SECRETARY OF STATE





APOSTILLE (Convention de La Haye du 5 octobre 1961)

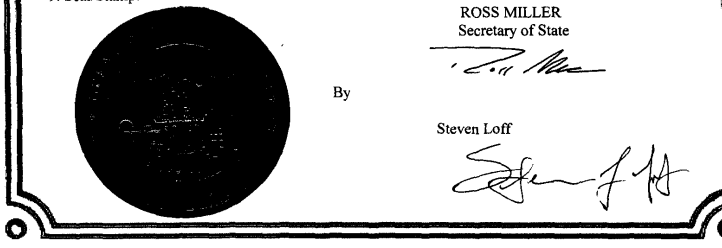
1. Country: United States of America

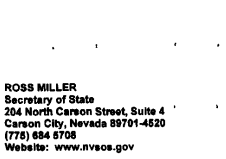
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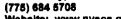
- 2. has been signed by ROSS MILLER
- 3. acting in the capacity of SECRETARY OF STATE
- 4. bears the seal/stamp of STATE OF NEVADA

CERTIFIED

- 5. at Carson City, Nevada, U.S.A.
- 6. the SEVENTH DAY OF SEPTEMBER, 2011
- 7. by **ROSS MILLER**, Secretary of State, State of Nevada, U.S.A.
- 8. 2011-04-SL 10. Signature:
- 9. Seal/Stamp:







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Articles of Organization
Limited-Liability Company
(PURSUANT TO NRS CHAPTER 86)

Filed in the office of	Document Number 20110649482-17		
Ross Miller	Filing Date and Time 09/06/2011 8:21 AM		
Secretary of State State of Nevada	Entity Number E0497432011-7		

USE BLACK INK ONLY - DO NOT HIGHLIGHT

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ABOVE SPACE IS FOR OFFICE USE ONLY

1. Name of Limited- Liability Company: (must contain approved limited-liability company wording; see instructions)	GLOBUS BUSINESS LLC		Check box if a Series Limited- lability Company
2. Registered Agent for Service of Process: (check only one box)	Commercial Registered Agent: CORPORATE CREATIONS NETWORK Name Noncommercial Registered Agent (name and address below) Office or Position (name and address	with Entit	y
	Name of Noncommercial Registered Agent OR Name of Title of Office or Other Position with	th Entity	
	8275 SOUTH EASTERN AVENUE #200 LAS VEGAS Street Address City	Nevada	89123 Zip Code
	Mailing Address (if different from street address) City	Nevada	Zip Code
3. Dissolution Date: (optional)	Latest date upon which the company is to dissolve (if existence is not perpetual):		I I I I I I I I I I I I
4. Management: (required)	Company shall be managed by: Manager(s) OR Mem	ber(s)	
5. Name and Address of each Manager or Managing Member: (attach additional page if more than 3)	1) PAMELA D. HALL Name 53 E St, Urb. Marbelia, MMG Tower, 16 Flr. Street Address City 2) Name Street Address City 3) Name Street Address City	State State State	Zip Code Zip Code Zip Code
6. Name, Address and Signature of Organizer: (attach additional page if more than 1 organizer)	DAVID LUNTZ Name 509 Madison Avenue, Suite 2002 Address City	NY State	10022 Zip Code
7. Certificate of Acceptance of Appointment of Registered Agent:	I hereby accept appointment as Registered Agent for the above named Er. X Authorized Signature of Registered Agent or On Behalf of Registered Agent Entity	ntity.	nber 2, 2011

This form must be accompanied by appropriate fees.

Nevada Secretary of State NRS 86 DLLC Articles Revised: 4-14-09

STATE OF NEVADA

ROSS MILLER Secretary of State



OFFICE OF THE SECRETARY OF STATE

Certified Copy

September 6, 2011

Deputy Secretary

for Commercial Recordings

Job Number: C20110906-1589 Reference Number: Expedite: Through Date:

The undersigned filing officer hereby certifies that the attached copies are true and exact copies of all requested statements and related subsequent documentation filed with the Secretary of State's Office, Commercial Recordings Division listed on the attached report.

Document Number(s) 20110649482-17 **Description** Articles of Organization Number of Pages 2 Pages/1 Copies



Certified By: Stephen Loff Certificate Number: C20110906-1589 You may verify this certificate online at http://www.nvsos.gov/ Respectfully,

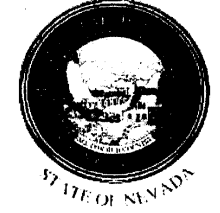
ROSS MILLER Secretary of State

Commercial Recording Division 202 N. Carson Street Carson City, Nevada 89701-4069 Telephone (775) 684-5708 Fax (775) 684-7138









LIMITED LIABILITY COMPANY CHARTER

I, ROSS MILLER, the Nevada Secretary of State, do hereby certify that **GLOBUS BUSINESS LLC** did on September 6, 2011, file in this office the Articles of Organization for a Limited Liability Company, that said Articles of Organization are now on file and of record in the office of the Nevada Secretary of State, and further, that said Articles contain all the provisions required by the laws governing Limited Liability Companies in the State of Nevada.



Certified By: Stephen Loff Certificate Number: C20110906-1589 You may verify this certificate online at http://www.nvsos.gov/ IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Great Seal of State, at my office on September 7, 2011.

· - . .

ROSS MILLER Secretary of State

			INBERTO MODA
ROSS MILLER Secretary of State 202 North Carson Street Carson City, Nevada 89701-420 (775) 684 5708 Website: www.nvsos.gov			Contractin de Greet
Registered Agent Acceptance			
(PURSUANT TO NRS 77.310)			
his form may be submitted by: a Commercial Registered loncommercial Registered Agent or Represented Entity. F Iformation please visit http://www.nvsos.gov/business/form	or more		
SE BLACK INK ONLY - DO NOT HIGHLIGHT		ABOVE SPACE I	S FOR OFFICE USE ONLY
Certificate of Acceptance of	of Appointment by	/ Registered /	Agent
n the matter of	GLOBUS BUSINESS	LLC	
	Name of Represented Busine		
CORPORATE CRE Name of Appointed Registered Agent	ATIONS NETWORK IN		am a:
b) noncommercial registered agent	· · · · · · · · · · · · · · · · · · ·		
8275 South Eastern Avenue #200 Street Address	Las Vegas City	Nevac	Zip Code
Mailing Address (if different from street address)	City		Zip Code
c) i represented entity accepting owr	L'a conformidad con	el numeral 5 de Afric	ulo 18 doite tov
Title of Office or Position of Person in Represente	d Entity Marzo 21 de 1.978, p dpL12 de Abril de 1.9	ublicada en el Registr 78 - DOX 26 - Va	Número 2386 de
Street Address	g wex e ma exhibe	Guayaquil.	
Mailing Address (if different from street address)	City 30 Mill	-	Zip Code
Ind hereby state that on September 2, 201	accepted the ar	ppointment as reg	istered agent for
he above named business entity.		DR. Jun	
X	The HALLAND	19/2/ IN XVIII de	oya Fleres
Authorized Signature of R.A. or On Behalf of R.A. Com	pany	Date	
*If changing Registered Agent when reinsl	ating, officer's signature	e required.	
V			
X Signature of Officer		Date	······

Revised: 10-16-08



LIMITED LIABILITY COMPANY AGREEMENT

OF

GLOBUS BUSINESS LLC

The undersigned, sole member of GLOBUS BUSINESS LLC, a limited liability company formed pursuant to and in accordance with the Limited Liability Company Act of the State of Nevada, hereby agrees as follows:

- 1. Name. The name of the Limited Liability Company formed hereby is GLOBUS BUSINESS LLC.
- 2. **Term.** The term of the Company shall continue forever unless dissolved before such time in accordance with the Nevada Limited Liability Company Law (NLLCL) and article eight of this Agreement.
- 3. **Purpose.** The Company is formed for the purpose of engaging in any lawful act or activity that limited liability companies may be formed under the NLLCL and engaging in any and all activities necessary or incidental to the foregoing, except that the Company shall be restricted from opening bank accounts in any part of the world except within the United States of America as defined by 31 C.F.R. 103.11(nn).
- 4. Registered Office. The registered office is to be located at:

Corporate Creations Network Inc. 8275 South Eastern Avenue #200, Las Vegas, NV 89123

- 5. Members. As used herein, the term "Member" shall mean any individual or entity who executes this Agreement and who is listed on the attached Schedules A and B as a member of the Company. The name, and business, residence, or mailing address of the Member is listed on attached Schedule A.
- 6. Management. Management of the Company shall be vested in its manager, PAMELA D. HALL. The Manager shall have the power to appoint officers, and/or managers to conduct the affairs and business of the Company, and have the power to represent the Company in any part of the world and conduct business on its behalf either singly or jointly. The Member shall not have the

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powers mentioned herein. Nevertheless, the member may remove officers, and or managers with or without cause.

7. Issuance of Units.

- (a) A "unit" means an interest in the Company representing a fractional part of the interests of all Member(s) equal to the quotient of one (1) divided by the total number of Units.
- (b) The Member(s) may issue additional units from time to time to existing or new Member(s). Units may be issued for any consideration, including, without limitation, cash or other property, tangible or intangible, received or to be received by the Company, or services rendered or to be rendered to the Company. At the time of authorization of the issuance of additional Units, the Member(s) shall state, by resolution, their determination of fair value to the Company in monetary terms of any consideration other than cash for which Units are to be issued.
- (c) Unless the Member(s) otherwise determine by unanimous vote, Member(s) holding units shall have the preemptive right to subscribe for additional units, securities convertible or exchangeable into units, and options, warrants, and rights to purchase additional units. Upon any proposed issuance of such securities, the Member(s) shall give notice of the proposed issuance to the holders of units, and such holders shall have the right to subscribe for such securities for the cash purchase price stated in such notice on a *pro rata* basis, with the right to oversubscribe to any securities that would otherwise be unsubscribed because of the failure of one or more Member(s) to subscribe for their *pro rata* amount. Any securities remaining unsubscribed after 30 days from the date of such notice may be sold at a cash purchase price stated in such notice.
- (d) The Member(s) may decide whether such units may be represented by, and issued in, the form of certificates. Any certificates so issued will be reflected in the records of the company and each certificate will be signed and validated by at least one member of the company who shall be duly authorized and appointed by a majority of the members to execute and validate such certificates. Such certificates will contain the name of the company, the name of the holder of the certificate, the number of the certificate, and the quantity units held by the holder of the certificate. The quantity of units stated on the certificates shall reflect what percent or proportion of units the certificate represents of the total units in the company.



(e) In the event the Company issues new units, the Member(s) then current proportions or percentages of their interests, which may result from the newly issued units, shall be reflected in the records of the Company. If the Company has issued certificates to its members, the Company shall issue new certificates reflecting the then current proportions or percentages of the holdings of each Member, which may result from the newly issued units, on the certificates.

8. Dissolution and Winding Up.

- (a) The Company shall be dissolved and its affairs shall be wound up upon the earlier of:
 - (i) The majority in interest of the Member(s) of the Company consent in writing to dissolve the Company:
 - (ii) The bankruptcy, death, dissolution, expulsion, incapacity or withdrawal of the Member(s) specified in the operating agreement, unless within thirty (30) days after such event the Company is continued either (1) by the vote or consent of all the specified Member(s) in the operating agreement, or if not specified, all the remaining Member(s) and (2) at all times during such thirty day period (30) there are no fewer than one (1) remaining Member(s).
 - (iii) A decree of judicial dissolution has been entered with respect to the Company under the NLLCL.
- (b) Upon the dissolution of the Company, the Member(s) shall proceed without any unnecessary delay to wind up the Company's business, and to pay or make due provision for the payment of all debts, liabilities and obligations of the Company and to make distributions to Member(s) as provided herein. The Member(s) shall continue to share profits and losses during liquidation in the same proportions as before liquidation. Except as expressly provided herein, no Member(s) shall have any obligation whatsoever to restore any deficit balance in his capital account. Each Member(s) shall be furnished with a statement prepared by his Company's accountant, which shall set forth the assets and liabilities of the company as of the date of dissolution. The proceeds of liquidation shall be distributed, as realized, in the following order and priority:
 - (i) To creditors of the Company, including Member(s) who are creditors, to

the extent otherwise permitted by laws in satisfaction of the liabilities of the Company (whether by payment or the making for reasonable de provision of payment thereof), other than liabilities for which reasonable provision for payment has been made and liabilities for distributions to members; and

- (ii) To Member(s) in accordance with the respective positive capital account balances of the members. Any Member(s) with a deficit in his capital account immediately prior to any liquidating distributions shall restore such deficit capital account balance to zero.
- 9. Capital Contributions. The Member(s) have contributed to the Company the following amounts, in the form of cash, property or services rendered, or a promissory note or other obligation to contribute cash or property or to render services as listed on Schedule B.
- 10. Additional Contributions. No Member is required to make any additional capital contributions to the Company.

11. Capital Accounts.

- (a) The company will maintain a separate capital account for each Member(s) and each member will be furnished with a statement of his capital account as of the close of each fiscal year of the Company.
- (b) The capital account of each member will be equal to said Member(s) capital contributions to the Company increased by the profits of the Company allocated to said Member(s) and decreased by the amount of any cash distributions and the fair market value of any property distributions made to said Member(s), and decreased by the losses allocated to said Member(s).
- (c) No interest will be paid by the Company to any Member(s) on any amount credited to his capital account.
- (d) In the event of a transfer of all or a portion of a Member(s) limited liability company interest in the Company pursuant to the provisions hereof, a separate capital account will be created for the transferee as of the effective date of such transfer, in which will be reflected the portion of the transferring Member(s) capital account transferred to the transferee, and the capital account of the transferring Member(s) will be correspondingly adjusted as of such date.



- 12. Allocation of Profits and Losses. The company's profits and losses shall be allocated in proportion to the respective percentage interests of the Member(s).
- 13. Distributions. Distributions shall be made to the Member(s) at the times and in the aggregate amounts as determined by the Member(s). Such distributions shall be allocated among the Member(s) in the same proportion as each Member(s) percentage interest.

14. Accounting.

- (a) The fiscal year of the Company shall be the calendar year.
- (b) Funds of the Company shall be deposited in its name in such bank account or accounts as may be designated by the Member(s).
- (c) The Member(s) shall keep, or cause to be kept, full and true books of account, in which each Company transaction shall be entered fully and accurately. Each Member(s) shall at all reasonable times have access thereto at the Company's principal place of business. The books shall be kept for an annual accounting period consisting of the calendar year.

15. Assignments.

- (a) A Member may not assign in whole or in part his limited liability company interest except upon unanimous consent of all the existing Member(s).
- (b) An assignee of a limited liability interest in the Company shall be admitted as a substitute member of the Company with respect to the portion of the limited liability company interest in the Company so assigned to him upon:
 - (i) the approval of all the members of the Company other than the Member(s) assigning his limited liability interest in the Company;
 - (ii) the execution and delivery to the Member(s) other than the Assigning Member by such assignee of an amendment of this Agreement; and
 - (iii) such assignee's permitted admission being reflected in the records of the Company.



enforceability of the remaining provisions hereof and any other application vill de thereof shall not in any way be affected or impaired thereby.

- 20. Amendments: Except for amendments caused by the assignment or issuance of limited liability interests or the admission of substitute or additional Member(s), in accordance with this Agreement, this agreement may be amended, supplemented, revoked or terminated only by a written agreement signed by a majority of the members.
- 21. Construction. Wherever the context permits, the use of any gender shall be deemed to include all genders and the singular shall include the plural and vice versa.
- 22. Successors. The terms and conditions of this agreement shall inure to the benefit of and be binding upon the parties hereto and, except as may be otherwise provided herein, their respective executors, administrators, heirs, permitted assigns and all other successors in interest.
- 23. **Partition.** The Member(s) hereby agree that no member, nor any successor to any member, shall have the right while this agreement remains in effect to have any property of the Company partitioned, or to file a complaint or to institute any proceedings at law or in equity to the property of the Company partitioned, and to the fullest extent permitted by law, each member, on behalf of itself and its successors, hereby waives any such right.
- 24. **Remedies Cumulative.** The rights and remedies provided by this agreement are cumulative of the use of any one right or remedy by any party shall not preclude or waive its right to use any or all other remedies. Said rights and remedies are given in addition to any other rights the parties may have by law, statute, ordinance, or otherwise.
- 25. Failure to Pursue Remedies. The failure of any party to seek redress for violation of, or to insist upon the strict performance of, any provision of this agreement shall not prevent a subsequent act, which would have originally constituted a violation, from having the effect of an original violation.
- 26. Captions. Titles or captions of sections and subsections contained in this agreement are inserted only as a matter of convenience and for reference, and in no way define, limit, extend or describe the scope of this Agreement or the intent of any provision hereof.

- 27. Counterparts. This agreement may be executed in any number of counterparts with the same effect as if all the parties had signed the same document. All counterparts shall be construed together and shall constitute one agreement, binding on all of the parties.
- 28. Governing Law. Agreement and the rights, remedies and obligations of the parties hereunder, and of their heirs, successors and permitted assigns, shall be governed by and interpreted in accordance with the laws of Nevada, and all rights, remedies and obligations shall be governed by laws without regard to the principles of the conflicts of laws.

IN WITNESS WHEREOF, the undersigned, intending to be legally bound hereby, have duly executed this Operating Agreement as of 6^{th} day of September, 2011.

SOLE MEM PURE MAN GEMENT INCORPORATED Represented by: Sole Member De conformidad con . mumerel 5 dei A noutoris dei la Ley Notarial reformada por el Decreto Supremo Nume e 2586 vic Marza 31 de 1.978, publicada en el Registre Oficial No. 564 del 12 de Abril de 1.978, DOY FE : Que la copia procedente qua se me exhibe.• Guayaquil 13 OCT DR. Humbertd Whya Elore Guayau Notario XXXV 8

Marzo 31 de 1.978, del 12 de Abril de 1 Us conformidad con el numeral s Votarial reformada que se me exhíbe.- Guayaquil luevonsta de i. uplicada en DR. Hum 007 Notario Decrete 100 F e ORGANIZED UNDER THE LAWS OF 2386 ds Stente THE STATE OF NEVADA THE STATE OF NEVADA On September 6, 2011 BEARING STATE OF NEVADA FILE NUMBER E0497432011-7 **GLOBUS BUSINESS LLC** No. 1 UNIT 100% THIS CERTIFIES THAT *** PURE MANAGEMENT INCORPORATED *** is a member of the above named Limited Liability Company holding the percentage of unit interests in the Company as reflected in the upper right hand corner of this certificate and is therefore and otherwise entitled to the full benefits and privileges of such membership, subject to the duties and obligations, as more fully set forth in the Limited Liability Company Agreement. IN WITNESS WHEREOF, the Limited Liability Company has caused this Certificate to be executed by its duly authorized manager this 6th day of September, 2011. Ð A PAMELA D. HALL Sole Manager

WRITTEN CONSENT OF THE SOLE MEMBER

OF

GLOBUS BUSINESS LLC

The undersigned being the sole member of GLOBUS BUSINESS LLC, a Nevada limited liability company ("The Company"), authorizing actions to be taken on written consent without a meeting, does hereby consent to the adoption of the following resolution:

RESOLVED

That following be, and is hereby, elected as the manager of the Company, to serve until such time as their successors are duly elected and qualified or until such person's earlier resignation or removal:

PAMELA D. HALL

Date: September 6, 2011.

PURE MANAGEMENT INCORPORATED

Represented by: Sole Member

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DR. Mumberto Moya Flores elo XXVIII de Guayaquil N

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GLOBUS BUSINESS LLC Schedule"A"

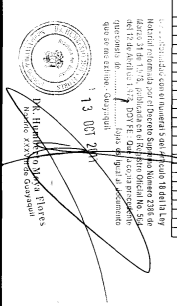
File Number: E0497432011-7

Date of Incorporation: September 6, 2011

Date	Members Name	Address	Unit Number	Capital Contribution
September 6, 2011	PURE MANAGEMENT INCORPORATED	Calle 54 Este, Panamá, República de Panamá	1	US\$1,000.00
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	D: contormidad Notarial reloma Marzo 31 da 1.9 que consta de que se me ext que se me ext			
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GLOBUS BUSINESS LLC SCHEDULE B

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	······································	SCHEDULE B	
DATE	NAME	CAPITAL CONTRIBUTION	PERCENTAGE OF PARTICIPATION
September 6, 2011	PURE MANAGEMENT INCORPORATED	US\$1,000.00	100%
			· · · · · · · · · · · · · · · · · · ·