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COVER LETTER

Department of State Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

SUBJECT:	DOMES	STICATION OF SPRING WRIG	HT INC.
Enclosed is an	original and one (1)	copy of the Certificate of Domestication	and a check for:
FEES:			
Article	s of Incorporation an	d Certified Copy \$ 78.75	
OPTIONAL:			21 TA
Certific	cate of Status	\$ 8.75	
		ALBERTO N. MORIS, ESQ.	ASS ASS
		Name (printed or typed)	men men
	8700 V	WEST FLAGLER STREET, SUITE 1	20 🚉 🔅 🗀
		Address	56
		MIAMI, FL 33174	
		City., State.& Zip	
		305 559 1600	
		Daytime Telephone Number	
Certificate of Domestication \$ 50.00 Articles of Incorporation and Certified Copy \$ 78.75 Total to domesticate and file \$128.75 OPTIONAL: Certificate of Status \$ 8.75 ALBERTO N. MORIS, ESQ. Name (printed or typed) 8700 WEST FLAGLER STREET, SUITE 120 Address MIAMI, FL 33174 City, State.& Zip 305 559 1600			
	E-mail address:	(to be used for future annual report not	fication)

CERTIFICATE OF DOMESTICATION

The undersigned,		LISA LYNN WRIGHT,	PRESIDE	PRESIDENT ,			
	<u> </u>	(Name)	(Title)				
of		SPRING WRIGHT INC.	a foreig	n corporation,			
		(Corporation Name)					
in a	accordance with s	s. 607.1801, Florida Statutes, does hereby certify	y :				
1.	The date on whi	ch corporation was first formed was	JAN 10	_,2006			
2.	The jurisdiction	where the above named corporation was first fo	rmed, incorporate	d, or otherwise			
	came into being	g was NEW YORK		·			
3.	The name of the	corporation immediately prior to the filing of the	nis Certificate of D	omestication			
	was SPRING V	VRIGHT INC.					
4.	The name of the	corporation, as set forth in its articles of incorp	oration, to be filed	pursuant to			
	s. 607.0202 and	607.0401 with this certificate is SPRING WR	IGHT INC.				
5.	The jurisdiction that constituted the seat, siege social, or principal place of business or central administration of the corporation, or any other equivalent jurisdiction under applicable law, immediately before the filing of the Certificate of Domestication was NEW YORK						
6.	Attached are Floto s. 607.1801.	orida articles of incorporation to complete the do	omestication requi	rements pursua			
Ιa	m PRESIDE	NT, of SPRING WRIGHT INC.					
an	d am authorized t	to sign this Certificate of Domestication on beha	lf of the corporation	on and have do			
so	this the <u>26</u> da	ay of JANUARY		2018			
		1 300 1 100 1		HASS			
		(Authorized Signature)					
		(Manorized Signature)	1.08 (S)	AH 8: 56			
		Filing Fee:	• قدمي	י ט			
		Certificate of Domestication	\$ 50.00				
		Articles of Incorporation and Certified Copy					
		Total to domesticate and file	\$129 <i>7</i> 5				

ARTICLES OF ORGANIZATION

OF

SPRING WRIGHT INC.

The undersigned incorporator, for the purpose of forming a corporation under the laws of the State of Florida, adopts the following Articles of Incorporation:

ARTICLE 1 - NAME

The name of the corporation is: SPRING WRIGHT INC.

ARTICLE II - NATURE OF BUSINESS

The general character or nature of the business to be transacted by this corporation is screen imaging.

A) To transact any and all lawful business for which corporations may be incorporated under the Florida General Corporation Act.

ARTICLE III – CAPITAL STOCK

The maximum number of shares of stock that this corporation is authorized to have outstanding at any time is Two Hundred (200) shares of common stock, each share having the par value of One (\$.01) Cent currency of the United States of America.

Shares may be issued only for a consideration having a value, in the judgment of the Board of Directors, at least equivalent to the full par value of the stock to be issued. All shares issued shall be fully paid and non-assessable.

ARTICLE IV - PRE-EMPTIVE RIGHTS

In the event that any authorized, but un-issued stock, is to be issued, or any new class of stock shall be created, or the authorized number of shares of any class shall be increased, or any bonds, notes, debentures, or other securities, convertible into stock, are to be issued, the holders of shares of the corporation at the time such authorized, but un-issued stock, such new class of stock, or such increase is offered for subscription or such bonds, notes, debentures, or other securities convertible into stock are offered for sale, shall have the right to subscribe for the share of such authorized, but un-issued stock, the shares of such new class of stock, the shares of such increased stock, or to buy such bonds, notes, debentures, or other securities, convertible into stock, before the same is offered for public subscription or sale, in proportion to the number of shares owned respectively by each of the holders of such stock.

ARTICLE V - TERM OF EXISTENCE

This corporation shall have perpetual existence.

ARTICLE VI – ADDRESS

The initial address of the principal office of this organization is to be 10 Venetian Way, #1105, Miami Beach, Florida 33139. The Board of Directors may, from time to time, designate such other address and place of the principal office of this corporation as it may see fit.

ARTICLE VII - DIRECTORS

The number of directors may be increased from time to time in the manner set forth in the By-laws, but the number of directors shall never be less than one.

ARTICLE VIII - INITIAL DIRECTORS

The name and address of the first Board of Directors who shall hold office until their successors are elected or appointed and have qualified, are as follows:

LISA LYNN WRIGHT 10 Venetian Way, Suite 1105 Miami Beach, Florida 33139

ARTICLE IX - INCORPORATION

The name and street address of the first Officers who shall hold office until their successors are elected or appointed and have qualified, are as follows:

LISA LYNN WRIGHT, President 10 Venetian Way, Suite 1105 Miami Beach, Florida 33139

ARTICLE X – INCORPORATOR

The name and street address of the incorporator of these Articles of Incorporation is:

Alberto N. Moris, Esquire 8700 West Flagler Street, Suite 120 Miami, FL. 33174

ARTICLE XI - CONFLICT OF INTEREST

No contract between this corporation and other corporations or another individual shall be invalidated solely by reason of the fact that one or more of the officers or directors of this corporation are officers or directors of the said other corporation, or by reason of the fact that one or more of the officers and directors of this corporation may be the other individual or individuals contracting with this corporation.

ARTICLE XII - AMENDMENT

These Articles of Incorporation may be amended in the manner provided by law. Every amendment shall be approved by the Board of Directors, proposed by them to the stockholders, and approved at a stockholders meeting by a majority of the stock entitled to vote thereon, unless all directors and all the stockholders sign a written statement manifesting their intention that a certain amendment of these Articles of Incorporation be made.

ARTICLE XIII - SERVICE OF PROCESS

All legal service shall be made upon ALBERTO N. MORIS, ESQUIRE, the Registered Agent, at 8700 W. Flagler Street, Suite 120, Miami, Florida 33174.

ARTICLE XIV - INDEMNIFICATION OF OFFICERS AND DIRECTORS

Each director and officer of the corporation now or hereafter serving as such, shall be indemnified and be held harmless by the corporation against any and all claims and/or liabilities to which he has or shall become subject by reason of serving or having served as such director or officer, or by reason of any action alleged to

have been taken, omitted, or neglected by him as such director or officer; and the corporation shall reimburse each such person for all legal expenses including legal expenses on appeal matter.

The right of indemnification hereinabove provided for shall not be exclusive of any rights to which any director or officer of the corporation may otherwise be entitled by law.

IN WITNESS WHEREOF, the foregoing Articles of Incorporation were executed this 26th day of January, 2010.

By: ALBERTO N. MORIS

STATE OF FLORIDA)

COUNTY OF DADE)

The foregoing instrument was acknowledged before me this 26th day of January, 2010, by ALBERTO N. MORIS. ALBERTO N. MORIS is personally known to me.

Shirley P. Solis

COMMISSION # DD829109

EXPIRES: OCT. 07, 2012

WWW.AARONNOTARY.com

My Commission Expires:

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

IN COMPLIANCE WITH SECTION 48.091, FLORIDA STATUTES, THE FOLLOWING IS SUBMITTED:

FIRST: **SPRING WRIGHT INC.** WITH ITS PRINCIPAL PLACE OF BUSINESS AT 10 VENETIAN WAY #1105, MIAMI BEACH, STATE OF FLORIDA, 33139, HAS NAMED ALBERTO N. MORIS, LOCATED AT 8700 WEST FLAGLER STREET, SUITE 120, MIAMI, FLORIDA 33174 AS ITS AGENT TO ACCEPT SERVICE OF PROCESS.

DATED: JANUARY 26, 2010

ALBERTO'N. MORIS, Incorporator

HAVING BEEN NAMED TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE-STATED CORPORATION, AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY AGREE TO ACT IN THIS CAPACITY, AND I FURTHER AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATIVE TO THE PROPERTY AND COMPLETE PERFORMANCE OF MY DUTIES.

DATED: JANUARY 26, 2010

ALBERTO N. MORIS, Registered A

ALBERTO N. MORIS