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FLORIDA PROFIT/NON PROFIT CORPORATION Opulent Streams, Inc.

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FILED SECRETWAY OF STATE No. 1915 No. 1915 SECRETWAY OF STATE

(((H18000165713 3)))

ARTICLES OF INCORPORATION OF OPULENT STREAMS, INC.

The undersigned, for the purpose of creating a corporation under the laws of the State of

Florida, does hereby adopt the following Articles of Incorporation:

ARTICLE ONE CORPORATE NAME AND PRINCIPAL OFFICE

The name of the corporation is OPULENT STREAMS, INC., and its principal office and

mailing address is 1900 Reserve Blvd., Unit 7106, Gulf Breeze, FL 32563.

ARTICLE TWO NATURE OF BUSINESS

The purpose of the Corporation is to do any and all lawful business for which corporations may be incorporated under the laws of Florida. The initial purpose of the Corporation is to operate a daycare center.

ARTICLE THREE CAPITAL STOCK

The Corporation is authorized to issue Ten Thousand (10,000) shares of stock with a par value of one dollar (\$1.00) each. Such stock shall be of a single class.

No. 1915 P. 3

(((H18000165713 3)))

ARTICLE FOUR

TERM OF EXISTENCE

This Corporation shall have perpetual existence commencing upon the day of filing.

ARTICLE FIVE

REGISTERED AGENT AND INITIAL REGISTERED OFFICE

The registered office of the Corporation is 1283 North Eglin Parkway, Suite A,

Shalimar, Florida 32579. The registered agent is H. BART FLEET.

ARTICLE SIX

BOARD OF DIRECTORS

The Corporation shall have One (1) director initially. The number of directors may be

increased or diminished from time to time by Bylaws adopted by the shareholders, but shall never

be less than one.

The names and addresses of the initial Board of Directors of the Corporation are as follows:

Jerrilyn Christopher 1900 Reserve Blvd., Unit 7106 Gulf Breeze, FL 32563

The person named as initial director shall hold office for the first year of existence of this Corporation or until her successor is elected or appointed and has qualified, whichever occurs first.

ARTICLE SEVEN INDEMNIFICATION

The Corporation shall indemnify any present or former officer or director, or person

No. 1915 P. 4

(((H18000165713 3)))

exercising powers and duties of a director, to the full extent now or hereafter permitted by law.

ARTICLE EIGHT

REMOVAL OF DIRECTOR

Any director may be removed with or without cause by a vote of the holders fifty-one percent (51%) of the shares then entitled to vote at a special meeting of the shareholders called for that purpose.

ARTICLE NINE SHAREHOLDER QUORUM

The presence, in person or by proxy, of shareholders holding of record fifty-one percent (51%) of the total number of shares of the Corporation, then issued and outstanding and entitled to vote, shall be necessary and sufficient to constitute a quorum for the transaction of any business at any meetings of shareholders of the Corporation.

ARTICLE TEN AMENDMENT

These Articles of Incorporation may be amended in the manner provided by law. Every amendment shall be approved by the Board of Directors, proposed by them to the shareholders and approved at a shareholders' meeting by at least a majority of the stock entitled to vote, unless all of the directors and all of the shareholders sign a written statement manifesting their intention that a certain amendment of the Articles of Incorporation be made.

May. 31. 2018 11:51AM

No. 1915 P. 5

(((H18000165713 3)))

ARTICLE ELEVEN INCORPORATOR

The name and address of the incorporator is:

H. Bart Fleet 1283 N. Eglin Parkway, Suite A Shalimar, FL 32579

IN WITNESS WHEREOF, the undersigned incorporator does hereby execute these

Articles on this 31st day of May, 2018.

H. Bart Fleet, Incórporator

ACCEPTANCE BY THE REGISTERED AGENT

I, H. Bart Fleet, hereby accept appointment as registered agent for the Corporation, Opulent

Streams, Inc., and acknowledge my acceptance with my signature below on this 31st day of May,

2018.

H. Bart Fleet, Registered Agent