

ARTICLES OF ORGANIZATION

Parties

The parties (hereinafter referred to as the “**Organizers**”) hereby agree to form a Limited Liability Company (hereinafter referred to as the “**LLC**”) pursuant to the laws of the State of **{STATE HERE}**.

Entity name

The Organizers agree that the name and location of the entity are:

Duration/Dissolution

The Organizers hereby agree that the LLC will exist indefinitely, and that the dissolution of the LLC will only occur in cases enlisted below:

Purpose

The Organizers agree that this LLC is created for the following purposes:

Registered agent

The Organizers agree that the information of the LLC's registered Agent's are as follows

Name: {FILL HERE}

Address: {FILL HERE}

State: {FILL HERE}

Country: {FILL HERE}

Postal Code: {FILL HERE}

Board meetings

The Organizers agree that a written notice will be sent to all the Organizers {#} days prior to the meeting in cases of a board meeting.

The Organizers also agree that the LLC's annual reports will be delivered {WEEKLY/MONTHLY/YEARLY}

Liability

The Organizers agree that they will not be held liable for any debts and/or obligations incurred by the LLC.

Amendments

The Organizers agree that any amendments made to this Agreement must be in writing where they must be signed by the Organizers of this business and Agreement.

As such, any amendments made by the Organizers will be applied to this Agreement.

Severability

In an event where a provision of this Agreement is found to be void and/or unenforceable by a court of competent jurisdiction, then the provisions remaining will continue to be enforced.

Dispute resolution

Any dispute and/or difference arising out of or related to this Agreement will be submitted to {Arbitration/mediation/negotiation} according to, and subject to the laws of {FILL HERE}.

Governing law

This Agreement will be governed by and construed according to the laws of {FILL HERE}.

Entire agreement

This Agreement is complete and with respect to the subject matter herein, supersedes all and any prior agreements, understandings, and conditions, expressed or implied, written or oral, of any nature with respect to the subject matter herein.

The expressed terms control and supersede any course of performance and/or usage of the trade inconsistent with any of the terms herein.

Signature and date

The Organizer(s) hereby agree to the terms and conditions set forth in this Agreement and such is demonstrated throughout their signatures below:

ORGANIZER

ORGANIZER

DATE

DATE

TEMPLATE FAQs

1. Do I need an attorney to file articles of organization?

You don't need an attorney to file articles of organization. Taking a DIY approach is totally doable, especially with this guide in your back pocket. However, consulting legal counsel licensed in your state could be super useful if you want to ensure you're doing everything right and staying compliant.

2. Is the term articles of organization the same as an LLC?

The term articles of organization is not the same as an LLC. Articles of organization are the legal documents you file with your state government that outline the basic structure and operation of your LLC. You need to file articles of organization to officially establish your LLC, which stands for Limited Liability Corporation, a form of business organization.

3. Does an LLC need articles of organization?

Yes, your LLC needs articles of organization to become official according to state laws. They give your business legal recognition and outline its structure—like a blueprint for your LLC! Without articles of organization, you don't have a legally recognized LLC.

4. Should I use a template for my articles of organization?

The real question is: *Why wouldn't* you use a template for your articles of organization? Using a template is a great place to start, and will help simplify the process overall, but always make sure to check your local state requirements to be on the safe side.

Good luck out there, business owners! You got this.

