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(Requestor's Name)
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PICK-UP WAIT MAIL
(Business Entity Name)
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AUTHORIZATION BY PHONE TO CORRECT ACT, I
DATE 6-2-03 DOC BIAM WC

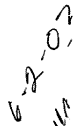
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FILED STATE CHPORATIONS



TRANSMITTAL LETTER

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

вјест:	CPDS COPY. (PROPOSED CORPORA)	TE NAME – <u>MUST INCL</u>	UDE SUFFIX)
closed are an orig	inal and one (1) copy of the arti	cles of incorporation and	d a check for:
\$70.00 Filing Fee	□ \$78.75 Filing Fee & Certificate of Status	S78.75 Filing Fee & Certified Copy	\$87.50 Filing Fee, Certified Copy & Certificate of Status
		ADDITIONAL CO	PY REQUIRED
FROM:	Doub Power Name	(Printed or typed)	<u></u>
	30200 Doubl	e Drive	
	Wester Chaper	- , FL 33544 State & Zip	
_	(813) 907-88	r4.3 elenhone number	<u></u>

...

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

State of Florida ARTICLES OF INCORPORATION

Pursuant to Chapter 607 of the Florida Business Corporation Act, the undersigned incorporator adopts these Articles of Incorporation for the purpose of forming a for-profit corporation.

ARTICLE I:

The name of the Corporation is: CPDS CORP.

ARTICLE II:

The principal place of business and mailing address of this corporation is:

6808 Applewood Street; Wesley Chapel, FL 33544

ARTICLE III:

The purpose for which the corporation is organized is: To engage in the business of commercial and residential landscaping and lawn maintenance. Futhermore, to engage in any lawful trade or business in the State of Florida and other states within the United States which can, in the opinion of the board of directors of the corporation, be advantageously carried on in connection with or auxilliary to the foregoing business.

ARTICLE IV:

The corporation is authorized to issue one class of stock, that being one thousand shares of common stock, with a par value of One Dollar (\$1.00) per share, with identical rights and privileges, and the transfer of which is restricted according to the bylaws of the corporation.

ARTICLE V:

The name(s), address(es) and title(s) of initial officers / directors are:

<u>Name</u>	Address	<u>Title</u>
Randal Clement	6808 Applewood St.; Wesley Chapel, FL 33544	Treasurer
Sandy Clement	6808 Applewood St.; Wesley Chapel, FL 33544	President
Doug Powers	30200 Double Drive; Wesley Chapel, FL 33544	Secretary

ARTICLE VI:

The name and address of the corporation's initial registered agent is:

Doug Powers 30200 Double Drive; Wesley Chapel, FL 33544

Having been named as registered agent and to accept service of process for the above named corporation at the place designated in this document, 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.

Signature of Registered Agent:	
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Day Cower

Date: 6/18/63

Printed Name of Registered Agent: Doub Powers

Date: S 18 or

ARTICLE VII:

The name and street address of the incorporator of this corporation is:

Sandy Clement

6808 Applewood Street; Wesley Chapel, FL 33544

In witness whereof, the undersigned incorporator has executed these Articles of Incorporation on the date below.

Date: 05/18/03

Printed Name of Incorporator:

SANDY CLEMENT