

MIC	HIGAN DEPARTMENT O	F LICENSING AND	REGULATORY AFFAIRS
CC	PRPORATIONS, SECURIT	IES & COMMERCIA	AL LICENSING BUREAU
Date Received	AC1	(FOR BUREAU USE OI	NLY)
	This document is effective on to subsequent effective date withing date is stated in the document.	in 90 days after received	
Name			
Address			
City	State	ZIP Code	EFFECTIVE DATE:
Document will b	e returned to the name and address y	ou enter above.	
ii leit blaiik, t	RESTATED ART	FICLES OF INCOR Domestic Profit Corporation and instructions or	rations
Pursuant to	the provisions of Act 284, Public	Acts of 1972, the unde	ersigned execute the following Articles:
1. The present name	of the corporation is:		
2. The identification n	umber assigned by the Bureau is	S:	
3. All former names of	f the corporation are:		
4. The date of filing th	e original Articles of Incorporatio	n was:	
The following Restated Incorporation for the co		ede the Articles of Incorp	poration as amended and shall be the Articles of
ARTICLE I			
The name of the corpo	oration is:		
ARTICLE II			
	anized for the sole and specific p	urpose of rendering the	e following professional service(s):

#### ARTICLE III

The	total authorized shares:			
1.	Common Shares			
	Preferred Shares			
2.	A statement of all or any of the relative rights, preference	es and limitations of the shar	res of each class	is as follows:
AR	TICLE IV			
1.	The name of the resident agent:			
2.	The street address of the registered office is:			
	(Street Address)	(City)	_, Michigan	(Zip Code)
3.	The mailing address of the registered office, if different t			, ,
			Michigan	

#### **ARTICLE V**

(Street Address or P.O. Box)

When a compromise or arrangement or a plan of reorganization of this corporation is proposed between the corporation and its creditors or any class of them or between this corporation and its shareholders or any class of them, a court of equity jurisdiction within the state, on application of this corporation or of a creditor or share holder thereof, or an application of a receiver appointed for the corporation, may order a meeting of the creditors or class of creditors or of the shareholders or class of shareholders to be affected by the proposed compromise or arrangement or reorganization, to be summoned in such manner as the court directs. If a majority in number representing 3/4 in value of the creditors or class of creditors, or of the shareholders or class of shareholders to be affected by the proposed compromise or arrangement or a reorganization, agree to a compromise or arrangement or a reorganization of this corporation as a consequence of the compromise or arrangement, the compromise or arrangement and the reorganization, if sanctioned by the court to which the application has been made, shall be binding on all the creditors or class of creditors, or on all of the shareholders or class of shareholders and also on this corporation.

(City)

### ARTICLE VI (Optional. Delete if not applicable)

Any action required or permitted under the Act to be taken at an annual or special meeting of shareholders may be taken without a meeting, without prior notice, and without a vote, if consents in writing, setting forth the action so taken, are signed by the holders of outstanding shares that have at least the minimum number of votes that would be necessary to authorize or take the action at a meeting at which all shares entitled to vote on the action were present and voted. A written consent shall bear the date of signature of the shareholder who signs the consent. Written consents are not effective to take corporate action unless within 60 days after the record date for determining shareholders entitled to express consent to or to dissent from a proposal without a meeting, written consents dated not more than 10 days before the record date and signed by a sufficient number of shareholders to take the action are delivered to the corporation. Delivery shall be to the corporation's registered office, its principal place of business, or an officer or agent of the corporation that has custody of the minutes of the proceedings of its shareholders. Delivery made to a corporation's registered office shall be by hand or by certified or registered mail, return receipt requested.

Prompt notice of the taking of the corporate action without a meeting by less than unanimous written consent shall be given to shareholders that would have been entitled to notice of the shareholder meeting if the action had been taken at a meeting and that have not consented to the action in writing. An electronic transmission consenting to an action must comply with Section 407(3).

# **ARTICLE VII**

This corporation fully complies with Chapter 2A of the Business Corporation Act. All shareholders are duly licensed or otherwise legally authorized to render one or more of the professional service(s) for which the corporation is organized, unless otherwise provided in Section 284 of the Act.

•	INCORF	ETE SECTION (a) IF THE RESTATED ARTICLES WERE ADOPTED BY THE UNANIMOUS CONSENT OF THE PORATOR(S) BEFORE THE FIRST MEETING OF THE BOARD OF DIRECTORS, OTHERWISE, COMPLETE N (b). DO NOT COMPLETE BOTH.
	a.	These Restated Articles of Incorporation were duly adopted on the day
		of, in accordance with the provisions
		of Section 642 of the Act by the unanimous consent of the incorporator(s) before the first meeting of the Board of Directors.
		Signed this , , ,
		(Signatures of Incorporators; Type or Print Name Under Each Signature)
	b.	These Restated Articles of Incorporation were duly adopted on the day of of, in accordance with the provisions of Section 642 of the Act: (check one of the following)  by the shareholders at a meeting in accordance with section 611(3) of the Act
		<ul> <li>were duly adopted by the written consent of the shareholders that have at least the minimum number of votes required by statute in accordance with Section 407(1) of the Act. Written notice to shareholders that have not consented in writing has been given. (Note: Written consent by less than all of the shareholders is permitted only if such provision appears in the Articles of Incorporation.)</li> <li>were duly adopted by the written consent of the shareholders entitled to vote in accordance with section 407(2) of the Act.</li> </ul>
		Signed this day of ,
		By(Signature of an authorized officer or agent)
		(Signature of an authorized officer of agent)
		(Type or Print Name)

Preparer's Name	
Business Telephone Number ( )	

CSCI /CD-510d (Rev. 00/21)

#### INFORMATION AND INSTRUCTIONS

- 1. This form may be used to draft your Restated Articles of Incorporation. A document required or permitted to be filed under the act cannot be filed unless it contains the minimum information required by the act. The format provided contains only the minimal information required to make the document fileable and may not meet your needs. This is a legal document and agency staff cannot provide legal advice.
- 2. Submit one original of this document. Upon filing, the document will be added to the records of the Corporations, Securities & Commercial Licensing Bureau. The original will be returned to your registered office address unless you enter a different address in the box on the front of this document.

Since this document will be maintained on electronic format, it is important that the filing be legible. Documents with poor black and white contrast, or otherwise illegible, will be rejected.

- 3. This document is to be used pursuant to Sections 641 through 643 of Act 284, P.A. of 1972, for the purpose of restating the Articles of Incorporation of a domestic profit corporation to become a professional service corporation.
- 4. Item 2 Enter the identification number previously assigned to the Bureau. If this number is unknown, leave it blank.
- 5. Item 5 Restated Articles of Incorporation submitted before the first meeting of the Board of Directors may be adopted by all of the incorporators by completing Item 5(a). Restated Articles of Incorporation adopted after the first meeting of the board require adoption by the shareholders and Item 5(b) should be completed instead.
- 6. The duration of the corporation should be stated in the Restated Articles of Incorporation only if not perpetual.
- 7. Act 284, P.A. of 1972, as amended provides if the professional corporation renders a professional service that is included within the public health code, Act 368 of the Public Acts of 1978, being sections 333.1101 to 333.25211 of the Michigan Compiled Laws, then all shareholders of the corporation shall be licensed or legally authorized in this state to render the same professional service.
- 8. This document is effective on the date endorsed "filed" by the Bureau. A later effective date, no more than 90 days after the date of delivery, may be stated.
- 9. This document must be signed by: (COMPLETE Item 5(a) or 5(b), BUT NOT BOTH)

Item 5(a): a majority of the incorporations.

Item 5(b): an authorized officer or agent.

10. FEES: Make remittance payable to the State of Michigan. Include corporation name and identification number on check or money order.

NONREFUNDABLE FEE.....\$10.00
TOTAL MINIMUM FEE.....\$10.00

ADDITIONAL FEES DUE FOR INCREASED AUTHORIZED SHARES OF PROFIT CORPORATIONS ARE:

 Amount of Increase
 Fee

 1-60,000
 \$50.00

 60,001-1,000,000
 \$100.00

 1,000,001-5,000,000
 \$300.00

 5,000,001-10,000,000
 \$500.00

More than 10,000,000 \$500.00 for first 10,000,000 plus \$1000.00 for each additional 10,000,000,

or portion thereof

Veterans: Pursuant to MCL 450.2060(10) and, if a majority of the shares of the domestic profit corporation responsible for paying the fee are held by 1 or more honorably discharged veterans of the armed forces of the United States, you may contact the Corporations Division regarding a fee waiver.

Submit with check or money order by mail:

Michigan Department of Licensing and Regulatory Affairs Corporations, Securities & Commercial Licensing Bureau Corporations Division P.O. Box 30054 Lansing, MI 48909 To submit in person:

2407 N Grand River Ave Lansing, MI 48906

Telephone: (517) 241-6470

Fees may be paid by check, money order, VISA, MasterCard, American Express, or Discover when delivered in person to our office.

Documents that are endorsed filed are available at www.michigan.gov/corpentitysearch.

If the submitted document is not fileable, the notice of refusal to file and document will be available at the Rejected Filings Search website at www.michigan.gov/corprejectedsearch.

LARA is an equal opportunity employer/program. Auxiliary aids, services and other reasonable accommodations are available upon request to individuals with disabilities.

## Optional expedited service.

Expedited review and filing, if fileable, is available for all documents for profit corporations, limited liability companies, limited partnerships and nonprofit corporations.

The nonrefundable expedited service fee is in addition to the regular fees applicable to the specific document.

Please complete a separate CSCL/CD-272 form for expedited service for each document submitted in person or by mail.

24-hour service - \$50 for formation documents and applications for certificate of authority.

24-hour service - \$100 for any document concerning an existing entity.

# Same day service

- Same day \$100 for formation documents and applications for certificate of authority.
- Same day \$200 for any document concerning an existing entity.

  Review completed on day of receipt. Document and request for same day expedited service must be received by 1 p.m. EST OR EDT.

### • Two hour - \$500

Review completed within two hours on day of receipt. Document and request for two hour expedited service must be received by 3 p.m. EST OR EDT.

#### One hour - \$1000

Review completed within one hour on day of receipt. Document and request for 1 hour expedited service must be received by 4 p.m. EST OR EDT.

Documents submitted by mail are delivered to a remote location for receipts processing and are then forwarded to the Corporations Division for review. Day of receipt for mailed expedited service requests is the day the Corporations Division receives the request.

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