1421000013175

(Requestor's Name)					
(Address)					
(Address)					
(City/State/Zip/Phone #)					
PICK-UP WAIT MAIL					
(Business Entity Name)					
(Document Number)					
Certified Copies Certificates of Status					
Special Instructions to Filing Officer:					

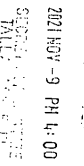
Office Use Only



800376043548

11/09/21 -- 01099 -- 000 ++ 70.00

•• (01.00





ARTICLES OF INCORPORATION
In compliance with Chapter 617. F.S., (Not for Profit)

ARTICLE I The name of the	e corporation shall be: ROI GROW,	Inc.	
ARTICLE II	PRINCIPAL OFFICE		
1150	Principal <u>street</u> address: 38 Biography Way		Mailing address, if different is:
Orla	ando, FL 32832		
	T. DYDDOGD		
The purpose fo	r which the corporation is organized is:	educate kids	s and help them internalize the value of
self-relian	ce through the experience of	growing foo	d (microgreens) and selling their crops
		. -	
			as indicated
ARTICLE IV		anner in which the	e directors are elected and appointed: as indicated
in the byla	ws.		
ARTICLE V	INITIAL OFFICERS AND/OR DI	RECTORS	
Name and Title	John Chin, President/Director	Name and Title	Clarence Williams, VP / Director
Address	11538 Biography Way	Address:	502 Penman Way
	Orlando, FL 32832		Johns Creek, GA 30022
Name and Title	Samantha Cote, Secretary / Director	Name and Title:	Aaron Vantosh, Director
Address	4213 Bachelor Creek Rd	Address:	1435 Dublin Dr
Address	Asheboro, NC 27205		Richmond Hill, GA 3132
100			(2)
	::		- 10211 AL
Address		_ Address:	

Name and Title:_	1	Name and Title:	
Address		Address:	
_			
Name and Title:	1	Name and Title:	
Address	,	Address:	
ARTICLE VI	DECICAEDED ACEIPT		
	<u>REGISTERED AGENT</u> rida street address (P.O. Box NOT accepta	able) of the registered agent is:	
Name:	REGISTERED AGENTS		
Address:	7901 4th St N Ste 300		
	St. Petersburg, FL 3370)2	
ARTICLE VII	INCORPORATOR Iress of the Incorporator is:		
Name:	John Chin		
Address:	11538 Biography Way		
	Orlando, FL 32832		
Having been nam certificate, I am fo	ed as registered agent to accept service of miliar with and accept the appointment as	f process for the above stated corpor registered agent and agree to act in th	ation at the place designated in this is capacity
	Bill Havre/As	ssistant Secretary	10/25/2021
	Required Signature of Registered A	Agent	Date
	ment and affirm that the facts stated herein		nformation submitted in a document
to the Department	of State constitutes a third degree felony as	s providea jor in s.o.17.155, r.s.	2021 SEG
b			10/25/213
/	Required Signature of Incorpo	oralor	Date V
//			P :
V			igan, co main
-			·-·· 59

ADDENDUM

ARTICLE III — PURPOSE

This corporation is organized exclusively for charitable, religious, educational, and scientific purposes as specified in Section 501(c)(3) of the Internal Revenue Code, including for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE VIII —ADDITIONAL PROVISIONS

No part of the net earnings, properties or assets of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purpose set forth in the purpose clause hereof.

No substantial part of the activities of the corporation shall constitute the carrying on of propaganda or otherwise attempting to influence legislation, or any initiative or referendum before the public, and the corporation shall not participate in, or intervene in (including by publication or distribution of statements), any political campaign on behalf of, or in opposition to, any candidate for public office.

Notwithstanding any other provisions of this document, the corporation shall not carry on any other activities not permitted to be carried on by an organization exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code or corresponding section of any future tax code, or by an organization, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or corresponding section of any future tax code.

In the event of liquidation, dissolution, or winding up of the corporation, whether voluntary, involuntary, or by the operation of law, the property or other assets of the corporation remaining after the payment, satisfaction, and discharge of liabilities or obligations, shall be distributed, as designated by the Board of Directors, entirely to any corporation, community chest, fund, foundation, agency, institution, or other entity which is (or between or among two or more of such entities, each of which is) organized and operated for charitable or religious purposes, and is exempt from Federal income taxation as an organization described in Section 5017(3) of the Code. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.