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COVER LETTER

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

(I)		
	ticles of Incorporation and	_
	· ·	□ \$87.50
Certificate of Status	& Certified Copy	Filing Fee. Certified Copy & Certificate
	ADDITIONAL CO	PY REQUIRED
		Filing Fee & Filing Fee Certificate of & Certified Copy

15405 John Marshall Highway

Haymarket, VA 20169

(540) 341-8808

cacker@holtzmanvogel.com
E-mail address: (to be used for future annual report notification)

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

Address

City, State & Zip

Daytime Telephone number

ARTICLES OF INCORPORATION

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

IKTICLE, II	<u>PRINCIPAL OFFICE</u>				
120 S	Principal <u>street</u> address: Indian River Drive	РО	Mailing address, if Box 3016	`different is:	
Ste. 2	02	Stu	art, FL 34995	TĂ,	202
Fort I	Pierce, FL 34950-4353				DEC DEC
ARTICLE III PURPOSE The purpose for which the corporation is organized is: Section 2.1.		attached.		-6	
RTICLE IV	MANNER OF ELECTION The manne	r in which the d	rectors are elected and appo	See attach	ned.
RTICLE V	INITIAL OFFICERS AND/OR DIRECT	ORS			ned.
RTICLE V		ORS Name and Til			ned.
RTICLE V	INITIAL OFFICERS AND/OR DIRECTOR	ORS			ned.
RTICLE V ame and Title	Brianna Mast - President/Director 120 S Indian River Drive	ORS Name and Til			ned.
ame and Title	Brianna Mast - President/Director 120 S Indian River Drive Stc. 202 Fort Pierce, FL 34950-4353 Zach Burr - Director	ORS Name and Tit Address:	le:		ned.
RTICLE V Tame and Title ddress	Brianna Mast - President/Director 120 S Indian River Drive Stc. 202 Fort Pierce, FL 34950-4353 Zach Burr - Director	ORS Name and Tit Address: Name and Tit	le:	r/Director	ned.
RTICLE V Tame and Title ddress	Brianna Mast - President/Director 120 S Indian River Drive Stc. 202 Fort Pierce, FL 34950-4353 Zach Burr - Director	ORS Name and Tit Address:	le:	r/Director	ned.
RTICLE V Fame and Title Address Fame and Title	Enitral, OFFICERS AND/OR DIRECTOR Brianna Mast - President/Director 120 S Indian River Drive Stc. 202 Fort Pierce, FL 34950-4353 Zach Burr - Director 120 S Indian River Drive	ORS Name and Tit Address: Name and Tit	le:	r/Director	ned.
Address Same and Title Address	Brianna Mast - President/Director 120 S Indian River Drive Stc. 202 Fort Pierce, FL 34950-4353 Zach Burr - Director 120 S Indian River Drive Stc. 202	ORS Name and Tit Address: Name and Tit Address:	le:	r/Director	ned.

Name and Title:		Name and Title:	
Address			-
_			
Name and Title:		Name and Title:	
Address		Address:	
ARTICLE VI 6	DECISTERED ACENT		2022 DEC -6 PH 3: 17
	<i>EGISTERED AGENT</i> rida street address (P.O. Box NOT accep	otable) of the registered agent is:	日日
Name:	CT Corporation System		Hys.
Address:	1200 South Pine Island Road		PH
	Plantation, FL 33324	· · · · · · · · · · · · · · · · · · ·	PH 3: 1
	INCORPORATOR Iress of the Incorporator is: Brianna Mast		100
Address:	120 S Indian River Drive, Ste. 202		
Audicss.	Fort Pierce, FL 34950-4353		
Effective date, if of (If an effective date) Note: If the date if	-	ed cannot be more than five days prior or 9 uplicable statutory filing requirements, this day	
certificate, I am fa	miliar with and accept the appointment as	of process for the above stated corporation a s registered agent and agree to act in this capa	city
C T Corporation	Required Signature of Registered	Theresa Buck, Assistant Secretary	12/05/2022
I submit this docur the Department of		n are true. I am aware that any false informati	Date ion submitted in a document to
Brianna	Required Signature of Incom	porator 12	14/2022 Date

ATTACHMENT

to the

ARTICLES OF INCORPORATION of MAST FOR CONGRESS

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



Article III The Corporation is organized and operated exclusively to carry on one or more exempt functions as defined in Section 527 of the Internal Revenue Code of 1986, as amended, including the function of influencing or attempting to influence the selection, nomination, election, or appointment of any individual to any Federal, State, or local public office or office in a political organization, or the election of Presidential or Vice-Presidential electors, whether or not such individual or electors are selected, nominated, elected, or appointed.

The Corporation shall not possess or exercise any power or authority, expressly, by interpretation, or by operation of law, that will prevent it at any time from qualifying and continuing to qualify as a political organization described in section 527 of the Internal Revenue Code, nor shall it engage directly or indirectly in any activity which would cause the loss of such qualification.

No part of the net income of the Corporation shall inure to the benefit of or be distributed to its directors, officers, or other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services actually rendered and to make payments and distributions in furtherance of the purpose and objects set forth in this Article III.

The Corporation shall not have members.

Article IV The initial Board of Directors shall be identified in these Articles of Incorporation. Subsequently, the Board of Directors shall be elected in accordance with the Bylaws.

Article IX The Corporation may be dissolved at any time by a majority vote of Directors of the Corporation then in office at a special meeting of the Board called for such purpose. Following such vote, the Board of Directors shall supervise the orderly dissolution of the organization, including the distribution of the remaining funds of the organization consistent with the purposes stated herein.

Upon dissolution of the corporation or the winding up of its affairs, the assets of the Corporation, if any, remaining after payment or provision for payment of all liabilities, shall be distributed to one or more organizations that are exempt from taxation under section 527 and have purposes similar to those of the Corporation, or be distributed to one or more organizations that are exempt from taxation under section 50l(e)(3) of the Internal Revenue Code.

Article X The Corporation shall indemnify any director or officer, or any former director or officer, to the fullest extent permitted by applicable by law, and as provided in the Bylaws of the Corporation.

2022 DEC -6 PM 3: 17

ARTICLES OF DISSOLUTION

Pursuant to section 607.1401, Florida Statutes, this Florida profit corporation submits the following articles of dissolution:

FIRST:	The name of the corporation as currently filed with the Florida Department of State: Mast for Congress, Inc.
SECOND:	The document number of the corporation (if known):
THIRD:	The file date of the articles of incorporation: 05/25/2018
FOURTH:	None of the corporation's shares have been issued.
FIFTH:	No debt of the corporation remains unpaid.
SIXTH:	The net assets of the corporation remaining after winding up, if any, have been distributed to the shareholders, if shares were issued.
SEVENTH	A majority of the incorporators or directors authorized the dissolution.
Sigr	nature: Moure Alba-
	(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.)
	Rocco LeDonni
	(Typed or printed name of person signing)
	Vice President/Secretary/Treasurer
	Pite of Desgan Coming)

Filing Fee: \$35

AFFIDAVIT RELEASING NAME OF "MAST FOR CONGRESS, INC."

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

I, Brian Mast, President/Director of the for-profit corporation "Mast for Congress, Inc.," Document Number P18000048330, of which the Articles of Dissolution are herein submitted to the Division of Corporations, hereby release the name of "Mast for Congress, Inc." for use by the nonprofit organization of which the Articles of Incorporation are herein submitted to the Division of Corporations.

/s/

Brian Mast

120 S Indian River Drive, Ste. 202 Fort Pierce, FL 34950-4353

Mailing Address PO Box 3016 Stuart, FL 34995