8/16/24, 3:45 PM

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From: Kaity Toon

lorida Department of State Division of Corporations

Electronic Filing Cover Sheet

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To:

Division of Corporations

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From:

Account Name : C T CORPORATION SYSTEM

Account Number : FCA000000023 : (614)280-3338 Fax Number : (614)573-3996

Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please.

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COR AMND/RESTATE/CORRECT OR O/D RESIGN OXFORD RESOURCES, INC.

Certificate of Status	0
Certified Copy	1
Page Count	8 🗀
Estimated Charge	\$43.75

Please apply original application date 8/16/2024

Electronic Filing Menu

Corporate Filing Menu

To; ،

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

The Articles of Incorporation have been restated in their entirety according to the attached Exhibit A.	ARTICLE I NAME Oxford Resources, Inc.	
The Articles of Incorporation have been restated in their entirety according to the attached Exhibit A.	ARTICLE 11 RESTATEDARTICLES The text of the Restated Articles is as follows:	
	The Articles of Incorporation have been restated in their entirety according to the attached E	xhibit A.
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To: .

ARTICLE III OFFICERS AND/OR DIRECTORS (optional)

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:

(Attach additional sheets, if necessary)

Please note the officer/director title by the first letter of the office title:

P = President; V = Vice President; T = Treasurer; S = Secretary; D = Director; TR = Trustee; C = Chairman or Clerk; CE() = Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change, Mike Jones, V as Remove, and Sally Smith, SV as an Add.

Example:

X Change	PT	John Doe	
X Remove	<u>V</u>	Mike Jones	
X Add	<u>sv</u>	Sally Smith	
Type of Action (Check One)	<u>Title</u>	<u>Name</u>	Address
I) Change		-	
Add			5 2
Remove			2024 1.
2) Change		_	
Add			ζ.,
Remove			·
3) Change			<u> </u>
Add			
Remove			
4) Change			
Add			
Remove			
5) Change			
Add			
Remove			
6) Change			
Add			
Remove			
		•	

To: •

ARTICLE IV AMENDED REGISTERED AGENT (OPTIONAL)

The namean	d Florida street address (P.O.B	ox NOT acceptable) of the registered agent	is:				
Name:	C T Corporation	System					
Address:	1200 South Pine	1200 South Pine Island Road					
	Plantation, FL 33324						
		eptservice of process for the above stated co appointment as registered agent and agree t	o act in this capacity				
	Required Signature	/Registered Agent	Date Prof.				
<u>ARTICLE VI</u>	I ARTICLE CONSOLIDATION	<u>DN</u>	011				
These	restated articles of incorpo	oration consolidate all amendments i	nto a single document;				
ARTICLE VI Check if a	II <u>REQUIRED ADOPTION I</u>	<u>NFORMATION</u>	C.5				
_	•						
✓ The am	endment(s) is/are being fil	ed pursuant to s. 607.0120(11)€, F.S	5 .				
The date of if other than	feach amendment(s) ado to the date this document is	ption is:signed.					
Adoption o	of Amendment(s)	(CHECK ONE)					
	endment(s) was/were adop shareholder action was not	ed by the incorporators, or board of required.	director without shareholder				
		ed by the shareholders. Then numb/were sufficient for approval.	per of votes cast for the				
	nist he separately provided	oved by the shareholders through volfor each voting group entitled to vo					
		amendment was/were sufficient for	approval by				
	(voting	group)					

To: +

ARTICLE VIII EFFECTIVE DATE:

August 15, 2024 (OPTIONAL)

Effective date, if other than the date of filing: (OPTIONAL) (If an effective date is listed, the date must be specific and cannot be more than 90 days after the filing.)

Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.

I submit this document and affirm that the facts stated herein are true. I am aware that the false information submitted in a document to the Department of State constitutes a third degree felony as provided for in \$.817.155, F.S.

_{Dated:} August 15, 202

Signature:

(By a director, president or other officer – if directors or officers have not been selected, by an incorporator – if in the hands of a receiver, trustee or other court appointed fiduciary by that fiduciary)

Robert Gogel

(Typed or printed name of person signing)

Chief Executive Officer

(Title of person signing)

EXHIBIT A

FIRST RESTATED

ARTICLES OF INCORPORATION

OF

OXFORD RESOURCES, INC.

ARTICLE ONE

The name of the corporation is Oxford Resources, Inc. (the "Corporation").

ARTICLE TWO

C T The address of the registered office of the Corporation in the State of Florida is 1200 South Pine Island Road, in the City of Plantation, 33324. The name of its registered agent at that address is C T Corporation System.

ARTICLE THREE

The nature of the business or purposes to be conducted or promoted is to engage in any lawful act or activity for which corporations may be organized under the Florida Business Corporation Act, as amended from time to time.

ARTICLE FOUR

The total number of shares of the Corporation has authority to issue is 1,000 shares of Common Stock, par value of \$0.01 per share.

ARTICLE FIVE

The Corporation is to have perpetual existence.

ARTICLE SIX

Board Authorization. In furtherance and not in limitation of the powers conferred by statute, and subject to any restrictions set forth in the amendment provision of the by-laws of the Corporation, the Board is expressly authorized to make, after or repeal the by-laws of the Corporation.

Board Composition. The Board shall be divided into two classes. One class of Directors (the "Class I Directors") shall be comprised of four (4) directors, another class of Directors (the "Class II Directors") shall be comprised of one (1) director. At each succeeding annual meeting of the Stockholders of the Corporation, the successors to each class of directors shall be elected by the stockholders. As of the date hereof, each of the Class I Directors and Class II Directors shall be entitled to one (1) vote.

ARTICLE SEVEN

Meetings of stockholders may be held within or outside of the State of Florida, as the bylaws of the Corporation may provide. The books of the Corporation may be kept outside the State of Florida at such place or places as may be designated from time to time by the Board or in the bylaws of the Corporation. Election of directors need not be by written ballot unless the bylaws of the Corporation so provide.

ARTICLE EIGHT



To the fullest extent permitted by the Florida Business Corporation Act as the same exists or may hereafter be amended, a director of this Corporation shall not be liable to the Corporation or its stockholders for monetary damages for a breach of fiduciary duty as a director; provided that this provision shall not eliminate or limit the liability of a director (i) for any breach of the director's duty of loyalty-to the Corporation or its stockholders, (ii) for acts or omissions not in good faith or which involve intentional misconduct or a knowing violation of the law, (iii) for any matters in respect of which such director shall be liable under Chapter 607 of Title XXXVI of the Florida Business Corporation Act, or (iv) for any transaction from which the director derives an improper personal benefit. If the Florida Business Corporation Act is hereafter amended to authorize corporate action further limiting or eliminating the personal liability of directors, then the liability of the directors of the Corporation shall be limited or eliminated to the fullest extent permitted by the Florida Business Corporation Act, as so amended from time to time. Any repeal or modification of this Article Eight shall be prospective only and shall not adversely affect any limitation on the personal liability of a director of the Corporation existing at the time of such repeal or modification.

ARTICLE NINE

The Corporation shall indemnify its directors and officers to the fullest extent authorized or permitted by law, as now or hereafter in effect, and such right to indemnification shall continue as to a person who has ceased to be a director or officer of the Corporation and shall inure to the benefit of his or her heirs, executors and personal and legal representatives; provided, however, that, except for proceedings to enforce rights to indemnification, the Corporation shall not be obligated to indemnify any director or officer (or his or her heirs, executors or personal or legal representatives) in connection with a proceeding (or part thereof) initiated by such person unless such proceeding (or part thereof) was authorized or consented to by the Board. The right to indemnification conferred by this Article Nine shall include the right to be paid by the Corporation the expenses incurred in defending or otherwise participating in any proceeding in advance of its final disposition.

The Corporation may, to the extent authorized from time to time by the Board, provide rights to indemnification and to the advancement of expenses to employees and agents of the Corporation similar to those conferred in this <u>Article Nine</u> to directors and officers of the Corporation.

The rights to indemnification and to the advance of expenses conferred in this <u>Article Nine</u> shall not be exclusive of any other right which any person may have or hereafter acquire under this Amended Certificate, the bylaws of the Corporation, any statute, agreement, vote of stockholders or disinterested directors or otherwise.

Any repeal or modification of this <u>Article Nine</u> shall not adversely affect any rights to indemnification and to the advancement of expenses of a director or officer of the Corporation existing at the time of such repeal or modification with respect to any acts or omissions occurring prior to such repeal or modification.

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ARTICLE TEN

The Corporation reserves the right to amend, after, change or repeal any provision contained in this Amended Certificate in the manner now or hereafter prescribed herein and by the laws of the State of Florida, and all rights conferred upon stockholders herein are granted subject to this reservation.

* * * *

