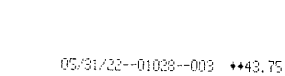
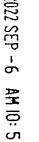
J74102

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(Address)				
(Address)	_			
(City/State/Zip/Phone #)	_			
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FLORIDA DEPARTMENT OF STATE Division of Corporations

August 25, 2022

TRICITIES MORTGAGE GROUP BRUCE HARRINGTON 1664 E. STONE DR. #D KINGSPORT, TN 37660

SUBJECT: C.N.L. ENTERPRISES, INC.

Ref. Number: J74102

We have received your document for C.N.L. ENTERPRISES, INC. and your check(s) totaling \$43.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The document must have original signatures.

The amendment must be adopted in one of the following manners:

(1)If an amendment was approved by the shareholders, one of the following statements must be contained in the document.

(a)A statement that the number of votes cast for the amendment by the shareholders was sufficient for approval, -or-

(b)If more than one voting group was entitled to vote on the amendment, a statement designating each voting group entitled to vote separately on the amendment and a statement that the number of votes cast for the amendment by the shareholders in each voting group was sufficient for approval by that voting group.

(2)If an amendment was adopted by the incorporators or board of directors without shareholder action.

(a)A statement that the amendment was adopted by either the incorporators or board of directors and that shareholder action was not required.

The date of adoption of each amendment must be included in the document.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6050.

Tammi Cline Regulatory Specialist II Supervisor

Letter Number: 822A00018939

www.sunbiz.org

Division of Cornerations - P.O. BOX 6327 -Tallahassee, Florida 32314

COVER LETTER

TO: Amendment Section Division of Corporations		
	(SEE AHARHED EXPLANATIO	w)
SUBJECT: Filing of REST	ATEMENT OF ARTICLE	·s of Incomporate
DOCUMENT NUMBER: Articles of	F THEOLOGRAPION FOR J	74102 CN.L. Enten
The enclosed Articles of Correction and fee		,
Please return all correspondence concernin	g this matter to the following:	
Bruce Harring Tow Name of Contact Person		. 21
GNC. Enterprises INC	J74102	127 SEP -
1664 E SENE Prime S		2022 SEP -6 AH 10: 56
Kingsport TN.	3766	0:56
Bharri 1014 a Gol E-mail address: (to be used for future annual rep	ort notification) 561-30	9-8577
For further information concerning this ma	tter, please call:	
Rouge HArring TOW Name of Contact Person	at (_561)309 Area Code	- 8577 ne Number
Enclosed is a check for the following amou	int:	
☐ \$35.00 Filing Fee	☐ \$43.75 Filing Fee & Certific	ate of Status
\$\frac{1}{4}\$ \$43.75 Filing Fee & Certified Copy	☐ \$52.50 Filing Fee, Certificat Certified Copy	e of Status &
Mailing Address: Amendment Section Division of Corporations P.O. Box 6327 Tallahassec, FL 32314	Street Address: Amendment Sect Division of Corp The Centre of Ta 2415 N. Monroe	orations

Tallahassee, FL 32303

Articles of Conschin

05/19/2022

To

Florida Department of Corporations Amendment Department Articles of

Correction

Subject

Filing Articles of Correction for C.N. L. Enterprises, Inc. J74102

Issue

I recently requested and received on 04/14/2022 a certified True and Correct Copy of my Companies Articles of Incorporation which I have included a copy of the letter from the Department of State.

The original Articles of Incorporation for this Company were received and Filed on May 21 1987 with an effective date of June 3 1987.

The certified Copy I received on 04/14/2022 from the Dept of State is not fully legible.

I am trying to register my corporation to do business in the State of Virginia. I sent the certified copy of my Articles of Incorporation received from you to them and they have rejected my filing as the documents are not fully legible. They have requested a certified copy of the fully legible copies of my Articles of incorporation. If a fully legible copy of my Articles of Incorporation is not available then they have requested that I refile a restatement of a legible copy of the Articles of Incorporation with the State of Florida and get a new Certified Copy from the state of Florida of the Articles of restatement. See attached letter.

Please either send me a certified fully legible copy of my original articles of incorporation, if possible, or please file the restatement articles of incorporation I have also enclosed and send me a certified copy of them. I have included the fee of \$43.75 as required. Please contact me with any additional questions you may have.

Thank You

Bruce H Harrington

Ph. 561 309 8577 email bharri1014@aol.co

Please Let this letter Confirm that the attached Amendment of restatement of the original Articles of Incorporation for C.N.L. Enterprises, Inc. have been accepted and adopted on 09/06/2022 by the original incorporator and 100% shareholder of the corporation. No other action is required.

Thank You,

Bruce Harrington, original incorporator 100% shareholder

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RESTATEC

ARTICLES OF INCORPORATION

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CINIL ENTERPRISES, INC

<u> ARTICLE I – Name</u>

The name of this corporation is C.N.L. ENTERPRISES, INC.

ARTICLE II - Duration

This corporation shall have a perpetual duration beginning on June 3th 1987

ARTICLE III - Purpose

The purpose or purposes for which the corporation is organized is to engage in the practice of development and selling of real estate mortgage packages and to do everything necessary, proper and convenient for the accomplishment of said purpose and to do all other things incidental to them or connected with them and for the purpose of transacting any or all lawful business not specifically forbidden by the Florida Corporation Laws or by other Laws or these Articles of incorporation.

Article IV—Capital Stock

This Corporation is Authorized to issue ten thousand 10,000 shares of ten cent (\$-10) par value Common Stock, which shall be designated "Common Shares".

ARTICLE V—Preferences, Limitations and

Relative Rights of Shares of Capital Stock

Section 1, Dividends

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The holders of record of Common Shares shall be entitled to be entitled to cash dividends when and as declared by the Board of Directors at the dates per annum and at the time and in the manner determined by the Board of Directors in the resolution authorizing such cash dividends.

Section 2, Voting Rights

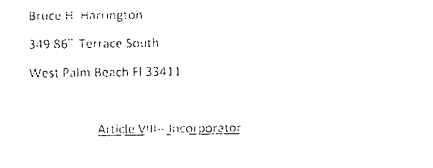
Except as otherwise provided by law, the entire voting power for the election of directors for all other purposes shall be vested exclusively in the holders of the outstanding Common Shares.

Article VI — Initial Registered Office and Agent

The street address of the initial registered office of this corporation is 349.86". Terrace South, West Palm Beach FI 33411, and the name of the initial registered agent of this corporation is Bruce H. Harrington, 349.86". Terrace South, West Palm Beach FI, 33411.

Article VII - Initial Board of Directors

This corporation shall have one director initially. The number of directors may be increased or diminished from time to time by the bylaws but shall never be less than one. The name and address of the initial director is:



The name and address of the person signing these Articles of Incorporation is Bruce H. Harrington, 349 $\,$ 86 $^{\rm th}$ Terrace South West Palm Beach Fl. 33411

Article IX—Bylaws

The Power to adopt, alter, amend or repeal bylaws shall be vested in the Board of Directors and shareholders.



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Article X—Cumulative Voting

At each election for directors, every shareholder entitled to vote at each election shall have the right to cumulate his vote by giving one candidate as many votes as the number of directors to be elected at that time multiplied by the number of shares or by distributing such votes on the same principal among any number of such candidates. Notice must be given by any shareholder to the president or vice - president of said corporation not less than twenty-four hours prior to the time set for the holding of a shareholders meeting for the election of directors that said shareholder intends to cumulate his vote at said election.

Article XI - Shareholder Voting

Majority consent of the stockholders of the corporation shall be required for any shareholder action.

Article XII—Approval of shareholders

Required for a merger.

The approval of the shareholders of this corporation to any plan of merger shall be required in case, whether or not such approval is required by law.

Article XIII—Indemnification

The cornoration shall indemnify any officer or director or any former officer or director to the full extent permitted by law.

Article XIV -- Amendment

This corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation, or any amendment hereto and any right conferred upon shareholders is subject to this reservation.

IN WITNESS WHEREOF, the undersigned subscribed has executed these Articles of

Incorporation this 19" day of May 1987.

restated

9-6-2020

Bruce H. Harrington, incomparator

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