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Division of Corporations  
Business Access System**

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**FLORIDA CORPORATION RECORDATION CORPLA.**

**MAIN CENTERAL SERVICES, INC.**

Certification Status	IC
Certified Copy	IC
Page Count	05
Estimated Charge	\$ 300.00

**Electronic Filing (Cover Sheet)**

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**REGISTRATION STATEMENT**  
**ARTICLE I. COMPANY INFORMATION**  
**NAME & GENERAL SERVICES, INC.**

This registration statement has been filed in accordance with National Law  
and represents a copy of the original form filed with the Corporation under California  
State Law.

**ARTICLE I. NAME.**

The name of this corporation is **NAME & GENERAL SERVICES, INC.**  
(hereinafter, "Corporation").

**ARTICLE II. CORPORATION / TERM OF EXISTENCE:**

This corporation shall have no perpetual existence and terminating upon the date of the filing of its  
last annual report with the Department of State.

**ARTICLE III. MATTER / PURPOSE OF BUSINESS:**

This incorporation may engage in any activity or business as permitted under the laws of the  
State of California or of this corporation.

**ARTICLE IV. CAPITAL STOCK:**

IV.1. This Corporation will authorize stock issue of 1,000 shares of \$100 par value common  
stock that shall be designated as "Common Stock."

IV.2. Not exceeding 500,000 odd stock of any class that it may have, preemptive right to  
subscribe to or purchase any additional shares of any class, or any stock or convertible  
securities of any character, provided, however, that the Board of Directors may, in its  
discretion, grant a issuance of shares of stock to any class, except any preemptive right if the  
Board of Directors may determine desirable in connection with such issuance.

IV.3. The Board of Directors(s) of this Corporation may reclassify the shares of stock into  
two or more classes if it is voted to do so by less than two-thirds of the affirmative  
voted, but is considered that the Board of Directors(s) may reclassify otherwise,  
subject to such restrictions as it may see fit in the bylaws of this  
Corporation.

IV.4. The Board of Directors of this Corporation may, by resolution, classify  
the stock of this corporation, or reclassify any or all shares of stock of this corporation  
according to its preferences, commissions or conditions, voting, or otherwise, or restrictions  
or limitations, stock dividends, qualifications, or otherwise conditions of redemption of the  
stocks.

REGISTRATION STATEMENT  
NAME & GENERAL SERVICES, INC.  
1250 S. Flower St., 7th Floor, Los Angeles, CA 90005  
Telephone: (213) 623-2222  
Fax: (213) 623-5200  
E-mail: [info@nameandgeneral.com](mailto:info@nameandgeneral.com)

1250 S. Flower St., 7th Floor, Los Angeles, CA 90005  
Telephone: (213) 623-2222  
Fax: (213) 623-5200  
E-mail: [info@nameandgeneral.com](mailto:info@nameandgeneral.com)

# 100-100-100-100

## ARTICLE IV. INCORPORATION

The Street Address, City, no State in which the principal office of the corporation is to be located is 3344 N Main Street #1433 Portland OR 97232. The name of the corporation may be changed or designated and the address of its principal office of the corporation shall remain the same as set forth above.

## ARTICLE V. NAME OF CORPORATION

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

NAME	ADDRESS
John Doe Corporation Business Name	1235 NE Sample St Portland OR 97232

## ARTICLE VI. INCORPORATION

This article of incorporation may be amended later than provided by law. Any shareholder shall be entitled to approve it by the Board of Directors. Proposed by name of the stockholder who approves it the stockholder meeting by majority of the total shareholders voting thereon, unless all the Directors shall direct otherwise as provided in this article of incorporation.

## ARTICLE VII. LIMITATIONS ON INCORPORATION

1. No shareholder may enter into or own shares of another corporation or partnership and no person within the authority to exercise the voting power of any or all of the stock.
2. If any officer, shareholder or agent of any other corporation or of any other organization or public body becomes eligible to engage in any business or profession or practice any trade or occupation that requires a certificate of qualification or restriction or limitation imposed by the state or territory in which he resides, the stock of such corporation shall be liable to him for damages resulting from his failure to observe such restrictions or limitations.
3. No shareholder of this Corporation may be the trustee of this corporation except as authorized under subdivision 1 of this article of incorporation.

STATE OF OREGON  
I, the undersigned, do hereby certify,  
**John Doe Corporation**, to be a true copy of the original instrument.

John Doe, President  
Date: 10/10/2023  
File No: 12345678  
Phone: 555-1234  
Email: info@doe.com  
Address: 123 Main St, Portland, OR 97201

www.BizFilings.com • info@BizFilings.com • 1-800-444-0470

2004000015532513

#### ARTICLE DE POWERS AND OBLIGATIONS

The Corporation shall have the same powers as a natural or artificial being necessary for convenience of carrying out its business as follows subject to any limitations or restrictions imposed by applicable law or the relevant legislation.

#### ARTICLE OF MANAGEMENT

The Corporation shall manage its own affairs and conduct it's business in such a manner as may be lawfully permitted by law.

#### ARTICLE OF LIQUIDATION

The Corporation may dissolve if the financial result of the abovementioned assets exceeds twenty five thousand (25) thousand pesos before the Corporation ceases to exist. The shareholders have the power to decide assets which will receive payment of full or partial liquidation of the Corporation, should such assets exceed twenty five thousand pesos, which are transferable to a third party or to the remaining shareholders in the number of shares held by him.

#### ARTICLE OF THE DIRECTORSHIP

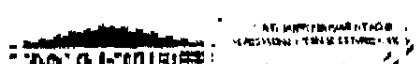
The Corporation shall exercise the authority granted to it by law, subject to the limits of its powers, and shall be responsible for its acts to the Corporation and its owner. However, if such liability is imposed, and is excepted from the responsibility of the Corporation, then the Corporation shall not be bound by such responsibility except in proportion to its interest in, and whatever rights or interests it may have, in the persons mentioned above, or the Corporation shall not be liable therefore.

#### ARTICLE OF THE OFFICIAL ADDRESS AND NUMBER OF DIRECTORS

The official address of the initial registrant being the Corporation is 100 E. Glendale Road • Paranaod Street • Mandaluyong City, Philippines being the principal office of the Corporation at that address in (the) Name of Corporation.

#### ARTICLE OF BYLAWS

The Board of Director(s) of the Corporation shall have power without the assent of "more than half of the shareholders, or more than one-half of the shares of the Corporation, to take a resolution to reduce the number of directors equal to or majority of the number which would constitute said Board of Director(s), but the ratio of the stock which shall be necessary to make any reduction of the number of directors, unanimous or special cause shall be given."



L100. 1 Estrella Street, P. Hernandez, QC, 1173, Metro Manila  
L220. 22nd Floor, Ateneo de Manila Building, 1 L18, QC 1170  
L31002. 2 Ateneo de Manila Building – P. 1 University, 1123 QC 1170  
[www.legislativesolutions.com](http://www.legislativesolutions.com), 02-2400-4321-0-7700

## CHARTERED MEMBER

### ARTICLE IX - EFFECTIVE DATE FOR INCORPORATION

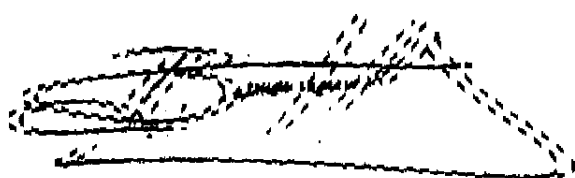
This Article of Incorporation shall be effective immediately upon approval of the Secretary of State, State of Florida.

### ARTICLE X - INITIAL CHARTERED DIRECTOR FOR INCORPORATION

The number of Directors may be increased or diminished by resolution in accordance with laws adopted by the stockholders. The name(s) and address(es) of the Director(s) of the initial Board of Directors is (are):

NAME	ADDRESS
Wilson L. Gosswein Newell President	14417 Creek Road 245A Lakewood, Florida 34233
Alfredo da Cunha e Silva S. G.	14417 Creek Road 245A Lakewood, Florida 34233

IN WITNESS WHEREOF, I, the undersigned being the original subscribers to the capital stock hereinabove named for the purpose of forming an corporation to do business in the State of Florida, hereby declare that the State of Florida and the State of the United States of America do incorporate hereby, certifying that the state securities trustee has been made a copy of this charter and that the names above are printed on the back of this stock certificate May 8, 2004.



Wilson L. Gosswein Newell  
President (Original Signer)

FLORIDA SECRETARY OF STATE  
RECEIVED IN THE OFFICE OF THE  
SECRETARY OF STATE, FLORIDA

1000 S. STRICKLER AVENUE • TALLAHASSEE, FLORIDA 32301-0001  
TOLL FREE: 1-800-342-3999 • FAX: 850-488-1000  
E-MAIL: [FLS1000@FLS.COM](mailto:FLS1000@FLS.COM) • WEBSITE: [WWW.FLORIDA1000.COM](http://WWW.FLORIDA1000.COM)

# REGISTRATION FORM

## CERTIFICATE OF DESIGNATION FOR REGISTERED AGENT AND REGISTERED OFFICE

I, **WILLIAM GENEVAI SERVICES, INC.**, a registered  
strategic, technology-driven corporation organized under  
the laws of the state of Florida, submits the following  
statements in designation of my registered office and  
registered agent, in the state of Florida:

1. The name of the corporation is **WILLIAM GENEVAI SERVICES, INC.**
2. The name and address of the registration agent is:

### THE HOUSE CORPORATION

Registration Agent

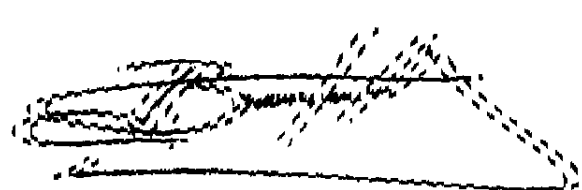
1285 3rd Street, #100

Address

Hopkinton, MA 01748

City & State Zip

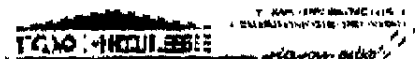
I, William Geneva Services, Inc., do hereby accept the above  
stated corporation, at the place designated in this certificate, as the  
corporation's registered agent, and agree to accept all documents, papers  
and correspondence which may be served upon me, and to complete  
performance of all my duties until I shall accept the above  
position no longer.



William Geneva Services, Inc.

1285 3rd Street

#100



2018 Strategic LLC Hopkinton, MA 01748 • (508) 432-1000 • (508) 432-1000  
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