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FLORIDA PROFIT/NON PROFIT CORPORATION **BOLOGNA BOYZ INC.** 

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Electronic Filing Menu

Corporate Filing Menu

## ARTICLES OF INCORPORATION

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

ARTICLE I The name of	the corporation shall be:	OYZ INC.	***************************************
	PRINCIPAL OFFICE		
1.20	Principal <u>street</u> address:	Mailing address, if differen	tis:
	251 Forest Park Circle	12051 Forest Park Circle	
	adenton FL 34211	Bradenton FI, 34211	
			1710 14
ARTICLE II The purpose	II PURPOSE for which the corporation is organized is:	see attached rider.	
1949 to Auto- 114 second			
<u>ARTICLE II</u>	MANNER OF ELECTION The m	nanner in which the directors are elected and appointed:	
is provide	d in the bylaws of the corporati	on.	<del></del>
ARTICLE V	INITIAL OFFICERS AND/OR DIR	<u>ECTORS</u>	
Name and Ti	Pabrizio Uberti-Bona/President	Name and Title:	
Address	12051 Forest Park Circle	Address:	
	Bradenton FL 34211		
Name and Tit	tle:	Name and Title:	<b>&gt;</b>
Address		Address:	OZ3 M
	<del></del>		2023 MAY 23 SECRETARY ITALLAHASS
Name and Tit	le:	Name and Title:	# 5
Address		Address:	54

	Page: 4 of 5	2023-05-23 12:35:59 CDT	Lexites		From: \	/eronica
Name and Title	:	Name and T	iile:			
Address		Address:				
Name and Title	;	Name and T				
Address		Address:				
ARTICLE VI The name and I	REGISTERED A Florida street addre	<u>GENT</u> <u>ss</u> (P.O. Box NOT acceptable) of the r	egistered agent is:			
Name:	Fabrizio U	Jberti-Bona			2	
Address:	12051 Fo	rest Park Circle		SECI TAI	2023 MAY	
	Bradentor	n FL 34211			YAY	
				AHAS	23	
ARTICLE VII INCORPORATOR  The name and address of the Incorporator is:				SET.	H	
Name:	Fabrizio U	Jberti-Bona		产品	AM 11: 54	_
Address:	12051 Fo	rest Park Circle		्र ।	F	$Q_i$
	Bradento	n FL 34211				
<u>ARTICLE FILL</u>	EFFECTIVE DA	<u>TE:</u>				
Effective date, i	fother than the date	of filing:ate must be specific and cannot be r		ne de QA ho	nimme day	·c
after the filing.		ore made ac aproving and connecting t	nore man nice dames days pric	J. 01 30 DU	oricas nay	.,
		ock does not meet the applicable statut partment of State's records.	ory filing requirements, this date v	xill not be l	isted as the	:
				th = =/=== J		n shin
- Havingbeenma	amen aş registeren i	agenttoacceptservice of process for	the abovestated corporation at l	me prace a c	esignateu i	II UIIS

I submit this decrument and of firm that the face stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a than there fellows up provided for in \$.817.155, F.S.

Date

Required Signature of Registered Agent

## Addendum to Article 3

The corporation does indemnify any directors, officers, employees, incorporators, and members of the corporation from any liability regarding the corporation and the affairs of the corporation, unless the person fraudulently and intentionally violated the laws and/or maliciously conducted acts to damage and/or defraud the corporation, or as otherwise provided under applicable statue.

The purpose of the corporation is exclusively organized for pleasure, recreation, and other nonprofitable purposes, substantially all of the activities of which are for such purposes and no part of the net earnings of which inures to the benefit of any private shareholder.

This non-profit is to represent the Ducati Official Club of Tampa Bay, a motorcycle club that brings Ducati riders together for rides, track days, private events and different charities. Located in Tampa Bay, FL, this club is exclusive to Ducati riders and its sole purpose is to share the passion for this brand of motorcycles with others while riding in our free time.

The character and essence of the corporation is the same as the purpose.

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article Third hereof. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office.

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(7) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. 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.

