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13 SEP 17 AM 8: 23

SECRETARY OF STATE TALLAHASSEE, FLORIDA

ACCOUNT NO. : I2000000195

REFERENCE :

806749

AUTHORIZATION :

COST LIMIT : \$ 70.00

ORDER DATE: September 17, 2013

ORDER TIME : 10:05 AM

PLEASE FILE 1ST

ORDER NO. : 806749-005

CUSTOMER NO: 7569274

DOMESTIC FILING

NAME:

WEH ASSOCIATES, INC.

EFFECTIVE DATE:

<u>XX</u>	ARTICLES OF INCORPORATION CERTIFICATE OF LIMITED PARTNERSHIP ARTICLES OF ORGANIZATION
PLEASE	RETURN THE FOLLOWING AS PROOF OF FILING:
xx	CERTIFIED COPY PLAIN STAMPED COPY CERTIFICATE OF GOOD STANDING
CONTACT	PERSON: Susie Knight - EXT. 52956

EXAMINER'S INITIALS:

FILED

ARTICLES OF INCORPORATION In compliance with Chapter 607 and/or Chapter 621, F.S. (Profit)

13 SEP 17 AM 8: 23

SECRETARY OF STATE TALLAHASSEE, FLORIDA

ARTICLE I NAM The name of the corporat		nc.	TALLAHASSE
	VCIPAL OFFICE Principal street address	N	failing address, if different is:
379 Regatta D	rive		
Jupiter, FL 33	477		
ARTICLE III PURI	POSE ne corporation is organized is: To enga	ge in real	estate investment and
	ents and to do any lawful a		
-	nay be organized under the		· · · · · · · · · · · · · · · · · · ·
Corporation A		o i ronda c	, 40,11000
00,00,00,00,00,00			

ARTICLE IV SHA	RES 1,000 authorized		
ARTICLE V INIT	TAL OFFICERS AND/OR DIRECTORS	5	
Name and Title		Name and Title:	
Address	379 Regatta Drive	Address:	379 Regatta Drive
	Jupiter, FL 33477		Jupiter, FL 33477
Name and Title:	Stephen N. Fleischman, Vice Pres. & Secretary	Name and Title	Gerald W. Halle, Vice President
Address	2900 Linden Lane, #300	Address:	2900 Linden Lane, #300
7 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	Silver Spring, MD 20910		Silver Spring, MD 20910
	Edwin C. Halle, Vice President		Jonathan B. Hallo, Vice Pres. & Treasurer
Name and Title:		Name and Title	2900 Linden Lane, #300
Address	2900 Linden Lane, #300	Address:	Silver Spring, MD 20910
	Silver Spring, MD 20910		Silver Spring, MD 20810

FILED

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Name	and Tule:	Name and Ti	SECRETARY OF STATE TALLAHASSEE, FLORIDA
Addro	,		
,		, Walle, 35.	
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	***************************************		The state of the s
4 DOMEON PROPERTY			
ARTICLE VI	I <u>REGISTERED AGENT</u> Florida street address (P.O. Box NOT acceptable	e) of the registered	ngent is;
Name:	Warren E. Halle		
Address:	379 Regatta Drive		
	Jupiter, FL 33477		
			
ARTICLE V	II INCORPORATOR		
The name and	Inddress of the Incorporator is:		
Name:	Warren E. Halle		
Address:	379 Regatta Drive		
	Jupiter, FL 33477	_ 	
Having been this certificate	Article VIII To accept service of fire and as registered agent to accept service of fire a to a familiar with and accept the appointment as	cess for the above s registered agent	त्रेतिसी ट्रेन्ट्रिनार्धांका at the place designated in: and agree to act in this capacity
Wa	Halle Required Signature/Registered Agent		9/17/13
WarrenE.	Halle. Required Signature/Registered Agent		Date
	document and affirm that the facts stated herely he Department of State constitutes a third degree f		
wan	Halle Required Signature/Incorporator		4/17/13
Warren E.	Halle Required Signature/Incorporator		Date

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Article VIII: Except to the extent that the Florida Business Corporation Act prohibits the elimination or limitation of liability of directors for breaches of fiduciary duty, no director of the Corporation shall be personally liable to the Corporation or its stockholders for monetary damages for any breach of fiduciary duty as a director, notwithstanding any provision of law imposing such liability. No amendment to or repeal of this provision shall apply to or have any effect on the liability or alleged liability of any director of the Corporation for or with respect to any acts or omissions of such director occurring prior to such amendment.

Article IX: The Corporation shall, to the fullest extent permitted by Section 607.0850 of the Florida Business Corporation Act, as amended from time to time, indemnify each person who was or is a party of is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative, by reason of the fact that he is or was, or has agreed to become, a director or officer of the Corporation, or is or was serving, or has agreed to serve, at the request of the Corporation, as a director, officer or trustee of, or in a similar capacity with, another corporation, partnership, joint venture, trust or other enterprise (including any employee benefit plan), or by reason of any action alleged to have been taken or omitted in such capacity, against all expenses (including attorneys' fees), judgments, fines and amounts paid in settlement actually and reasonably incurred by him or on his behalf in connection with such action, suit or proceeding and any appeal therefrom.

With respect to any action, suit, proceeding or investigation for which indemnity will or could be sought, the Corporation will be entitled to participate therein at its own expense and/or to assume the defense thereof at its own expense, with legal counsel reasonably acceptable to the person seeking indemnification.

In the event that the Corporation does not assume the defense of any action, suit, proceeding or investigation for which indemnity will or could be sought, any expenses (including attorneys' fees) incurred by the person seeking indemnification in defending a civil or criminal action, suit, proceeding or investigation or any appeal therefrom shall be paid by the Corporation in advance of the final disposition of such matter upon receipt of an undertaking by the person indemnified to repay such payment if it is ultimately determined that such person is not entitled to indemnification under this Article, which undertaking may be accepted without reference to the financial ability of such person to make such repayment.

The Corporation shall not indemnify any such person seeking indemnification in connection with a proceeding (or part thereof) initiated by such person unless the initiation thereof was approved by the Board of Directors of the Corporation.

The indemnification rights provided in this Article (i) shall not be deemed exclusive of any other rights to which those indemnified may be entitled under any law, agreement or vote of stockholders or disinterested directors or otherwise, and (ii) shall inure to the benefit of the heirs, executors and administrators of such persons. The Corporation may, to the extent authorized from time to time by its Board of Directors, grant indemnification rights to other employees or agents of the Corporation or other persons serving the Corporation and such rights may be equivalent to, or greater or less than, those set forth in this Article.