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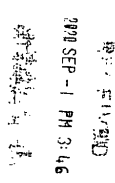
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## CORPORATE

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•	CUT & SEW TAMPA BAY (CORPORATE NAME AND DOCUM)	Y, INC. ENT#)
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#### ARTICLES OF INCORPORATION

OF

#### CUT & SEW TAMPA BAY, INC.

The undersigned, all of whom are natural persons competent to contract, and attorneys, duly licensed to render services as such under the laws of the State of Florida, hereby present these Articles for the formation of a corporation under The Professional Service Corporation Act, Chapter 607 of the Florida Statutes, and other laws of the State of Florida.

#### ARTICLE I Name

The name of the corporation is CUT & SEW TAMPA BAY, INC., hereinafter referred to as the Corporation.

4730 6<sup>th</sup> Avenue South St. Petersburg, Florida 33711

## ARTICLE II Duration

The Corporation shall have perpetual existence commencing on the filing of the Articles of Incorporation.

## ARTICLE III Purpose

The general nature of the business to be transacted and the purposes for which the Corporation is organized are:

(a) To engage in any activity or business permitted under the laws of the United States and of the State of Florida.

## ARTICLE IV Capital Stock

The capital stock of the Corporation shall be 1,000 shares of common stock having a par value of \$0.01 per share.

All of said stock shall be payable in cash, or property other than stock or securities, in lieu of cash, at a just valuation to be determined by the Board of Directors of the Corporation.

#### ARTICLE V Voting Trusts

No shareholder of the Corporation shall enter into a voting trust agreement or any other type of agreement vesting in another person the authority to exercise the voting power of any or all of his shares.

#### ARTICLE VI Voting for Directors

The Board of Directors shall be elected by the shareholders of the Corporation at such times and in such manner as provided by the Bylaws of the Corporation.

## ARTICLE VII Restraint on Alienation of Shares

- 1. The shareholders of the Corporation shall have the power to include in the Bylaws any regulatory or restrictive provisions adopted by a two-thirds majority of the shareholders of the Corporation regarding the proposed sale, transfer or other disposition of any outstanding stock of the Corporation by any of its shareholders, or in the event of the death of any of its shareholders. The manner and form, as well as the relevant terms, conditions and details thereof, shall be determined by the shareholders of the Corporation. Every certificate representing shares which are so restricted shall state that such shares are restricted as to transfer and shall set forth or fairly summarize upon the certificate, or shall state that the Corporation will furnish to any shareholder upon request and without charge a full statement of, such restrictions.
- 2. No shareholder of the Corporation may sell or transfer his stock therein except to another individual who is eligible to be a shareholder of the Corporation, and such sale or transfer may be made only after the same shall have been approved at a shareholders' meeting, specially called for such purpose.

# ARTICLE VIII Initial Registered Office and Agent

The street address of the initial registered office of this Corporation and the name of the initial registered agent of the Corporation located at that address is:

Name

Address

Alan M. Gross, Esq.

4731 Central Avenue St. Petersburg, FL 33713

## ARTICLE IX Incorporators

The names and street addresses of the persons signing these Articles of Incorporation as incorporators, who are attorneys, duly licensed under the laws of the State of Florida to render services as such, are as follows:

Name	Address		
Askia Aquil	4730 6th Avenue South		
	St. Petersburg, FL 33711		

## ARTICLE X Initial Board of Directors

The initial Board of Directors of the Association shall consist of one (1) director. The names and addresses of the first Board of Directors are:

Name	Address	
Askia Aquil	4730 6th Avenue South St. Petersburg, FL 33711	0 77
Nomathemba Aquil	4730 6 <sup>th</sup> Avenue South St. Petersburg, FL 33711	- 1 PH 5:
Mayibuye Aquil	4730 6 <sup>th</sup> Avenue South St. Petersburg, FL 33711	<b>6</b> %

# ARTICLE XI Indemnification

The Corporation shall indemnify any officer or director, or any former officer or director, to the full extent permitted by law.

## ARTICLE XII Bylaws

The power to adopt, alter, amend or repeal Bylaws of the Corporation shall be vested in the Board of Directors and the shareholders. Any Bylaws adopted by the Board of Directors or the shareholders may be altered, amended or repealed by the other group except that any Bylaw adopted by the shareholders may provide that it can only be altered, amended or repealed by the shareholders.

## ARTICLE XIII Amendment

The power to amend or repeal the Articles of Incorporation may be exercised in the manner provided by the Florida General Corporation Act as follows:

1		•		
	hareholders at a share dopted on receiving t	holders' meeting, if no	ng forth the proposed chatice of the changes to be the holders of a major	oc made is
			f the Corporation eligib change shall thereby be	
• •		•	Articles of Incorporations to be made is given;	
(d) or repealed by the aff		n issued, these Articles najority of the director.	of Incorporation may be s.	amended
this $\frac{INWI}{3 / 3}$ day of $I$	<i>TNESS WHEREOF</i> , tl August, 2020.	ne undersigned execute	ed these Articles of Inco	orporation
Askia Aquil				
STATE OF FLORID COUNTY OF PINEL	A ) LAS )			
The fo 2020, by <b>ASKIA AC</b> Florida driver's licens	QUIL, who 🖫 is perso	is acknowledged before phally known to me or	emethis3 iday orday orday orday orday or	of August, □ a valid
My Commission Exp	ires:	Notary Public		(SEAL)

(Print Name of Notary Public on this line)

#### <u>ACCEPTANCE</u>

I hereby accept to act as Initial Registered Agent for ALAN M. GROSS, P.A., as stated in these Articles of Incorporation.

<sup>e</sup> Alan M. Gross