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From: John Gurba

Florida Department of State

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(((H23000361968 3)))



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FLORIDA PROFIT/NON PROFIT CORPORATION

ADEO SERVICES INC

Certificate of Status	1
Certified Copy	0
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To:

DocuSign Envelope ID: 07F41AF3-EA37-48BC-804B-C32AF118017A

Audit # H23000361968 ARTICLES OF INCORPORATION OF ADEO SERVICES INC A FLORIDA NONPROFIT CORPORATION

The undersigned incorporator to these Articles of Incorporation hereby forms a corporation under the laws of the State of Florida as follows:

ARTICLE I

Name and Address

The name of this Corporation is:

ADEO SERVICES INC.

The mailing address and street address of the Corporation are:

4811 69th Court E Palmetto, FL 34221

ARTICLE II

Term of Existence

This Corporation shall have perpetual existence, commencing upon the date of filing of these Articles with the Florida Department of State.

ARTICLE III

Purpose

This Corporation is a not-for-profit corporation organized under Chapter 617, Florida A) Statutes It is not organized for the private gain of any person. The specific purposes of the corporation are for the purpose of transacting any and all lawful business.

This form was prepared with the assistance of CourtAccess Centers LLC, a non-lawyer located at 13046 Race Track Rd 131, Tampa, FL 33626, 813-220-5272.

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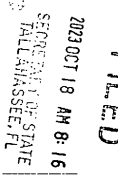
Audit # H23000361968

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

ARTICLE IV

Manner of Election of Directors

The manner in which the directors are elected shall be as stated in the bylaws.



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ARTICLE V

Nonstock Basis

The Corporation is organized (and shall be operated) within the meaning of the Not For Profit Corporation Act, and shall not have the power to issue shares of any type or class of stock, but may issue membership certificates if so provided in the Bylaws.

ARTICLE VI

Initial Registered Office and Agent

The street address of the initial registered office of this Corporation is:

4811 69th Court E Palmetto, FL 34221

and the name of its registered agent at such address is:

Donald C. Mays

ARTICLE VII

Initial Board of Directors

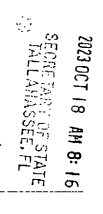
This Corporation shall have Four director(s) initially. The number of directors may be either increased or diminished from time to time by the Bylaws, but shall never be less than three (3). The name and address of the initial directors of this Corporation is:

Name and Address

Donald C. Mays, President, Director 4811 69th Court E Palmetto, FL 34221

Renard Peeples, Vice President, Director 4811 69th Court E Palmetto, FL 34221

Christopher Mays, Secretary, Director 4811 69th Court E Palmetto, F1, 34221



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Louis Murrell, Treasurer, Director 4811 69th Court E Palmetto, FL 34221

ARTICLE VIII

<u>Incorporator</u>

The name and address of the person signing these Articles are:

Name and Address

Donald C. Mays 4811 69th Court E Palmetto, FL 34221

ARTICLE IX

Amendment

These Articles of Incorporation may be amended in the manner provided by law.

IN WITNESS WHEREOF, the undersigned subscriber has executed these Articles of Incorporation, this day, Monday, October 16, 2023.

) A Gu /

Donuld C MANAGER TROCATO

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ACCEPTANCE BY REGISTERED AGENT

Having been named as Registered Agent and to accept service of process for the above stated corporation at the place designated in this certificate. I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

Date: October 16, 2023

Donald C. Mays

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