, State of Florida, but it shall have the power and authority to establish branch offices at much place or places as may be designated by the members.

ARTICLE II

DURATION

The period of this Company's duration shall be not more than 30 years, unless terminated by the unanimous written agreement of all members or by the death, retirement, resignation, expansion, bankruptcy or dissolution of a member or upon the occurrence of any other event

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which terminates the continued membership of a member, unless the business of the Company is continued by the content of all the remaining members, or by amendment of these Articles of Organization providing for the continued solutions of the Company subsequent to the formsoling events.

ARTICLE III

PURPOSES AND FOWERS

The sature of the business or business to be transacted and which this limited liability company is authorized to transact, in addition to those authorized by the laws of the Sixts of Fiorida, and the powers of the limited liability company, shall be an follows:

- I. To engage in any activity or business authorized under the Florida statutes
- 2. In general, to carry on any and all incidental business; to have and exercise all the powers combined by the laws of the States of Florids, and to do any and all things herein at a forth so the same extent as a natural param might or could do.
- 3. To purchase or otherwise acquire, undertake, carry on, improve, or develop, all or any of the business, good will, rights, assets, and liabilities of any person, firm, association, or corporation carrying on any kind of business of a similar nature to that which this limited liability company is sutherized to early on, pursuat to the provisions of the Articles; and to hold, willing, and in any manner dispose of the rights and property so acquired.
- 4. To exter into and make all processary contracts for its business with any person, entity, partnership, ansociation, corporation, domestic or foreign, or any domestic or foreign state, government, or governmental sufficiency, or of any political or administrative subdivision,

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or department thereof, and to perform and entry out, assign, cancel, or rescind any of such contracts.

- To exactise all or any of the limited liability company powers, and to carry out all or any of the purposes, enumerated berein otherwise granted or permitted by law, while acting as agent, momines, or attorney-in-fact for any persons or corporations, and perform and services under contract or toherwise for any corporation, joint stock company, association, perture thin, firm, syndicate, individual, or other extity, and in such especity or under such errangement develop, improve, stabilite, strengthen, or extend the property and commercial interest thereof, and to aid, assist, or participate in any lawful enterprise in connection therewith or incidental to such agency, representation, or service, and to render any other service or assistance insofar as it inwfully may under the laws of the State of Florida, providing for the Strates, rights, privileges, and immunities of limited liability companies for profit.
- 6. To do everything necessary, proper, advisable, or convenient for the ecocomplishment of any of the purposes, or the amainment of any of the objects, or the furtherance of any of the powers herein set forth, either alone or in association with others incidental or pataining to, or going our of, or connected with its business or powers, provided the same shall not be inconsistent with the laws of the State of Florida.
- 7. The several clause in this statement of the general nature of the business or businesses to be transacted shall be construed as both purposes and powers of this limited Hability company, and statements contained in each clause shall, except as otherwise expressed, but in no way limited or restricted by reference from the terms of any other clause. They shall be regarded as independent purposes and powers.

Nothing iterain contained shall be deemed or construed as authorizing or permitting, or purporting to authorize or permit the limited liability company to carry on any inciness, exercise any power, or do my act which a limited liability company may not, under the laws of the State of Fluxida, lawfully corry on, exercise, or do.

ARTICLE IV

CAPITAL CONTRIBUTIONS

Capital contributions in the amount of \$1000.00 dollars in cash or properly contributed to the limited liability company by its members. Additional contributions of \$.0. dollars shall be made by all members of the limited liability company when such due and payable. A Member shall not receive out of the limited liability company property any part of his or its contribution to capital until:

- all liabilities of the Company, except liabilities to Members on account of their contributions to capital, have been paid or sufficient property of the Company remains to pay them;
- (b) the consent of all Members is had, unless the natura of the contributions to capital may be rightfully demanded;
- (c) these Articles of Organization are canceled or so amended as to set out the withdrawal reduction.

A Manufest shall be entitled to the return of his or its contribution in the manner provided for in the requisitions of the Company.

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ARTICLE V

PROFITS AND LOSSES

The members shall be entitled to the net profits arising from the operation of the limited liability company business that remain after the payment of the expenses of conducting the business of the Hurisad liability company. Each member shall be entitled to a distributive share of the profits. The distributive share of the profits shall be determined and paid to the members [_____].

All losses that occur in the operation of the limited liability company business shall be paid out of the capital of the limited liability and the profits of the business, or, if such sources are insufficient to cover such losses, by the members as agreed to in the Bylaws of this limited liability company. Except as otherwise provided by law, no date shall be contracted nor liability incurred by or on behalf of this Company except by the Manager(s) or if managed by the Members, by any Member of this Company, unless otherwise provided berein.

ARTICLE VI

LIMITED LIABILITY COMPANY POWERS

All limited Hebility company powers shall be enercised by or under the authority of, and the business and affairs of this limited liability company shall be managed under the direction of, the members of this limited liability company according to company regulations. This article may be amended from time to time in the regulations of this limited liability company by a massimous water of the members of the limite liability company.

ARTICLE VII

PRINCIPAL PLACE OF BUSINESS

The principal office of this limited liability company shall be located at:

2700 West Cypress Creak Road, Suize D-131, City of Pt. Landerdale, County of Broward, State
of Florida.

ARTICLE VIII

MANAGEMENT

This Harited liability company will be initially managed by the persons stated below until the first secoting of the members when successors are elected and qualify according to the Operating Agreement entered into between the members. The Manager (or Managers) who shall be elected samually by the Mambers of the Company in the manner prescribed by and provided in the negatistics of the Company. Such Manager(s) shall also hold the offices and have the responsibilities accorded to them by the Members and more particularly described in the Operating Agreement entered into between the Members of such Manager(s).

The name(s) and address(ss) of the Member(s) is/are as follows:

Name Address

Michael T. Honey 6604 Via Regins, Boos Raton, FL 13433

Judith Housey 6604 Via Regins, Boca Raton, FL 33433

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ARTICLE IX

INITIAL REGISTERED OFFICE AND REGISTERED AGENT

The address of the initial registered office of the limited liability company is as follows: KLEINFELD & SPIVACE, P.A., One S.E. Third Avenue, Suite 1940, City of Mismi, County of Dade, State of Florida, and the same of its initial registered agent is Lawrence A. Caplan, Esq.

ARTICLE X

RESTRICTIONS ON MEMBERSHIP

Additional Mambers may be admitted upon the approval of a majority of the Mambers of the Company, upon the written application of such new Mamber, in the seasons ast forth in the Bylaws of this Company. Upon death, retirement, resignation, expalsion, banksuptcy, or dissolution of members, or the commence of any other event that terminates the commend membership of a member in the limited liability company, the remaining members shall have the right to continue the business upon meaninous consent of such remaining members.

Transferability or assignment of a Member's interest must be in accord with the Operating Agreement. However, if all of the remaining Members of this Company do not approve of such proposed transfer or assignment by unanimous written consent, the transferes of the interest of such member shall have no right to participate in the management of the business and affairs of this company or to become a Member. The transferes shall be extitled to receive only the share

of profits or other compensation by way of income, and the return of contributions to which that Manufer otherwise would be entitled.

ARTICLE XI

AMENDMENT OF REGULATIONS

The power to adopt, sinc, amend, or repeal the Regulations of this Company shall be vested in the Members) of the Company. The power to adopt, after, amend or repeal the regulations of the limited liability company shall be vested in the Members unless vested in the Members unless vested in the Manager(s) of the company by any amendments of the Articles of Organization. Regulations adopted by the Members or by the Manager(s) may be repealed or altered, new Regulations may be adopted by the Members, and the Members may prescribe in any Regulation made by them that such Regulations may not be altered, amended or repealed by the Manager(s).

Informal action by members may be taken without a marting if consent in writing setting forth the action so taken is algord by all Members who would be entitled to vote on such action at a meeting and is filed with the Manager(s) of the Company as part of its records.

ARTICLE XII

AMENDMENT OF ARTICLES OF ORGANIZATION

Any amendment to these Articles of Organization shall be on such form prescribed by the Secretary of State of the State of Florida containing such terms and provisions constitunt with Florida Statum 608 as shall be prescribed by the Department of State, and shall be signed and sworn to by all Members of the Company. In the event a new Member is added by such amendment, it shall be also signed by the Member to be added. AUG- 3-95 THU 11:27 AM

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EXECUTION

The undersigned, being the initial managers of this limited listifity company, hereby cartify that the foregoing constitutes the proposed Articles of Organization of SIGNATURE AIMCRAFT SALES, L.C.

IN WITNESS WHEREOF, for the purposes of forming this limited liability company under the laws of the State of Plotida, we, the undersigned, constituting the initial incorporators , here executed these Articles of Organization this 14 day of Tilly , 1995 MICHAEL T. HONEY, Idital orgulace HONEY, initial organizer I HEREBY AM FAMILIAR WITH AND ACCEPT THE DUTIES AND RESPONSIBILITIES AS REGISTERED AGENT FOR SAID LIMITED LIABILITY COMPANY. The State of Florida } County of 120,000 I hereby cartify that on this day before me, an officer duly authorized in the abovementioned state and county to take acknowledgments, personally appeared MICHAEL T. HONEY and HIDITH RONEY, known to me to be the person described in and who executed the facegoing instrument and acknowledged before me that _____ executed the same. Witness my hand and official seal in the above-mentioned county and state this 4 day de 1995 NOTARY PUBLIC My Commission expires on_ [Scal] Name of Parties, State of Par DHARE D'ALTSSARDED

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Carrin, Exp. June 7, 1996 Carrin, No. DC 205603

AFFIDAVIT OF MEMBERSHIP AND CONTRIBUTIONS

The undersigned members of SIGNATURE AIRCRAFT SALES, L.C. deposes and says:

- 1) The above named limited liability company has at least two (2) azembers;
- 2) the total amount of such contributed by the members is \$1,000.00; and
- the total amount of seak or property anticipeted to be contributed by members is \$1,000.00.

In neverdance with Section 608.408(3), Florida Statutes, the execution of this affidavit constitutes an affirmation under the penalties of perjuty that the facts stated herein are true.

MICHAEL T. HONEY Member

TURNEY BANK

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SECRETARY OF STATE
TALLAHASSEF FI OBIG.

FLE NOW: Fee after May 1, will be \$263.75

F	E NOV	V: Fee afte	r May 1,	will b	be \$	263.75	_		1	WO.	
LIMITED LIABILITY COMPANY ANNUAL REPORT Secretary of State Division of Corrobations							2000 10 1010: 15				
FILING FEE Annual Report \$100.00 • \$138.78 Corporation Supplemental Fee \$ 238.75 Make Check Payable To: FLORIDA DEPARTMENT OF STATE 1 Name and Making Address of Limited Liability Company DOCUMENT #L95000000599								\ , , ,	<i>(f)</i>	A SHIP A SHIP	
SIGNATURE AIRCRAFT SALES, L.C. 2700 WEST CYPRESS CREEK ROAD SUITE D-131 FT. LAUDERDALE FL							18. Principal Place of Business Address 2700 WEST CYPRESS CREEK ROAD SUITE D-131 FT. LAUDERDALE FL				
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	7. Nam	e and Address of Current	Registered Agent		 -	Name	8. Name and Ad	dress of New R	egistered /	\gent	
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its regist as regist	ered office or re- lered agent, and	sions of Sections 608.416 a gistered agent, or both, in the d accept the obligations					tive vote of a major	ily of the mambe			
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10. Title	Ma	naging Members/Managers		В	Businoss	Street Address		City	, State and	Zip Code	
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MEM	HONEY, JUDITH 5604 VI			VIA	REG	SINA		BOCA RA	ATON E	°L	
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FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

May 2, 1996

SIGNATURE AIRCRAFT SALES, L.C. 7501 E. PEMBROKE RD. PEMBROKE PINES, FL. 33023

SUBJECT: SIGNATURE AIRCRAFT SALES, L.C.

Ref. Number: L95000000599

We have received your document for the above limited liability company and your check(s) totaling \$238.75; however, the document <u>has not been filed</u> and is being returned for the following:

A member or manager listed in block 10 or on an attachment must sign the report on line 11.

NOTE: YOU HAVE 30 DAYS FROM THE DATE OF THIS LETTER TO MAKE THE CORRECTIONS AND RETURN THE DOCUMENT AND NOT HAVE TO PAY THE LATE FEE OF \$25.00.

PLEASE RETURN A COPY OF THIS LETTER WITH THE CORRECTED DOCUMENT TO: DIVISION OF CORPORATIONS. P.O. BOX 6327. TALLAHASSEE, FLORIDA 32314.