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COVER LETTER

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

SUBJECT:	Melissa C	chester 1	NC.
	, (PROPOSED CORPORA	ATE NAME - MUST INCL	UDE SUFFIX)
Enclosed are an orig	ginal and one (1) copy of the art	cicles of incorporation and	d a check for:
S70.00 Filing Fee	Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy	\$87.50 Filing Fee, Certified Copy & Certificate of Status
		ADDITIONAL CO	PY REQUIRED
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	acksonville Fl		
904 544-3800			
Daytime Telephone number			
Sc	E-mail address: (to be used	mail. (m	7
	E-mail address: (to be used	for future annual report no	otification)

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



ARTICLES OF INCORPORATION OF

2022 FEB 22 AM 11: 40 +

MELISSA CHESTER INC.

I, the undersigned subscribe to these Articles of Incorporation, a natural person competent to contract; herby form a corporation under the laws of the State of Florida.

Article I Corporation Name

The name of this processional service corporation is MELISSA CHESTER INC. The said address is 4408 GREY HERON LANE, JACKSONVILLE FL, 32065

Article II Nature of Business

The general nature of business to be engaged in by this corporation is to sell real estate for the general public at large. Company may purchase real estate for the purpose of generating a profit for its stock holders. In addition, company may purchase dilapidated properties to rehab and sell to the general public at large. Company will purchase newly constructed spec homes to resell to the public for the benefit of its revenue growth. Company may also engage in joint projects with construction companies, private real estate investment companies, individuals designed to develop communities and to rehab communities for a profit to its stockholders. This corporation will operate specifically in Jacksonville, Florida but not limited to Duval County or the State of Florida.

To manufacture, purchase or otherwise acquire, and to own, mortgage, pledge, sell, assign, transfer, manage, or otherwise dispose of, and to invest in, trade in, deal in and with goods, wares merchandise, real and personal property, and services, of every class, kind and description except that it is not to conduct a banking, safe deposit, trust, insurance, surety, express, railroad canal, telegraph, telephone, or cemetery company, a building and loan association, mutual fire insurance association, cooperative association, fraternal benefit society, state fair or exposition. To contract debts and borrow money, issue and sell or pledge bonds, debentures, notes or other evidences of indebtedness and execute such mortgages, transfer of corporate property, or other instruments to secure the payment of corporate indebtedness as required.

To produce corporate assets of any other corporation and engage in the same or other character of business.

To guarantee, endorse, purchase, hold, sell, transfer, mortgage, pledge, or otherwise acquire or dispose of the shares of capital stock of, or any bonds, securities, or other evidences or indebtedness created by other corporations of the State of Florida, or any other state or government, and while owner of such stock to exercise all the rights, powers, and privileges or ownership, including the right to vote such stock.

ARTICLE III STOCK

The maximum number of shares of stock that the corporation is authorized to issues is 50,000 at a par value of four (\$3.00) dollars per share.

- A. Shareholder of the corporations shall have the preemptive right to acquire their pro rata share of stock of the corporation and for all issues of the one class of common stock of the corporation and for all issues of the one class of common stock of the corporation no matter when authorized, and for whatever consideration is contemplated to be received by the corporation, including but not limited to: case, other property, services, acquisition of other corporations, shares, or property through the merger or extinguishments of debts. Preemptive rights shall apply to the resistance of all redeemed or otherwise acquired shares, including the resistance of treasury shares.
- B. This Article pertaining to preemptive rights may not be amended or deleted without the unanimous vote of the shareholders.
- C. No issue of stock of the corporation shall take place unless the shareholders of the corporation shall unanimously approve the price at which the stock is to be issued,
- D. There shall be no more than five (5) shareholders of this corporation at any time. Said shareholders may be real persons and/or legal entities such as corporations, association, or partnerships.

ARTICLE IV RESTRICTION ON TRANFER OF SHARES

No shareholder shall have the right or power to pledge, sell, or otherwise dispose of, except by will any share or shares of this company without first offering the said share or shares for sale to the company and shareholders at the then book value.

ARTICLE V TERM OF EXISTENCE

This corporation is to exist perpetually.

ARTICLE VI PRINCIPAL PLACE OF BUSINESS

The initial location of the principal office of this corporation is Jacksonville, Florida. The Board of Directors may, from time to time, move the principal office to any other address in Florida. The said address is **4408 GREY HERON LANE JACKSONVILLE FL**, **32065**.

ARTICLE VII DIRECTORS

The business affairs of the corporation shall be conducted by a President, one or more Vice-Presidents, a Secretary, and a Treasurer elected by shareholders as provided by the by-laws of the corporation. The shareholders may designate in the by-laws for the deletion of the office for the Vice president. Directors need not be a resident of the State of Florida or a shareholder of the corporation.

ARTICLE VIII INITIAL DIRECTORS

The names and address of the persons who shall serve as Directors until the first annual meeting of the shareholders, or until their successors shall have been elected and qualified, are as follows:

Name	Address
President: DR. MELISSA CHESTER	4408 GREY HERON LANE
	JACKSONVILLE FL, 32065

ARTICLE IX INCORPORATOR

The name and address of the initial incorporate is as follows:

Name	Address
DR. MELISSA CHESTER	4408 GREY HERON LANE
	JACKSONVILLE FL, 32065

ARTICLE X REGISTERED AGENT

The initial designation of registered agent office of this corporation shall be pursuant to Florida Statutes Section 607.164, having been named to accept process for the above stated corporation, at the place designated in these Articles of Incorporation, I hereby accept to act in this capacity, and agree to comply with the provisions of said Act relative to keeping open said office. The said address is 9570 REGENCY SQUARE BLVD, JACKSONVILLE, FL 32225

RIVERVIEW BUSINESS CONSULTING INC. SCOTT A. HALL

ARTICLE XI AMENDMENT

The Articles of Incorporation may be amended in the manner provided by law. Every Amendment shall be approved by a majority vote of the shareholders based on a majority of the stock entitled to vote thereon, unless all the shareholders sign a written statement manifesting their intention that a certain amendment of these Articles of Incorporation is made.

ARTICLE XII CUMULATIVE VOTING

The shareholders of the corporation shall be allowed to vote their shares cumulatively so as to give one candidate as many votes as the number of directors to be elected, multiplied by the number of his shares, to distribute them among as many candidates as he may wish. Notice in writing must be given by any shareholder to the President or a Vice-President of said corporation not less than twenty-four (24) hours prior to the time set for the holding of a shareholders' meeting, for the electing of directors that said shareholder intending to cumulate his vote at said election.

ARTICLE XII SECTIONS 1244

The corporation and the shareholders here of shall be subject to section 1244 of the United Sates Internal Revenue Code.

ARTICLE XIV INDEMNIFICATION

The corporation shall indemnify an officer or Board Member, if any, to the full extent permitted by law as to those acts done in the furtherance of a legitimate corporate purpose.

WITNESS WHEREOF, DR. MELISSA CHESTER, the incorporate, has hereunto set his hand and seal this 3rd day of December 2021.

DR. MELISSA CHESTER

STATE OF FLORIDA

COUNTY OF DUVAL

BEFORE ME, the undersigned authority, personally appeared who, after first being duly sworn, deposes and says that he is the person described in the foregoing Articles of Incorporation and he subscribed to those Articles of Incorporation.

WITNESS my hand official seal in the County and State named above, this

NOTARY PUBLIC

My Commission Expires:

Personally Known

Provided Identification

