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Florida Department of State

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To:

Division of Corporations

Fax Number : (850)617-6381

From:

Account Name : INC AUTHORITY, LLC

Account Number : 120240000004 Phone : (775)329-7721 Fax Number : (775)376-9207

Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please.

glaudetaylor@gmail.com Email Address:

FLORIDA PROFIT/NON PROFIT CORPORATION SEEDS TO FRUIT INC.

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Corporate Filing Menu

Help

ARTICLES OF INCORPORATION

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

<u>ARTICLE II</u>	PRINCIPAL OFFICE		
135	Principal <u>street</u> address: 31 Elan Dr #304	Mailing address, if differ	ent is:
Da-	venport, FL 33896		
The purpose	II PURPOSE for which the corporation is organized promoting low income communities.	d is: We are a Christian based organization that focuses of the second short in.	on spreading the
SEE ADDIT	TONAL ATTACHMENT		
			· · · · · · · · · · · · · · · · · · ·
		ne manner in which the directors are elected and appointed:	
	V <u>MANNER OF ELECTION</u> Thed for in the bylaws.	ne manner in which the directors are elected and appointed:	
As provide	ed for in the bylaws.		
ARTICLE II As provide ARTICLE II	INITIAL OFFICERS AND/OR L	DIRECTORS Marior Michal Disputar	
As provide	INITIAL OFFICERS AND/OR L Taylor Claude, Director 1351 Flor Dr #304	Name and Title: Myson Michel, Director	TM:
As provide ARTICLE F	INITIAL OFFICERS AND/OR L Taylor Claude, Director 1351 Flor Dr #304	DIRECTORS Name and Title: Myson Michel, Director	2025 J
As provide ARTICLE F Name and Ti Address	INITIAL OFFICERS AND/OR L Taylor Glaude, Director 1351 Elan Dr #304 Davenport, FL 33896	Name and Title: Myson Michel, Director 1351 Elan Dr #304 Address: Davenport, FL 33896	72 NV 5022 TV 520
As provide ARTICLE F Name and Ti Address	tle: Taylor Glande, Director 1351 Elan Dr #304 Davenport, FL 33896	Name and Title: Myson Michel, Director 1351 Elan Dr #304 Davenport, FL 33896 Name and Title:	TALEAULA DE SELE
As provide ARTICLE F	INITIAL OFFICERS AND/OR L tle: Taylor Glaude, Director 1351 Elan Dr #304 Davenport, FL 33896	Name and Title: Myson Michel, Director 1351 Elan Dr #304 Davenport, FL 33896 Name and Title:	72 NV 5022 TV 520
As provide ARTICLE F Name and Ti Address	INITIAL OFFICERS AND/OR L Taylor Glaude, Director 1351 Elan Dr #304 Davenport, FL 33896 Sheana Smith, Director 1351 Elan Dr #304 Duvenport, FL 33896	Name and Title: Myson Michel, Director 1351 Elan Dr #304 Davenport, FL 33896 Name and Title:	TALEAULA HESELE, EL

From	Corporate Service Center Inc 1.702	.507.9682 Fri Jan 24 13:44:28 2025 MST Page 3 of 4
Name and Title	÷	Name and Title:
Address		Address:
Name and Title	e:	Name and Title:
Address		Address:
ARTICLE VI	REGISTERED AGENT Florida street address (P.O. Box NOT accept	TALLAS
	Inc Authority RA	
Name:		
Address:	390 North Orange Ave., Ste 2300-N	
	Orlando FL 32801	
	INCORPORATOR address of the Incorporator is:	
Name:	Eliana Garcia	
Address:	1450 Vassar Street	
	Reno, NV 89502	
Effective date.	I EFFECTIVE DATE: if other than the date of filing: that is listed, the date must be specific and	(OPTIONAL) d cannot be more than five days prior or 98 days after the filing.)
Note: If the de	·	plicable statutory filing requirements, this date will not be listed as the
		of process for the above stated corporation at the place designated in this registered agent and agree to act in this capacity
Required Signature of Registered Agent		01/24/2025
	Required Signature of Registered /	Agent Date
I submit this do		are true. I am aware that any false information submitted in a document to
55 60		01/24/2025
A COLUMNIA DE LA COLUMNIA DEL COLUMNIA DE LA COLUMNIA DEL COLUMNIA DE LA COLUMNIA	Required Signature of Incorp	orator Date

Said organization is organized and operated exclusively for charitable, religious, educational and scientific purposes including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or 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, 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 in these Articles. 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 of 1986, 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.

Upon the dissolution of this 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 disposed of shall be disposed of by a Court of this state in which the principal office of this organization is then located, exclusively for such purposes or to such organizations, as said court shall determine, which are organized and operated exclusively for such purposes.

