P.01

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# FLORIDA PROFIT/NON PROFIT CORPORATION

MOL, INC.

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H06000295966 3

# ARTICLES OF INCORPORATION OF MOL, INC.

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The undersigned, for the purpose of forming a corporation not for profit under the provisions of Chapter 617 of the Florida Statutes, hereinafter referred to as the Corporation, hereby adopts the following Articles of Incorporation:

#### ARTICLE I - NAME

The name of the Corporation shall be MOL, INC.

# ARTICLE II - PRINCIPAL PLACE OF BUSINESS AND MAILING ADDRESS

The principal office and the mailing address of the Corporation shall be 7836 Cherry Lake Road, Groveland, Florida 34736.

#### ARTICLE III - PURPOSE AND POWERS

The purpose for which the Corporation is formed is to foster and promote comradely, fellowship and cooperation amongst and between individuals and organizations engaged in landscaping and horticultural efforts, and to improve communication, research and education with key decision markers in the private and public sector of such enterprises.

#### ARTICLE IV - MANNER OF ELECTION OF DIRECTORS

The manner in which the directors are elected or appointed is provided for in the Bylaws of this corporation.

#### ARTICLE V - TERM OF EXISTENCE

The corporation shall have perpetual existence.

# ARTICLE VI - BOARD OF DIRECTORS

- A. The business and affairs of the Corporation shall be managed by a Board of Directors, the members of which shall be hereinafter referred to as Directors.
- B. The initial Board of Directors of the Corporation shall consist of five (5) Directors, whose names and addresses are as follows:

#### H06000295966 3

NAME	ADDRESS
Timothee Sallin	7836 Cherry Lake Road Groveland, Florida 34736
Linda Adams	1533 Park Center Drive Orlando, Florida 32835
Dennis Higbie	1610 Avenue of the Stars Lake Buena Vista, Florida 32830
Bill Vaughn	1610 Avenue of the Start Lake Buena Vista, Florida 32830
Katy Moss Warner	7931 East Boulevard Drive Alexandria, Virginia 22308

C. The number of Directors shall be as provided in the Bylaws of the Corporation, but shall not be less than three (3).

# ARTICLE VII - BYLAWS

- A. The Board of Directors shall adopt Bylaws for the Corporation at a meeting of the Board of Directors following the filing of these Articles of Incorporation.
- B. The power to adopt, alter, amend or repeal the Bylaws of the Corporation may be exercised by the Board of Directors in accordance with the provisions of the Bylaws.

#### ARTICLE VIII - AMENDMENTS TO ARTICLES

These Articles of Incorporation may be amended as set forth in the Florida Statutes, as amended from time to time, or in accordance with the Bylaws of the Corporation.

# ARTICLE IX - REGISTERED OFFICE AND AGENT

A. The street address of the initial registered office of the Corporation shall be

7836 Cherry Lake Road Groveland, Florida 34736

B. The name of the initial registered agent of the Corporation located at said address shall be TIMOTHEE SALLIN.

#### H06000295966 3

# ARTICLE X – INCORPORATOR

The name and address of the incorporator is:

NAME

**ADDRESS** 

TIMOTHEE SALLIN

7836 Cherry Lake Road Groveland, Florida 34736

# ARTICLE XI - PROPERTY UPON DISSOLUTION

Upon dissolution of the Corporation or the winding up of its affairs, the assets of the Corporation shall be distributed exclusively to religious, charitable, scientific, or educational organizations which would then qualify as an exempt organization under Section 501(c) of the Internal Revenue Code or regulations issued thereunder as the same now exists or may hereafter be amended.

IN WITNESS WHEREOF, for the purpose of forming a corporation under the laws of the State of Florida, the undersigned incorporator executed these Articles of Incorporation on this 12 day of December, 2006.

Timothee Sallin, Incorporator

# ACCEPTANCE OF REGISTERED AGENT

I hereby accept to act as initial Registered Agent for MOL, INC., as stated in these Articles of Incorporation.

Timothee Sallin

12-12-06

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SECRETARY OF STATE

4