

Doc # **P96000030714**

Requestor's Name
4658 Arthur Woods L. J. Jr.
Address
Tallahassee, Fla 32302
City/State/Zip Phone #

Office Use Only

CORPORATION NAME(S) & DOCUMENT NUMBER(S), (if known):

CJTEC Criminal Justice Technical Education Consultants

1. _____
(Corporation Name) (Document #)
2. _____
(Corporation Name) (Document #)
3. _____
(Corporation Name) (Document #)
4. _____
(Corporation Name) (Document #)

☒ Walk in

☐ Pick up time _____

☐ Certified Copy

☐ Mail out

☒ Will wait

☐ Photocopy

☐ Certificate of Status

NEW FILINGS	
<input checked="" type="checkbox"/>	Profit
<input type="checkbox"/>	NonProfit
<input type="checkbox"/>	Limited Liability
<input type="checkbox"/>	Domestication
<input type="checkbox"/>	Other

AMENDMENTS	
<input type="checkbox"/>	Amendment
<input type="checkbox"/>	Resignation of R.A., Officer/ Director
<input type="checkbox"/>	Change of Registered Agent
<input type="checkbox"/>	Dissolution/Withdrawal
<input type="checkbox"/>	Merger

OTHER FILINGS	
<input type="checkbox"/>	Annual Report
<input type="checkbox"/>	Fictitious Name
<input type="checkbox"/>	Name Reservation

REGISTRATION/ QUALIFICATION	
<input type="checkbox"/>	Foreign
<input type="checkbox"/>	Limited Partnership
<input type="checkbox"/>	Reinstatement
<input type="checkbox"/>	Trademark
<input type="checkbox"/>	Other

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ARTICLES OF INCORPORATION

Article 1 Corporate Name

This corporation name shall be; CJTEC Criminal Justice Technical Education Consultants Corporation.

Article 2 Corporate Office

The office of this corporation shall be located at 4659 Autumn Woods Way in Leon County, Tallahassee, Florida, 32303. Until such time as a change is made by corporate resolution.

Article 3 Registered Agent

The initial Registered Agent of this corporation shall be: Dwight G. Angel of 4659 Autumn Woods Way in Leon County, Tallahassee, Florida, 32303. This designation shall remain in full binding effect until changed by corporate resolution.

Article 4 Beginning Business

This corporation's life shall commence on the same date as the filing of the Articles of Incorporation, and shall continue perpetual, unless dissolved by corporate resolution.

Article 5 Nature of Business Operations

This corporation by authority of this article, shall be authorized to engage in all aspects of consultation services, training, training program development, training instructors, preparing and maintaining training record keeping systems and automated reminders of training, as well as any related functions of technical education's for public safety professions and the needs of the general public, government and civic organizations. This corporation shall also be authorized under this article to operate any schools, training centers, academies or other such activities including the operations of retail stores for the purpose of retailing equipment and supplies for any of the public service and public safety agencies, including military and police, corrections and security supply stores. This corporation may engage in any other lawful activities and operations deemed prudent by the Chief Executive Officer.

Article 6 Exclusion of Authority

This article shall specifically forbid the corporation to engage in training for or in behalf of any para-military group which is not based of, for or within the United States of America or a political sub-division of the United States government.

Article 7 Specific Authority

This article shall grant specific authority for the corporation to engage in firearms sales, repairs, consultation and research for the purpose of promoting the general welfare of the public, promotion of effects in citizens safety and security, law enforcement goals and objectives and to support the government of the United States of America and its political subdivisions. This corporation shall be authorized to obtain and maintain any licenses necessary to accommodate this purpose.

Article 8 Shares of Stock / Corporate Ownership

This corporation shall have one class of stock capital (common) stock. This corporation shall be entitled and authorized one hundred (100) shares of capital (common) stock. Subscription rights shall be granted the original incorporator for a period of five (5) years from the date of incorporation to the shares of capital (common) stock.

Capital (common) stock shall have no par value.

No other shares of stock shall be authorized by this corporation and this article shall NOT be subject to amendment, revision or change by any authority.

Article 9 Board of Directors

The initial Board of Directors shall be; Dwight Gregory Angel, 4659 Autumn Woods Way, Leon County, Tallahassee, Florida, 32303 and Kimberly Jean Angel, 4659 Autumn Woods Way, Leon County, Tallahassee, Florida, 32303. These persons shall serve as the initial Board of Directors, for a period of one (1) year, or until time as successors may be qualified and elected to the position.

There shall be a total of three (3) positions authorized on the Board of Directors, elected from the capital (common) stock holder class exclusively. The Board may act with a min. of (2) board members in office. When all three (3) board members are installed in office, the President or Chairman of the Board shall serve as a tie break voter on all issues which come before the Board of Directors.

The majority capital stock shareholder shall serve as Chairman of the Board of Directors and as Chief Executive Officer of the corporation.

Article 10 Designation of CEO & Powers

The CEO shall be the majority capital (common) stock shareholder. The CEO shall have full authority to conduct any and all business in behalf of the prudent interest of the corporation. Including all daily activities of direction and operations, obtaining credit and paying corporate obligations.

Article 11 Corporation for Profit

This shall be a corporation for profit.

Article 12 Corporation shall defend Officer - CEO

This corporation shall be bound to legally defend the Office of CEO/Chairman of the Board in any and all lawsuits brought against the position as a result of acting in the interest of the corporation. Any other officer of this corporation MAY BE defended if the Board of Directors adopt a resolution to provide for such a defense.

Article 13 Limit of Geographic Operation

There shall be no geographic limitation placed upon operations by this corporation.

Article 14 Employee Salaries Fixed by CEO

All employee salaries, bonuses and loans shall be approved by the CEO. The CEO shall have full and total authority to set salary.

Article 15 CEO Salary

The CEO salary shall be fixed at \$2,000 dollars per month, plus a bonus of 20% of all annual net profits, prior to any distribution of net profits to the stockholders. The 20% bonus shall be considered a COST OF OPERATION BONUS and shall be computed on net profits. After payment of the 20% bonus the remaining portion of net profits may be declared dividends by the Board of Directors and paid out to the stock holders, PROVIDED, the corporation shall retain in a general operation fund account, the amount equal to one years, cost of operations in reserve. Any profits existing outside this amount (cost of operation for one year held in reserve) may be distributed to the stock holders, if approved by the Board of Directors.

This article shall not be subject to amendment, change or revision by any authority.

Article 16 Corporate Disillusionment

The Board of Directors shall have all board members agreement in the form of a written and signed resolution being necessary to cause or file an amendment of corporate resolution.

This may not be done in proxy or by any other person except the nature person of each person on the Board of Directors.

This may not be amended, changed or deleted by any authority.

Article 17 Sale of Stock

A capital (common) stock share holder may sell or dispose and any or all of the stock held at will, at any price deemed acceptable by the share holder. Such transfer shall become effective upon official record entry in the Board of Directors annual meeting and report filing with the Secretary of the State, of the State of Florida.

Article 18 Board Meeting

The Board of Directors shall meet once each year on or before Jan 15, annually and successive thereafter, for the purpose of conducting the business of the corporation and all cost related to such meeting shall be paid by the corporation, being necessary and prudent as determined by the CEO exclusively, in behalf of the corporation.

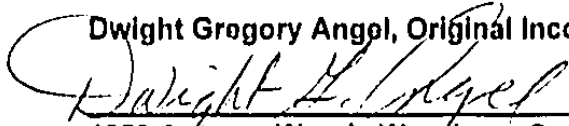
Article 19 Corporate Finances

The CEO shall be authorized to open accounts at any financial institution deemed suitable for the depository of corporate funds. In like manner the CEO's single signature shall be sufficient to transact any and all corporate business, including but not limited to issue of checks, bonuses, loans, rentals and leases.

Article 20 Certification of Articles

Article 1- 20, shall constitute the entire Articles of Incorporation of the corporation known and referred to as : "CJTEC Criminal Justice Technical Education Consultants Corporation", and no article contained herein is subject to amendment or resolution except by majority vote of the Board of Directors, excluded are those articles which contain a statement within the article, that the article is not subject to amendment or change, in witness thereof, we the original incorporator (s) have affixed our signature hereon;

Dwight Gregory Angel, Original Incorporator


4659 Autumn Woods Way, Leon County
Tallahassee, Florida 32303

**CERTIFICATE OF DESIGNATION OF
REGISTERED AGENT/REGISTERED OFFICE**

PURSUANT TO THE PROVISIONS OF SECTION 617.0501, FLORIDA STATUTES, THE UNDERSIGNED CORPORATION, ORGANIZED UNDER THE LAWS OF THE STATE OF FLORIDA, SUBMITS THE FOLLOWING STATEMENT IN DESIGNATING THE REGISTERED OFFICE/REGISTERED AGENT, IN THE STATE OF FLORIDA.

1. The name of the corporation is:

CJTEC Criminal Justice Technical Education
(must include suffix) Consultants Corp.

2. The name and address of the registered agent and office is:

Dwight G. ANGER
(NAME)
4659 Autumn Woods Way
(P.O. Box or Mail Drop Box **NOT** ACCEPTABLE)
Tallahassee, Florida 32303
(CITY/STATE/ZIP)

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TALLAHASSEE, FLORIDA

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

Dwight G. Angel
(SIGNATURE)

April 9, 1996
(DATE)