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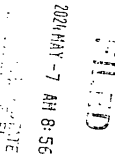
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COVER LETTER

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

SUBJECT: Americans for Constitutional Integrity, Inc. (PROPOSED CORPORATE NAME – MUST INCLUDE SUFFIX)				
Enclosed is an original and	one (1) copy of the Ar	ticles of Incorporation and	a check for :	
□ \$70.00 Filing Fee	□ \$78.75 Filing Fee & Certificate of Status	□\$78.75 Filing Fee & Certified Copy ADDITIONAL CO	\$87.50 Filing Fee. Certified Copy & Certificate PY REQUIRED	
FROM:	Na	Mickey Kincaid me (Printed or typed)	_	
	Palm Harbor, Florida 34683 City, State & Zip		_	
_	Dayt	time Telephone number	_ ; ;	

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

a4ci.info@gmail.com E-mail address: (to be used for future annual report notification) 2024 MAY -7 AM 8: 56

ARTICLES OF INCORPORATION

()F

AMERICANS FOR CONSTITUTIONAL INTEGRITY, INC. (A FLORIDA NONPROFIT CORPORATION)

I. the undersigned natural person, acting as incorporator of a non-stock corporation, adopt the following Articles of Incorporation ("Articles") for such corporation pursuant to the Florida Not For Profit Corporation Act.

Article I: The name of the Corporation is Americans for Constitutional Integrity, Inc. (hereafter, the "Corporation").

Article II: The principal place of business and mailing address of the Corporation is: 2308 Mount Vernon Ave., #716, Alexandria, Virginia 22301.

Article III: This Corporation is a mutual benefit corporation organized for social welfare purposes, including educational and advocacy activities advancing the faithful interpretation, application, and preservation of the Constitution of the United States and the constitutions of its member states, and any other activity permitted under Section 501(c)(4) of the Internal Revenue Code.

No part of the net income of the Corporation shall inure to the benefit of, or be distributable to, its directors, 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 herein.

Article IV: The affairs of the Corporation shall be managed by its Board of Directors. The Board of Directors shall have all powers necessary or appropriate for the administration of the affairs of the Corporation and may perform all acts in furtherance thereof as are not forbidden to the Directors by law, these Articles, or the Bylaws of the Corporation. The manner of election or appointment of Directors shall be provided in the Bylaws.

Article V: The names and addresses of the initial directors (collectively, the Directors') of the Corporation are:

Taryn Fenske 2308 Mount Vernon Ave., #716 Alexandria, Virginia 22301

Peter Flaherty 2308 Mount Vernon Ave., #716 Alexandria, Virginia 22301 Jon Steven Fleischman 2308 Mount Vernon Ave., #716 Alexandria, Virginia 22301

Article VI: The name and address of the Registered Agent for the Corporation are:

Mickey Kincaid 1584 Wexford Dr. S

Palm Harbor. Florida 34683

Article VII: The name and address of the Incorporator are:

Mickey Kincaid 1584 Wexford Dr. S

Palm Harbor, Florida 34683

Article VIII: The personal liability of the Directors, officers, and employees of the Corporation is hereby eliminated to the fullest extent permitted by applicable law, as it currently exists or as amended. No amendment or repeal of this provision shall apply to or have any effect on the liability or alleged liability of any such person for, or with respect to, any act or omission on the part of such person occurring prior to such amendment or repeal.

The private property, both real and personal, of the members of the Board of Directors and the officers and employees of the Corporation shall not be subject to the payment of corporate debts to any extent whatsoever.

The Corporation may indemnity its directors, officers, employees, and agents to the fullest extent permitted by applicable law, as it currently exists or as amended.

Article IX: The period of duration of the Corporation is perpetual. However, the Corporation may be dissolved at any time by a majority vote of the Directors then in office at a 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, and in accordance with Florida Statutes § 617.

Upon dissolution of the corporation, the remaining assets, if any, shall be distributed to one or more organizations operating exclusively for charitable or social welfare purposes as described in Section 501(c)(3) and 501(c)(4) of the Internal Revenue Code, as amended.

IN WITNESS WHEREOF, the undersigned, in his role as Registered Agent of this Corporation, hereby executes this document and verifies that he, having been named as Registered Agent to accept service of process for the Corporation at the place designated in these Articles, is familiar with and accepts the appointment as Registered Agent and agrees to act in this capacity.

Mickey Kincaid Registered Agent

IN WITNESS WHEREOF, the undersigned, in his role as Incorporator of this Corporation, hereby submits these Articles and affirms that the facts stated herein are true. The undersigned Incorporator also acknowledges and understands that any false information submitted in a document to the Department of State constitutes a third-degree felony as provided for in Florida Statutes § 817.155.

Mickey Kincaid Incorporator

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