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| (Requestor's Name) | | | | |
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| (City/State/Zip/Phone #) | | | | |
| PICK-UP WAIT MAIL | | | | |
| (Business Entity Name) | | | | |
| (Document Number) | | | | |
| Certified Copies Certificates of Status | | | | |
| Special Instructions to Filing Officer | | | | |
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CORPORATE

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WALK IN

| хx | CERTIFIED COPY | | |
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| | РНОТОСОРУ | | |
| хх | CUS | GOOD STANDING | |
| xx | FILING | INC. | |
| • | TERRACE MANAGER, INC. (CORPORATE NAME AND DOCUMENT #) | | |
| ı | TOOM ON THE THIRD BOOCK | | |
| | (CORPORATE NAME AND DOCUM | IENT#) | |
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COVER LETTER

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

| SUBJECT: Terrace Manager, Inc. | | | | |
|--------------------------------|--|---------------------------------------|--|--|
| | (PROPOSED CORPOR | ATE NAME – <u>MUST INCL</u> | UDE SUFFIX) | |
| Enclosed are an orig | inal and one (1) copy of the ar | ticles of incorporation and | d a check for: | |
| □ \$70.00 Filing Fee | ☐ \$78.75 Filing Fee & Certificate of Status | □ \$78.75 Filing Fee & Certified Copy | ☑ \$87.50 Filing Fee. Certified Copy & Certificate of Status | |
| | | ADDITIONAL CO | - | |
| FROM: <u>Ke</u> | evin A. Denti, Esqui Nam | re e (Printed or typed) | | |
| _23 | 180 Immokalee Road - | Suite #316 Address | | |
| _N _e | aples, Florida 34110 City | , State & Zip | | |
| _ 23 | 9-260-8111 Daytime | Telephone number | | |
| _k <u>c</u> | denti@dentilaw.com E-mail address: (to be use | ed for future annual report n | notification) | |

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

ARTICLES OF INCORPORATION
In compliance with Chapter 607 and/or Chapter 621, F.S. (Profit)

| ARTICLE I NA The name of the corp | <u>ME</u> xoration shall be: <u>Terrace Manage</u> | <u>r, Inc.</u> | | |
|------------------------------------|---|--|-------------------------------------|-----------------|
| ARTICLE II PR | INCIPAL OFFICE | | | |
| 22421 Walde | Principal <u>street</u> address en Center Drive | 22.11 | Mailing address, if different is: | |
| | en Center Drive | | 21 Walden Center Drive | |
| | prida 34134 | | te #300 | - |
| | 711dd 54154 | <u> </u> | ero, Florida 34134 | - |
| ARTICLE III PU The purpose for whi | | engage in al | l_lawful_businesses | |
| | | | Florida law. | _ |
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| ARTICLE IV SH. | | | | أوس |
| i ne number of snares | s of stock is: _1,_000 | | 0 S | |
| ARTICLE V INI | TIAL OFFICERS AND/OR DIRECTORS | 5 | | |
| | | _ | | |
| Name and 1 | ille: Walter S. Hagenbuckle-Presi | dent Name and Ti | dc:Walter S. Hagenbuckle-Direc | ctor |
| Address | 23421 Walden Center Drive | Address: | 23421 Walden Center Dr | ive |
| | Suite #300 | | Suite #300 | |
| | Estero, Florida 34134 | | | |
| | *** | - | Estero, Florida 34134. | |
| N. 1-7- | n wished besit wise best in | \ | | |
| Name and 11 | | | de:Michael <u>Davis-Director</u> | |
| Address | 23421 Walden Center Dri | .ve Address: | 23421 Walden Center Dr | ive |
| | Suite #300 | | Suite #300 | |
| | Estero, Florida 34134 | 1 | Estero, Florida 34134 | |
| Nines and Ti | ida Garaga Barai a Garaga a | 31 140 | ul Curana Pauli P | |
| | | - | de <u>: Susana Davis-Tr</u> easurer | |
| Address | 23421 Walden Center Dri | ve Address: | 23421 Walden Center Dr | ive |
| | Suite #300 | | <u>Suite #300</u> | |
| | Estero, Florida 34134 | <u>. </u> | Estero, Florida 34134 | |

| Name a | nd Title: <u>Susana Davis-Director</u> | Name and Title: |
|---|--|---|
| Addres | ss 23421 Walden Center Drive | Address: |
| | Suite #300 | |
| | Estero, Florida 34134 | |
| | REGISTERED AGENT Florida street address (P.O. Box NOT acceptable) of | of the registered agent is: |
| Name: | Kevin A. Denti, Esquire | _ |
| Address: | 2180 Immokalee Road - Suit | ≘ #316 - |
| | Naples, Florida 34110 | |
| ARTICLE VII | INCORPORATOR | |
| The <u>name and a</u> | ddress of the Incorporator is: | |
| Name: | Kevin A. Denti, Esquire | |
| Address: 2180 Immokalee Road - Suite #3 | | te #316 - |
| | Naples, Florida 34110 | _ |
| Effective date. it | EFFECTIVE DATE: f other than the date of filing: date is listed, the date must be specific and cann | . (OPTIONAL) ot be more than five days prior or 90 days after the |
| | e inserted in this block does not meet the applicable ffective date on the Department of State's records | e statutory filing requirements, this date will not be listed as |
| Having been nar certificate, I am | ned as registered agent to accept service of process familiar with and accept the appointment as registe | for the above stated corporation at the place designated in this red agent and agree to act in this capacity |
| | March Colo | 10/5/20 |
| | Required Signature/Registered Agent | Pate |
| | cument and affirm that the facts stated herein are Department of State constitutes a third degree felor | true. I am aware that the false information submitted in a ny as provided for in s.817.155, F.S. |
| | THE CUT | |
| Required Signati | ure/Incorporator | Date |

ADDITIONAL SHEET

1. The following provisions shall be added to the end of Article III:

Notwithstanding the foregoing, the corporation shall be considered a Special Purpose Bankruptcy Remote Entity. For purposes hereof, a "Special Purpose Bankruptcy Remote Entity" means a corporation which at all times since its formation and at all times thereafter:

- was and will be organized solely for the purpose of acting as the manager of TERRACE OFFICE CENTER LLC, a Florida limited liability company ("Company"), which owns the real property located at 5575 DTC Parkway. Greenwood Village, Colorado ("Property");
- (ii) has not engaged and will not engage in any business unrelated to acting as the manager of the Company;
- (iii) has not had and will not have any assets other than those related to its membership interest in the Company;
- (iv) has not engaged, sought or consented to and will not engage in, seek or consent to any dissolution, winding up, division, liquidation, consolidation, merger, division, asset sale (except as expressly permitted by these Articles of Incorporation), transfer of membership interests or the like, or amendment of these Articles of Incorporation;
- (v) has not caused or allowed and will not cause or allow the board of directors to take any action requiring the unanimous affirmative vote of 100% of the members of the board of directors unless all of the directors shall have participated in such vote;
- (vi) has not, and without the unanimous consent of all of its directors will not, with respect to the corporation or to any other entity in which it has a direct or indirect legal or beneficial ownership interest: (A) file a bankruptcy, insolvency or reorganization petition or otherwise institute insolvency proceedings or otherwise seek any relief under any laws relating to the relief from debts or the protection of debtors generally: (B) seek or consent to the appointment of a receiver, liquidator, assignee, trustee, sequestrator, custodian or any similar official for the corporation or for all or any portion of the corporation's properties; (C) make any assignment for the benefit of the corporation's creditors; or (D) take any action that might cause the corporation to become insolvent:
- (vii) has remained and intends to remain solvent and has maintained and intends to maintain adequate capital in light of its contemplated business operations:
- (viii) has not failed and will not fail to correct any known misunderstanding regarding the separate identity of the corporation;

- (ix) has maintained and will maintain its accounts, books and records separate from any other Person and will file its own tax returns;
- (x) has maintained and will maintain its books, records, resolutions and agreements as official records:
- (xi) has not commingled and will not commingle its funds or assets with those of any other Person:
- (xii) has held and will hold its assets in its own name;
- (xiii) has conducted and will conduct its business in its name.
- (xiv) has maintained and will maintain its financial statements, accounting records and other entity documents separate from any other Person;
- (xv) has paid and will pay its own liabilities, including the salaries of its own employees, out of its own funds and assets;
- (xvi) has observed and will observe all corporate formalities:
- (xvii) has maintained and will maintain an arm's-length relationship with its Affiliates:
- (xviii) has and will have no indebtedness other than unsecured trade payables in the ordinary course of business relating to acting as a member of the Company which:
 (1) do not exceed, at any time. \$10,000; and (2) are paid within thirty (30) days of the date incurred;
- (xix) has not and will not assume or guarantee or become obligated for the debts of any other Person or hold out its credit as being available to satisfy the obligations of any other Person except for the Loan;
- (xx) has not and will not acquire obligations or securities of its shareholders:
- (xxi) has allocated and will allocate fairly and reasonably shared expenses, including shared office space, and uses separate stationery, invoices and checks;
- (xxii) except in connection with the Loan, has not pledged and will not pledge its assets for the benefit of any other Person;
- (xxiii) has held itself out and identified itself and will hold itself out and identify itself as a separate and distinct entity under its own name and not as a division or part of any other Person;
- (xxiv) has maintained and will maintain its assets in such a manner that it will not be costly or difficult to segregate, ascertain or identify its individual assets from those of any other Person;
- (xxv) has not made and will not make loans to any Person;

- (xxvi) has not identified and will not identify its shareholders or any Affiliate of any of them, as a division or part of it;
- (xxvii) has not entered into or been a party to, and will not enter into or be a party to, any transaction with its shareholders or Affiliates except in the ordinary course of its business and on terms which are intrinsically fair and are no less favorable to it than would be obtained in a comparable arm's-length transaction with an unrelated third party;
- (xxviii)has and will have no obligation to indemnify its officers or directors, as the case may be, or has such an obligation that is fully subordinated to the Debt and will not constitute a claim against it if cash flow in excess of the amount required to pay the Debt is insufficient to pay such obligation;
- (xxix) has and will have an express acknowledgment in its organizational documents that Lender is an intended third-party beneficiary of the "special purpose" provisions of such organizational documents; and
- (xxx) will consider the interests of its creditors in connection with all corporate actions.

2. The following provisions shall be added as new Article IX:

- (i) Lender is an intended third-party beneficiary of these Articles of Incorporation and specifically the "special purpose" provisions contained herein; and
- (ii) Until the Debt is paid in full, these Articles of Incorporation shall not be amended without the prior written consent of Lender.