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Date: September 17, 2021		Account#: I2000000088
Name: <b>David</b>	Shulman	
Reference #:	1476323	
Entity Name:	ES	PERIDES N.A., INC.
		ation to Transact Business
Amendment		
Change of Ager	nt	ISSUES? CALL
Reinstatement		David:
Conversion		850-270-0082
Merger		
Dissolution/With	ndrawal	
Fictitious Name		
Other P	lease provide a ce	rtified copy of the filing evidence. Thank you! /
Authorized Amoun	t: <b>\$43.7</b>	5
	David Shulman	

Signature:



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Date: September 17, 202	Account#: 12000000088		
Name: David Shulman			
Reference #: 147632			
Entity Name:	ESPERIDES N.A., INC.		
Articles of Incorporation/Aut		ŝS	
Amendment			
Change of Agent		ISSUES? CALL	
Reinstatement		David:	
		850-270-0082	
Merger			
Dissolution/Withdrawal			
Fictitious Name			
Other Please provide	e a certified copy of the filing evi	dence. Thank you!	
Authorized Amount:	\$43.75		
David Shi	alman		

Signature:

## AMENDED AND RESTATED ARTICLES OF INCORPORATION OF ESPERIDES N.A., INC.

. .

Esperides N.A., Inc. (the "<u>Corporation</u>"), a corporation organized and existing under and by virtue of the Florida Business Corporation Act, as amended (the "<u>FBCA</u>"), does hereby certify that:

1. The name of this Corporation is Esperides N.A., Inc., and the Corporation was originally incorporated under the name Esperides N.A., Inc. on July 25, 2006, pursuant to the FBCA.

2. The following amendment and restatement was approved by the Corporation's Board of Directors by written consent dated as of May 17, 2017 and approved by the majority of shareholders of the Corporation on May 17, 2017. The number of votes cast for the amendment was sufficient for approval.

3. The Articles of Incorporation of the Corporation, originally filed on July 25, 2006, are hereby amended and restated in their entirety as follows:

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The Corporation may engage or transact in any or all lawful activities or business permitted under the laws of the United States, the State of Florida or any other state, country, territory or nation.

### ARTICLE III. CAPITAL STOCK

The total number of shares of all classes, which the Corporation is authorized to issue, is Thirteen Million (13,000,000) shares of common stock, \$0.001 par value per share.

#### ARTICLE IV. ADDRESS

The principal address of the Corporation is 11082 Frigate Bird Ave., Brooksville, FL 34613 and the mailing address is 4377 Commercial Way, #149, Spring Hill FL 34606. The Board of Directors may, from time to time, change the street and post office address of the Corporation as well as the location of its principal office.

# ARTICLE V. TERM OF EXISTENCE

This Corporation is to exist perpetually.

### ARTICLE VI. INDEMNIFICATION

A. The Corporation shall, to the fullest extent permitted by law, indemnify any person who was or is a party or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative, by reason of the fact that he or she is or was a director, officer, employee or agent of the Corporation, or is or was serving at the request of the Corporation as a director, officer, employee or agent of another corporation, partnership, joint venture, trust or other enterprise.

B. The Corporation may pay in advance any expenses (including attorneys' fees) that may become subject to indemnification under paragraph A above if the person receiving the advance payment of expenses undertakes in writing to repay such payment if it is ultimately determined that such person is not entitled to indemnification by the Corporation under paragraph A above.

C. The indemnification provided by paragraph A above shall not be exclusive of any other rights to which a person may be entitled by law, bylaw, agreement, vote or consent of stockholders or directors, or otherwise.

D. The indemnification and advance payment provided by paragraphs A and B above shall continue as to a person who has ceased to hold a position named in paragraph A above and shall inure to such person's heirs, executors, and administrators.

E. The Corporation may purchase and maintain insurance on behalf of any person who is or was a director, officer, employee or agent of the Corporation, or who serves or served at the Corporation's request as a director, officer, employee, agent, partner, or trustee of another corporation or of a partnership, joint venture, trust, or other enterprise, against any liability asserted against such person and incurred by such person in any such capacity, or arising out of such person's status as such, whether or not the Corporation would have power to indemnify such person against such liability under paragraph A above.

F. If any provision in this Article shall be invalid, illegal, or unenforceable, the validity, legality, and enforceability of the remaining provisions shall not in any way be affected or impaired thereby, and, to the extent possible, effect shall be given to the intent manifested by the provision held invalid, illegal, or unenforceable.

# ARTICLE VIL CERTAIN LIMITATIONS ON LIABILITY OF DIRECTORS

Except to the extent that the FBCA prohibits the elimination or limitation of liability of directors for breach of the duties of a director, no director of the Corporation shall have any personal liability for monetary damages for any statement, vote, decision, or failure to act, regarding corporate management or policy. No amendment to or repeal of this provision shall apply to or have any effect

on the liability or alleged liability of any director of the Corporation for or with respect to any acts or omissions of such director occurring prior to such amendment.

### ARTICLE VIII. SHAREHOLDER QUORUM AND VOTING

The shareholders may adopt or amend a bylaw that fixes a greater quorum or voting requirement for shareholders than is required by the FBCA, provided, however, that the adoption or amendment of a bylaw that adds, changes or deletes a greater quorum or voting requirement for shareholders must meet the same quorum requirement and be adopted by the same vote and voting groups required to take action under the quorum and voting requirement then in effect or proposed to be adopted, whichever is greater.

#### ARTICLE IX. AMENDMENTS

The Corporation reserves the right to amend, alter or repeal any provisions contained in this Amended and Restated Articles of Incorporation from time to time and at any time in the manner now or hereafter prescribed in this Amended and Restated Articles of Incorporation and by the laws of the State of Florida, and all rights herein conferred upon shareholders are granted subject to subject to subject to the subject to

#### ARTICLE X, MISCELLANEOUS

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In furtherance and not in limitation of the powers conferred by the laws of the State of Florida and unless otherwise provided in any agreement among the stockholders of the Corporation:

A. The Board of Directors of the Corporation is expressly authorized to adopt, amend or repeal the Bylaws of the Corporation.

B. Elections of directors need not be by written ballot unless the Bylaws of the Corporation shall so provide.

C. The books of the Corporation may be kept at such place within or without the State of Florida as the Bylaws of the Corporation may provide or as may be designated from time to time by the Board of Directors of the Corporation.

D. Meetings of the shareholders may be held within or without the State of Florida, as the Bylaws may provide.

(Signature on Next Page)

I, Walter Viveiros, the President of the Corporation, for the purpose of amending and restating the Corporation's Articles of Incorporation pursuant to the FBCA and in accordance with the May 17, 2017 votes of the board of directors and stockholders of the Corporation, do make this certificate, hereby declaring and certifying that this is my act and deed on behalf of the Corporation, and the facts herein stated are true, and accordingly hereunto set my hand this 16th day of September 2021.

Esperides N.A., Inc.

By: /s/ Walter Viveiros

Walter Viveiros, President

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