P24000074877

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

Office Use Only



400439051044

2024 DEC 12 AT 9: 47

26.:0EC 12. FN 2:51

Incorporating Services, Ltd.

incserv

1540 Glenway Drive Tallahassee, FL 32301

850.656.7956 Fax: 850.656.7953 www.incserv.com

ORDER FORM

TO Florida Department of State

FROM Melissa Moreau

The Centre of Tallahassee 2415 North Monroe Street, Suite 810

850.656.7953

Tallahassee, FL 32303

corphelp@dos.my florida.com

850-245-6051

REQUEST DATE; 12/11/2024	PRIORITY Regular Approval	OUR REF_#_(Order_ID
ORDER ENTITY		
PLEASE PERFORM THE FOLLOWIF I-CON SELLER ENTITY, INC. (FE New corp filing	NG SERVICES:	m ·
NOTES:\$70.00 Authorized	· · · · · · · · · · · · · · · · · · ·	 .
RETURN/FORWARDING INSTRUC ACCOUNT NUMBER: I20050000052	CTIONS:	
Please bill the above referenced accou	unt for this order.	
If you have any questions please cont	act me at 656-7956,	
Sincerely,		

Please bill us for your services and be sure to include our reference number on the invoice and courier package if applicable. For UCC orders, please include the thru date on the results.

ARTICLES OF INCORPORATION OF I-CON SELLER ENTITY, INC.

The undersigned, desiring to form a for-profit corporation (the "Corporation") pursuant to the provisions of the Florida Business Corporation Act (as amended from time to time, the "Act"), executes the following Articles of Incorporation.

Article 1. IDENTIFICATION

Section 1.1 Name. The name of the Corporation shall be: "I-Con Seller Entity, Inc."

Article 2. ADDRESSES

Section 2.1 Principal Place of Business and Mailing Address. The street address of the principal office and mailing address of the Corporation is:

1024 Genius Dr., Winter Park, FL 32789

Article 3. PURPOSE

Section 3.1 Purpose. The purpose for which the Corporation is organized is to engage in any lawful business for which corporations may be incorporated under the Act.

Section 3.2 S Corporation Status. The shareholders of the Corporation intend that the Corporation be an S corporation for federal income tax purposes. In any period during which the Corporation is an S corporation, any provision of these Articles or the Bylaws of the Corporation which are inconsistent with such status shall be disregarded. Each present and future shareholder consents to the S corporation election of the Corporation and shall provide to the Corporation, promptly upon the Corporation's request, such properly signed consents or other documents as, in the opinion of the Corporation, may be necessary or useful to maintaining the Corporation's status as an S corporation. A shareholder shall not undertake any act, operation or omission which would disqualify the Corporation as an S corporation. The Corporation shall not undertake any act, operation or omission which would cause, with or without the passage of time, the Corporation's election to be taxed as an S corporation under the Code to terminate, unless these Articles are amended to allow such act, operation or omission. Any action to amend this section in any way shall require an affirmative vote of the holders of at least eighty percent (80%) of the outstanding shares of Class A Common Stock.

Article 4. SHARES

Section 4.1 **Authorized Shares**. The total number of shares of Common Stock that the Corporation has authority to issue is ten thousand (10.000). The Corporation has authority to issue one hundred (100) shares of Class A Common Stock and nine thousand nine hundred (9.900) shares of Class B Common Stock, subject to the following provisions of this Article.

Section 4.2 **Voting**. The holders of Class A Common Stock are entitled to one (1) vote for each share of Class A Common Stock. The holders of Class B Common Stock shall possess no voting rights with respect to their shares of Class B Common Stock, except as required by the Act or with respect to any proposed amendment to these Articles of Incorporation or the By-laws that would (a) change the designation, rights, preferences, or limitations of any the Class B Common Stock or (b) create a new class of shares having distribution, dividend, or dissolution rights that are superior or prior to the rights of the Class B Common Stock.

Section 4.3 **Dividends**. The holders of Class A Common Stock and Class B Common Stock shall share equally on a per share basis of all dividends to be declared and paid by the Board of Directors on Common Stock.

Section 4.4 Other Rights. Except as to voting as set forth in Sections 3.2, the holders of Class A Common Stock and Class B Common Stock shall have identical rights, privileges and restrictions as set forth herein and in the By-Laws.

Article 5. DIRECTORS AND OFFICERS

Section 5.1 Number. The number of directors of the Corporation may be fixed from to time in accordance with the Code of By-Laws of the Corporation (the "By-Laws").

Section 5.2 **Initial Directors**. The following individual shall serve as the sole initial board of director of the Corporation:

NAME	Address
Shawn Bush	1024 Genius Dr., Winter Park, FL 32789

Section 5.3 **Initial Officers**. The following individual shall serve as in the following officer roles until his death, removal or resignation:

Name	Address	OFFICE
Shawn Bush	1024 Genius Dr., Winter Park, FL 32789	President
Shawn Bush	1024 Genius Dr., Winter Park, FL 32789	Secretary

Article 6. REGISTERED AGENT AND REGISTERED OFFICE

Section 6.1 **Registered Agent and Office**. The name and street address of the registered agent at the Corporation's registered office are:

NAME	ADDRESS
Shawn Bush	1024 Genius Dr., Winter Park, FL 32789

The Incorporator represents that the registered agent named above has consented to the appointment of registered agent.

Article 7. INCORPORATOR

Section 7.1 **Identification of Incorporator**. The name and address of the incorporator are:

Shawn Bush 1024 Genius Dr., Winter Park, PL 32769	7071
) 4 DE
Article 8. Indemnification	31.0

Section 8.1 Scope of Indemnity. The Corporation shall indemnify every person whoms or was a director or officer of the Corporation (each of which, together with such person's height estate, executors, administrators and personal representatives, is hereinafter referred to, as an "Indemnitee") against all liability to the fullest extent permitted by the Act; provided, that such person is determined in the manner specified by the Act to have met any applicable standard of conduct specified in the Act. The Corporation shall, to the fullest extent permitted by the Act, pay for or reimburse the reasonable expenses incurred by every Indemnitee who is a party to a proceeding in advance of final disposition of the proceeding, in the manner specified by the Act. The foregoing indemnification and advance of expenses for each Indemnitee shall apply to service in the Indemnitee's official capacity with the Corporation, and to service at the Corporation's request, while also acting in an official capacity with the Corporation, as a director, officer, partner, member, manager, trustee, employee, or agent of another foreign or domestic corporation, partnership, limited liability company, joint venture, trust, employee benefit plan, or other enterprise, whether for profit or not.

Section 8.2 **Binding Nature**. The provisions of this Article shall be binding upon any successor to the Corporation so that each Indemnitee shall be in the same position with respect to any resulting, surviving, or succeeding entity as the Indemnitee would have been had the separate legal existence of the Corporation continued; provided, that unless expressly provided or agreed otherwise, this sentence shall be applicable only to an Indemnitee acting in an official capacity or in another capacity described in Section 5.1 prior to termination of the separate legal existence of the Corporation. The foregoing provisions shall be deemed to create a contract right for the benefit of every Indemnitee if (a) any act or omission complained of in a proceeding against the Indemnitee, (b) any portion of a proceeding, or (c) any determination or assessment of liability, occurs while this Article is in effect.

Section 8.3 Interpretation. All references in this Article to the Act shall be deemed to include any amendment or successor thereto. When a word or phrase used in this paragraph is defined in the Act, such word or phrase shall have the same meaning in this Article that it has in the Act. Nothing contained in this Article shall limit or preclude the exercise of any right relating to indemnification or advance of expenses to any Indemnitee or the ability of the Corporation to otherwise indemnify or advance expenses to any Indemnitee.

Page 3

Section 8.4 Severability. If any word, clause, or sentence of the foregoing provisions regarding indemnification or advancement of expenses shall be held invalid as contrary to law or public policy, it shall be severable and the provisions remaining shall not be otherwise affected. If any court holds any word, clause, or sentence of this paragraph invalid, the court is authorized and empowered to rewrite these provisions to achieve their purpose to the extent possible.

Article 9. Code of By-Laws; Amendments of Articles

Section 9.1 **Code of By-Laws**. The power to make, alter, amend or repeal the By-Laws shall be in the manner set forth in the By-Laws.

Section 9.2 Amendments of Articles. The Corporation may amend these Articles of Incorporation at any time to add or change a provision that is required or permitted to be in the Articles of Incorporation or to delete a provision not required to be in the Articles of Incorporation. Whether a provision is required or permitted to be in the Articles of Incorporation is determined as of the effective date of the amendment.

A shareholder of the Corporation does not have a vested property right resulting from any provision in these Articles of Incorporation, or authorized to be in the By-Laws by the Act or the Articles of Incorporation including provisions relating to management, control, capital structure, dividend entitlement, or purpose or duration of the Corporation.

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate. I am familiar with and accept the appointment as registered agent and agree to act in this capacity

-5003648F771B4F8
Shawn Bush, Registered Agent

These Articles of Incorporation are executed as of the date first set forth above by the undersigned incorporator. I submit this document and affirm that the facts stated herein are true. I am aware that the false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.

Shawn Bush, Incorporator