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| Certified Copies | Certificates | of Status | |
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| Special Instructions to F | iling Officer: | | |
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| J. HORNE | | | |
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Office Use Only



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COVER LETTER

TO: Amendment Section Division of Corporations

| NAME OF CORPOR | ATION: QUICK CITY TE | RANSPORTATION CORP | | | | |
|---|---|--|--|--|--|--|
| DOCUMENT NUMBI | ER: P24000019450 | | <u></u> | | | |
| The enclosed Articles of | f Amendment and fee are su | bmitted for filing. | | | | |
| Please return all corresp | ondence concerning this ma | tter to the following: | | | | |
| ERIC | CK GARCIA SANTANA / Y | ORDANIS GRILLE HEC | HAVARRIA | | | |
| _ | Nan | ne of Contact Person | | | | |
| | QUICK CITY TRANSPORTATION CORP | | | | | |
| _ | Firm/ Company | | | | | |
| _ | 1701 W BURKE ST | | | | | |
| | Address | | | | | |
| _ | | TAMPA, FL 33604 | | | | |
| | | City/ State and Zip Code | 9 | | | |
| | QUICKCIT | YTRANSPORTATION@0 | GMAIL.COM | | | |
| _ | E-mail address: (to be us | sed for future annual report | notification) | | | |
| For further information | concerning this matter, pleas | se call: | | | | |
| PABLO DIAZ | | 786 | 784-6192 | | | |
| Name of Contact Person | | | de & Daytime Telephone Number | | | |
| Enclosed is a check for | the following amount made | payable to the Florida Depa | artment of State: | | | |
| S35 Filing Fee | ☐\$43.75 Filing Fee & Certificate of Status | S43.75 Filing Fee & Certified Copy (Additional copy is enclosed) | S52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed) | | | |
| Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallabasses FL 32314 | | Amend Divisio The Co | Address Intent Section on of Corporations entre of Tallahassee | | | |

Tallahassee, FL 32303

Articles of Amendment to Articles of Incorporation

FILED

| | 2024 APR -1 PM 1: 24 | |
|---|--|--|
| (Name of Corporation as currently for | SPORTATION CORP 1 711 1: 24 | |
| P240000194 | 7 1.76 5 4 2.14111 | |
| (Document Number of Co | | |
| rsuant to the provisions of section 607.1006, Florida Statutes, this Florida Articles of Incorporation: | orida Profit Corporation adopts the following amendmen | |
| If amending name, enter the new name of the corporation: | | |
| | The new | |
| me must be distinguishable and contain the word "corporation," "con nc.," or Co.," or the designation "Corp," "Inc," or "Co". A p hartered," "professional association," or the abbreviation "P.A." | | |
| Enter new principal office address, if applicable: | 1702 W BURKE ST | |
| rincipal office address <u>MUST BE A STREET ADDRESS</u>) | TAMPA, FL 33604 | |
| | | |
| Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX) | 1702 W BURKE ST | |
| | TAMPA, FL 33604 | |
| | | |
| If amending the registered agent and/or registered office addres new registered agent and/or the new registered office address: | s in Florida, enter the name of the | |
| | | |
| | | |
| Name of New Registered Agent | | |
| | address) | |
| Name of New Registered Agent | address) | |

Check if applicable

☐ The amendment(s) is/are being filed pursuant to s. 607.0120 (11) (e), F.S.

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:

(Attach additional sheets, if necessary)

Example:

Please note the officer/director title by the first letter of the office title:

P = President; V = Vice President; T = Treasurer; S = Secretary; D = Director; TR = Trustee; C = Chairman or Clerk; CEO = Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation. Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change, Mike Jones, V as Remove, and Sally Smith, SV as an Add.

| X Change | <u>PT</u> | <u>John Doe</u> | |
|-------------------------------|-----------------|-----------------------------|-----------------|
| X Remove | \underline{V} | Mike Jones | |
| X Add | <u>sv</u> | Sally Smith | |
| Type of Action (Check One) | <u>Title</u> | <u>Name</u> | <u>Addres</u> s |
| 1) Change | VP | ERICK GRILLE HECHAVARRIA | |
| Add _X Remove | | | |
| 2) Change | P | YORDANIS GRILLE HECHAVARRIA | 1701 W BURKE ST |
| X Add | | | TAMPA, FL 33604 |
| Remove Change | | | |
| Add | | | |
| Remove | | | |
| 4) Change | | | |
| Add Remove | | | |
| 5) Change | | | |
| Add | | | |
| Remove | | | |
| 6) Change | | | |
| Add | | | |
| Remove | | | |

| The date of each amendment(s) ac | loption: | , if other than the |
|--|---|--|
| date this document was signed. | | |
| Effective date <u>if applicable</u> : | | |
| | (no more than 90 days after amend | lment file date) |
| Note: If the date inserted in this bl document's effective date on the De | | ng requirements, this date will not be listed as the |
| Adoption of Amendment(s) | (<u>CHECK ONE</u>) | |
| ☐ The amendment(s) was/were ado action was not required. | pted by the incorporators, or board of directors | without shareholder action and shareholder |
| The amendment(s) was/were ado by the shareholders was/were su | pted by the shareholders. The number of votes fficient for approval. | cast for the amendment(s) |
| | roved by the shareholders through voting group each voting group entitled to vote separately on | |
| "The number of votes cast | for the amendment(s) was/were sufficient for ap | pproval |
| by | | •• |
| ·, | (voting group) | · |
| / | | |
| Dated 3/3 | 17/24 | |
| Daleu <u>J</u> | 7 | |
| Signature | Tues | |
| (By a di | rector, president or other officer - if directors o | |
| | by an incorporator – if in the hands of a received fiduciary by that fiduciary) | ver, trustee, or other court |
| арропи | • • • | 1 |
| | (Typed or printed name of person sign | tona |
| | (Typed or printed name of person sign | gning) |
| | President | |
| | (Title of person signing) | |

E. If amending or adding additional Articles, enter change(s) here:

(Attach additional sheets, if necessary). (Be specific)

Ownership Structure:

Equal Ownership: Each owner holds a 50% stake in the corporation.

Decision-Making:

Voting Rights: With a 50/50 share agreement, each owner typically has equal voting rights. This means that major decisions and corporate actions require mutual agreement.

Management:

Management Structure: Depending on the arrangement, the owners might both participate in day-to-day management, or they may designate specific roles and responsibilities.

Dispute Resolution:

Deadlock: One challenge with a 50/50 share agreement is the potential for deadlock. If the owners cannot reach an agreement on a crucial decision, it can stall business operations.

Benefits:

Equal Distribution of Profits: Both owners are entitled to an equal share of the company's profits. Shared Responsibilities: Owners can divide responsibilities equally, leveraging their individual strengths.

Considerations:

Clear Communication: Open and honest communication is crucial. Both owners should be transparent about their goals, expectations, and concerns.

Dispute Resolution Mechanisms: To address potential deadlocks, the agreement may include provisions for dispute resolution, such as mediation or arbitration.

Exit Strategies: It's essential to plan for various exit scenarios, such as one owner wanting to sell their share, retirement, disability, or death.

Succession Planning: If one owner decides to leave the company, there should be a plan in place to transfer ownership smoothly.

Legal and Tax Implications: Consultation with legal and financial advisors is advisable to understand the legal and tax implications of the 50/50 share agreement.

Shareholders' Agreement:

A detailed shareholders' agreement is essential to outline the rights, responsibilities, and obligations of each owner.

This agreement typically covers issues such as decision-making processes, profit distribution, dispute resolution, buyout provisions, and more.

Conclusion:

A 50/50 share agreement can be a beneficial structure for a two-owner corporation, offering shared responsibility, equal ownership, and a sense of partnership. However, careful planning, open communication, and a well-drafted shareholders' agreement are essential to navigate potential challenges and ensure the company's smooth operation and growth.

F. If an amendment provides for an exchange, reclassification, or cancellation of issued shares, provisions for implementing the amendment if not contained in the amendment itself: (if not applicable, indicate N/A)