N22000011836

(Requestor's Name)					
(Address)					
(Address)					
,					
(City (Chata / Zia (Dhaya 4))					
(City/State/Zip/Phone #)					
PICK-UP WAIT MAIL					
(Business Entity Name)					
(Document Number)					
Certified Copies Certificates of Status					
Certified Copies Certificates of States					
Special Instructions to Filing Officer:					

Office Use Only

41



000395270230

10/07/22--01029--001 **78.75

TALL AHASSEE, FLORID

2022 OCT -7 AM 10: 15

COVER LETTER

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

 $\mathbf{r}_{\mathrm{opt}} = \mathbf{r}_{\mathrm{opt}} = \mathbf{r}_{\mathrm{opt}}$

SUBJECT:	(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)		
Enclosed is an original a	and one (1) copy of the Artic	les of Incorporation and	a check for :
□ \$70.00 Filing Fcc	☐ \$78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy	☐ \$87.50 Filing Fœ, Certified Copy & Certificate
		ADDITIONAL CO	PY REQUIRED
FROM:	Carson Vandeven		
	Name (Printed or typed)		
	PO Box 50105		
		Address	_
	Jacksonville Beach, FL 32240		
	City, State & Zip		
	352-789-4701		
	Daytim	e Telephone number	_

info@thediamondproject.net

NOTE: Please provide the original and one copy of the articles.

E-mail address: (to be used for future annual report notification)

ARTICLES OF INCORPORATION

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

ARTICLE II	PRINCIPAL OFFICE		
	Principal street address:	Mailing address, if different is:	
12673	3 Laurel Bay Drive	PO Box 50105	
Jacksonville, FL 32246		Jacksonville Beach, FL 32240	
ARTICLE III The purpose for extreme pover		To support and advocate for those impacted by human traffic	cking ar
	<u> </u>	70	2022
			8
		7. S	
			圣
<u>ARTICLE IV</u>	MANNER OF ELECTION The a	manner in which the directors are elected and appointed: as set forth in	the by
ARTICLE V	INITIAL OFFICERS AND/OR DIE	manner in which the directors are elected and appointed: as set forthin	
	INITIAL OFFICERS AND/OR DIF Kacie Dean, President	manner in which the directors are elected and appointed: as set forthin RECTORS Name and Title: Ryan Mayer, Board Member	
ARTICLE V	INITIAL OFFICERS AND/OR DIE	manner in which the directors are elected and appointed: as set forthin	
ARTICLE V Name and Titl	EXAMPLE AND	manner in which the directors are elected and appointed: as set forthin RECTORS Name and Title: Ryan Mayer, Board Member 3306 Buffam Place	
ARTICLE V Name and Titl Address	EXAMPLE AND	manner in which the directors are elected and appointed: as set forthin RECTORS Name and Title: Ryan Mayer, Board Member 3306 Buffam Place Casselberry, FL 32707 Steven Shipwash, Board Member	
ARTICLE V Name and Titl Address Name and Titl	Exaction Dean, President Exaction Dean, Pre	manner in which the directors are elected and appointed: RECTORS Name and Title: Ryan Mayer, Board Member 3306 Buffam Place Casselberry, FL 32707 Name and Title: Name and Title: Steven Shipwash, Board Member 8134 SW 61st Court	
ARTICLE V Name and Titl Address Name and Titl	e: Kacie Dean, President 852 Park Lake Circle Maitland, FL 32751 Carson Vandeven, Treasurer 12673 Laurel Bay Drive Jacksonville, FL 32246	Mame and Title: Name and Title: Ryan Mayer, Board Member	
ARTICLE V Name and Titl Address Name and Titl Address	e: Kacie Dean, President 852 Park Lake Circle Maitland, FL 32751 Carson Vandeven, Treasurer 12673 Laurel Bay Drive Jacksonville, FL 32246	Mame and Title: Name and Title: Ryan Mayer, Board Member	

Name and Title:_		Name and Title:	
Address		Address:	
-			
Name and Title:_		Name and Title:	
Address		Address:	
_		·	
_	 .		
_		<u> </u>	
The name and Fl	<i>REGISTERED AGENT</i> orida street address (P.O. Box NOT acce	ptable) of the registered agent is:	202
Name:	Carson Vandeven		200
Address:	12673 Laurel Bay Drive	-	TALLAHASSELL TI ORIGI
	Jacksonville, FL 32246		Street Z
			1207 10
	INCORPORATOR Idress of the Incorporator is:		0 1 1 9 - 1
	Carson Vandeven		<u> </u>
Name:	12673 Laurel Bay Drive		
Address:	Jacksonville, FL 32246		
			
ARTICLE VIII	EFFECTIVE DATE: other than the date of filing:	(OPTIONAL)	
(If an effective d	ate is listed, the date must be specific as	nd cannot be more than five days price	or or 90 days after the filing.)
	inserted in this block does not meet the attive date on the Department of State's rec		this date will not be listed as the
Having been nan certificate, I am f	ned as registered agent to accept service amiliar with and accept the appointment a	of process for the above stated corpor is registered agent and agree to act in th	ation at the place designated in this is capacity
Carson Vandeven			10/01/2022
Required Signature of Registered Agent		Agent	Date
I submit this doci	ument and affirm that the facts stated here of State constitutes a third degree felony as	in are true. I am aware that any false inj provided for in s.817.155, F.S.	formation submitted in a document to
Carson Va	indovon		10/01/2022
Required Signature of Incorporator			Date

ADDITIONAL PROVISIONS TO ARTICLES OF INCORPORATION OF THE DIAMOND PROJECT, INC.

DISSOLUTION CLAUSE

Upon dissolution of the Corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or state or local government for public purpose.

OPERATION PROVISION

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

No substantial part of the activities of the corporation shall consist of the carrying on of propaganda or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in, any political campaign on behalf of any candidate for public office.

Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

The property of this corporation is irrevocably dedicated to charitable purposes and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, officer, or member thereof or to the benefit of any private person.

