



**State of Rhode Island
Office of the Secretary of State**

Fee: \$230.00

Division Of Business Services
148 W. River Street
Providence RI 02904-2615
(401) 222-3040

**Business Corporation
Articles of Incorporation**

(Chapter 7-1.2- of the General Laws of Rhode Island, 1956, as amended)

ARTICLE I

The name of the corporation is AMERICAN DREAM GAS OF WARWICK, INC.

This is a close corporation pursuant to § 7-1.2-1701 of the General Laws, 1956, as amended. (Uncheck if inapplicable.)

ARTICLE II

The total number of shares which the corporation has authority to issue is:
(Unless otherwise stated all authorized shares are deemed to have a nominal or par value of \$0.01 per share.)

Class of Stock	Par Value Per Share	Total Authorized Shares <i>Number of Shares</i>
CNP	\$0.0100	100.00

A statement of all or any of the designations and the powers, preferences, and rights, including voting rights, and the qualifications, limitations, or restrictions of them, which are permitted by the provisions of Chapter 7-1.2 of the General Laws, 1956, as amended, in respect of any class or classes of shares of the corporation and the fixing of which by the articles of association is desired, and an express grant of the authority as it may then be desired to grant to the board of directors to fix by vote or votes any of them that may be desired but which is not fixed by the articles:

ARTICLE II

SHAREHOLDERS

SECTION 2. ANNUAL MEETINGS. A MEETING OF THE SHAREHOLDERS SHALL BE HELD ANNUALLY FOR THE ELECTION OF DIRECTORS AND THE TRANSACTION OF ANY OTHER BUSINESS ON THE FIRST TUESDAY IN APRIL OF EACH YEAR BEGINNING IN 2021, OR IF IT BE A PUBLIC HOLIDAY, ON THE NEXT SUCCEEDING BUSINESS DAY OR ON SUCH OTHER BUSINESS DAY AS MAY BE SET BY MAJORITY VOTE OF THE STOCKHOLDERS.

SECTION 2. SPECIAL MEETINGS. SPECIAL MEETINGS OF THE SHAREHOLDERS MAY BE CALLED BY THE BOARD OF DIRECTORS OR BY THE PRESIDENT AND SHALL BE CALLED BY THE SECRETARY, OR IN CASE OF DEATH, ABSENCE, INCAPACITY OR REFUSAL BY THE SECRETARY, BY ANY OTHER OFFICER UPON THE WRITTEN REQUEST OF ONE OR MORE SHAREHOLDERS WHO HOLD AT LEAST ONE-HALF PART IN INTEREST OF THE CAPITAL STOCK ENTITLED TO VOTE AT THE MEETING.

SECTION 3. PLACE OF MEETINGS. MEETINGS OF SHAREHOLDERS SHALL BE HELD AT SUCH PLACE, WITHIN OR WITHOUT THE STATE OF RHODE ISLAND, AS MAY BE FIXED BY THE BOARD OF DIRECTORS. IF NO PLACE IS SO FIXED, SUCH MEETINGS SHALL BE HELD AT THE PRINCIPAL OFFICE OF THE CORPORATION IN THE STATE OF RHODE ISLAND.

SECTION 4 NOTICE OF MEETINGS. NOTICE OF EACH MEETING OF SHAREHOLDERS SHALL BE GIVEN IN WRITING AND SHALL STATE THE PLACE, DATE AND HOUR OF THE MEETING AND, IN THE CASE OF A SPECIAL MEETING, THE NOTICE SHALL STATE THE PURPOSE OR PURPOSES FOR WHICH THE MEETING IS CALLED. NOTICE OF A SPECIAL MEETING SHALL INDICATE THAT IT IS BEING ISSUED BY OR AT THE DIRECTION OF THE PERSON OR PERSONS CALLING OR

REQUESTING THE MEETING.

A COPY OF THE NOTICE OF EACH MEETING SHALL BE GIVEN, PERSONALLY OR BY FIRST CLASS MAIL, NOT LESS THAN TEN NOR MORE THAN SIXTY DAYS BEFORE THE DATE OF THE MEETING TO EACH SHAREHOLDER OF RECORD ENTITLED TO VOTE AT SUCH MEETING. IF MAILED, SUCH NOTICE SHALL BE DEEMED TO BE DELIVERED WHEN DEPOSITED IN THE UNITED STATES MAIL, WITH POSTAGE THEREON PREPAID, ADDRESSED TO THE SHAREHOLDER AT HIS ADDRESS AS IT APPEARS ON THE STOCK TRANSFER BOOKS OF THE CORPORATION.

WHEN A MEETING IS ADJOURNED TO ANOTHER TIME OR PLACE, IT SHALL NOT BE NECESSARY TO GIVE ANY NOTICE OF THE ADJOURNED MEETING IF THE TIME AND PLACE TO WHICH THE MEETING IS ADJOURNED ARE ANNOUNCED AT THE MEETING AT WHICH THE ADJOURNMENT IS TAKEN, AND AT THE ADJOURNED MEETING ANY BUSINESS MAY BE TRANSACTED THAT MIGHT HAVE BEEN TRANSACTED ON THE ORIGINAL DATE OF THE MEETING. IF AFTER THE ADJOURNMENT, HOWEVER, THE BOARD OF DIRECTORS FIXES A NEW RECORD DATE FOR THE ADJOURNED MEETING, A NOTICE OF THE ADJOURNED MEETING SHALL BE GIVEN TO EACH SHAREHOLDER OF RECORD ON THE NEW RECORD DATE ENTITLED TO NOTICE UNDER THE PRECEDING PARAGRAPHS OF THIS SECTION 4.

SECTION 5 WAIVER OF NOTICE. NOTICE OF MEETINGS NEED NOT BE GIVEN TO ANY SHAREHOLDER WHO DELIVERS TO THE CORPORATION A SIGNED WAIVER OF NOTICE, IN PERSON OR BY PROXY, WHETHER BEFORE OR AFTER THE MEETING. THE ATTENDANCE OF ANY SHAREHOLDER AT A MEETING, IN PERSON OR BY PROXY, WITHOUT PROTESTING PRIOR TO THE CONCLUSION OF THE MEETING, SHALL CONSTITUTE A WAIVER OF NOTICE BY HIM.

SECTION 6. INSPECTORS OF ELECTION. THE BOARD OF DIRECTORS, IN ADVANCE OF ANY SHAREHOLDERS' MEETING, MAY APPOINT ONE OR MORE INSPECTORS TO ACT AT THE MEETING OR ANY ADJOURNMENT THEREOF. IF INSPECTORS ARE NOT SO APPOINTED, THE PERSON PRESIDING AT A SHAREHOLDERS' MEETING MAY APPOINT TWO INSPECTORS. IN CASE ANY PERSON APPOINTED FAILS TO APPEAR OR ACT, THE VACANCY MAY BE FILLED BY APPOINTMENT MADE BY THE BOARD OF DIRECTORS IN ADVANCE OF THE MEETING OR AT THE MEETING BY THE PERSON PRESIDING THEREAT. EACH INSPECTOR, BEFORE ENTERING UPON THE DISCHARGE OF HIS DUTIES, SHALL TAKE AND SIGN AN OATH FAITHFULLY TO EXECUTE THE DUTIES OF INSPECTOR AT SUCH MEETING WITH STRICT IMPARTIALITY AND ACCORDING TO THE BEST OF HIS ABILITY.

THE INSPECTORS SHALL DETERMINE THE NUMBER OF SHARES OUTSTANDING AND THE VOTING POWER OF EACH, THE SHARES REPRESENTED AT THE MEETING, THE EXISTENCE OF A QUORUM, AND THE VALIDITY AND EFFECT OF PROXIES, AND SHALL RECEIVE VOTES, BALLOTS OR CONSENTS, HEAR AND DETERMINE ALL CHALLENGES AND QUESTIONS ARISING IN CONNECTION WITH THE RIGHT TO VOTE, COUNT AND TABULATE ALL VOTES, BALLOTS OR CONSENTS, DETERMINE THE RESULT, AND DO SUCH ACTS AS ARE PROPER TO CONDUCT THE ELECTION OR VOTE WITH FAIRNESS TO ALL SHAREHOLDERS. ON REQUEST OF THE PERSON PRESIDING AT THE MEETING OR ANY SHAREHOLDER ENTITLED TO VOTE THEREAT, THE INSPECTOR SHALL MAKE A REPORT IN WRITING OF ANY CHALLENGE, QUESTION OR MATTER DETERMINED BY THEM AND EXECUTE A CERTIFICATE OF ANY FACT FOUND BY THEM. ANY REPORT OR CERTIFICATE MADE BY THEM SHALL BE PRIMA FACIE EVIDENCE OF THE FACTS STATED AND OF THE VOTE AS CERTIFIED BY THEM.

SECTION 7. VOTING LIST OF SHAREHOLDERS. A LIST OF SHAREHOLDERS AS OF THE RECORD DATE, CERTIFIED BY THE SECRETARY OR ANY ASSISTANT SECRETARY OR BY A TRANSFER AGENT, SHALL BE MADE AVAILABLE TO THE INSPECTORS OF ELECTION; IF ANY, OR TO THE PERSON PRESIDING AT THE MEETING AT ANY MEETING OF SHARE-HOLDERS UPON THE REQUEST THEREAT OR PRIOR THERETO OF ANY SHAREHOLDER. THE PERSONS WHO APPEAR FROM SUCH LIST TO BE SHAREHOLDERS ENTITLED TO VOTE THEREAT MAY VOTE AT ANY SUCH MEETING. IF THE RIGHT TO VOTE AT ANY MEETING IS CHALLENGED, THE INSPECTORS OF ELECTION, OR PERSON PRESIDING THEREAT, SHALL RELY ON SUCH LIST OF SHAREHOLDERS TO DETERMINE THE RIGHT OF THE PERSON CHALLENGED TO VOTE.

SECTION 8. QUALIFICATION OF VOTERS. UNLESS OTHERWISE PROVIDED IN THE ARTICLES OF INCORPORATION, EVERY SHAREHOLDER OF RECORD SHALL BE ENTITLED AT EVERY MEETING OF SHAREHOLDERS TO ONE VOTE FOR EVERY SHARE STANDING IN HIS NAME ON THE STOCK TRANSFER BOOKS OF THE CORPORATION. NEITHER TREASURY SHARES NOR SHARES HELD BY ANOTHER CORPORATION, IF A

MAJORITY OF THE SHARES ENTITLED TO VOTE IN THE ELECTION OF DIRECTORS OF SUCH OTHER CORPORATION IS HELD BY THE CORPORATION, SHALL BE VOTED AT ANY MEETING OR COUNTED IN DETERMINING THE TOTAL NUMBER OF OUTSTANDING SHARES AT ANY GIVEN TIME.

SHARES HELD BY AN ADMINISTRATOR, EXECUTOR, GUARDIAN, CUSTODIAN UNDER A GIFTS-TO-MINORS ACT, CONSERVATOR, COMMITTEE OR OTHER FIDUCIARY, EXCEPT A TRUSTEE, MAY BE VOTED BY HIM, EITHER IN PERSON OR BY PROXY, ONLY AFTER THE SHARES HAVE BEEN TRANSFERRED INTO HIS NAME AS TRUSTEE OR INTO THE NAME OF HIS NOMINEE.

SHARES STANDING IN THE NAME OF ANOTHER DOMESTIC OR FOREIGN CORPORATION OF ANY TYPE OR KIND MAY BE VOTED BY SUCH OFFICER, AGENT OR PROXY AS THE BY-LAWS OF SUCH CORPORATION MAY PRE-SCRIBE, OR, IN THE ABSENCE OF SUCH PROVISIONS, AS THE BOARD OF DIRECTORS OF SUCH CORPORATION MAY DETERMINE.

SHARES HELD BY TWO OR MORE PERSONS AS JOINT TENANTS OR AS TENANTS IN COMMON MAY BE VOTED AT ANY MEETING OF THE SHAREHOLDERS BY ANY ONE OF SUCH PERSONS, UNLESS ANOTHER JOINT TENANT OR TENANT IN COMMON SEEKS TO VOTE ANY OF SUCH SHARES IN PERSON OR BY PROXY. IN THE LATTER EVENT, THE WRITTEN AGREEMENT, IF ANY, WHICH GOVERNS THE MANNER IN WHICH SUCH SHARES SHALL BE VOTED, SHALL CONTROL IF PRESENTED AT THE MEETING. IF THERE BE NO SUCH AGREEMENTS PRESENTED AT THE MEETING, THE MAJORITY IN NUMBER OF SUCH JOINT TENANTS OR TENANTS IN COMMON SHALL CONTROL THE MANNER OF VOTING. IF THERE BE NO SUCH MAJORITY, OR IF THERE BE TWO SUCH JOINT TENANTS OR TENANTS IN COMMON BOTH OF WHOM SEEK TO VOTE SUCH SHARES, THE SHARES SHALL, FOR THE PURPOSE OF VOTING, BE DIVIDED EQUALLY AMONG SUCH JOINT TENANTS OR TENANTS IN COMMON PRESENT.

SHARES STANDING IN THE NAME OF A RECEIVER MAY BE VOTED BY SUCH RECEIVER, AND SHARES HELD BY OR UNDER THE CONTROL OF A RECEIVER MAY BE VOTED BY SUCH RECEIVER WITHOUT THE TRANSFER THEREOF INTO HIS NAME IF AUTHORITY SO TO BE IS CONTAINED IN AN APPROPRIATE ORDER OF THE COURT BY WHICH SUCH RECEIVER WAS APPOINTED.

A STOCKHOLDER WHOSE SHARES ARE PLEDGED SHALL BE ENTITLED TO VOTE SUCH SHARES UNTIL THE SHARES HAVE BEEN TRANSFERRED INTO THE NAME OF THE PLEDGEE, AND THEREAFTER, THE PLEDGEE SHALL BE ENTITLED TO VOTE THE SHARES SO TRANSFERRED.

A STOCKHOLDER SHALL NOT SELL HIS VOTE OR ISSUE A PROXY TO VOTE TO ANY PERSON FOR ANY SUM OF MONEY OR FOR ANYTHING OF VALUE.

SECTION 9. QUORUM OF SHAREHOLDERS. THE HOLDERS OF A MAJORITY OF THE SHARES ENTITLED TO VOTE AT A MEETING OF SHAREHOLDERS, REPRESENTED IN PERSON OR BY PROXY, SHALL CONSTITUTE A QUORUM AT A MEETING OF SHAREHOLDERS FOR THE TRANSACTION OF ANY BUSINESS.

WHEN A QUORUM IS ONCE PRESENT TO ORGANIZE A MEETING, IT SHALL NOT BE BROKEN BY THE SUBSEQUENT WITHDRAWAL OF ANY SHAREHOLDERS. THE SHAREHOLDERS WHO ARE PRESENT IN PERSON OR BY PROXY AND WHO ARE ENTITLED TO VOTE MAY, BY A MAJORITY OF VOTES CAST, ADJOURN THE MEETING DESPITE THE ABSENCE OF A QUORUM.

SECTION 10. PROXIES. EVERY SHAREHOLDER ENTITLED TO VOTE AT A MEETING OF SHAREHOLDERS OR TO EXPRESS CONSENT WITHOUT A MEETING MAY AUTHORIZE ANOTHER PERSON OR PERSONS TO ACT FOR HIM OR HER BY PROXY, EXECUTED IN WRITING BY THE SHAREHOLDER OR BY HIS DULY AUTHORIZED ATTORNEY-IN-FACT.

EVERY PROXY MUST BE SIGNED BY THE SHAREHOLDER OR HIS ATTORNEY-IN-FACT. NO PROXY SHALL BE VALID AFTER THE EXPIRATION OF ELEVEN MONTHS FROM THE DATE THEREOF UNLESS OTHERWISE PROVIDED IN THE PROXY. EVERY PROXY SHALL BE REVOCABLE AT THE PLEASURE OF THE SHAREHOLDER EXECUTING IT, EXCEPT AS PROVIDED BY LAW.

THE AUTHORITY OF THE HOLDER OF A PROXY TO ACT SHALL NOT BE REVOKED BY THE INCOMPETENCE OR DEATH OF THE SHAREHOLDER WHO EXECUTED THE PROXY UNLESS, BEFORE THE AUTHORITY IS EXERCISED, WRITTEN NOTICE OF AN ADJUDICATION OF INCOMPETENCE OR DEATH IS RECEIVED BY THE SECRETARY OR ASSISTANT SECRETARY OF THE CORPORATION

SECTION 11. VOTE OR CONSENT OF SHAREHOLDERS. DIRECTORS, SHALL EXCEPT AS OTHERWISE REQUIRED BY LAW, BE ELECTED BY A MAJORITY OF VOTES CAST AT A MEETING OF SHAREHOLDERS BY THE HOLDERS OF SHARES ENTITLED TO VOTE IN THE ELECTION.

WHENEVER SHAREHOLDERS ARE REQUIRED OR PERMITTED TO TAKE ANY ACTION BY VOTE, SUCH ACTION MAY BE TAKEN WITHOUT A MEETING ON WRITTEN CONSENT, SETTING FORTH THE ACTION SO TAKEN, SIGNED BY THE HOLDERS OF ALL OUTSTANDING SHARES ENTITLED TO VOTE THEREON. WRITTEN CONSENT GIVEN BY THE HOLDERS OF ALL OUTSTANDING SHARES ENTITLED TO VOTE SHALL HAVE THE SAME EFFECT AS UNANIMOUS VOTE OF SHAREHOLDERS.

ANY ACTION REQUIRED OR PERMITTED TO BE TAKEN AT A MEETING OF SHAREHOLDERS BY LAW OR BY THE ARTICLES OF INCORPORATION OR BY BY-LAWS OF THE CORPORATION, MAY BE TAKEN WITHOUT A MEETING OF SHAREHOLDERS UPON THE WRITTEN CONSENT OF LESS THAN ALL THE SHAREHOLDERS ENTITLED TO VOTE THEREON, IF (A) THE SHAREHOLDERS WHO SO CONSENT WOULD BE ENTITLED TO CAST AT LEAST A MINIMUM NUMBER OF VOTES WHICH WOULD BE REQUIRED TO TAKE SUCH ACTION AT A MEETING AT WHICH ALL SHAREHOLDERS ENTITLED TO VOTE THEREON ARE PRESENT; AND (B) ACTION PURSUANT TO THIS SECTION IS AUTHORIZED BY THE ARTICLES OF INCORPORATION. PROMPT NOTICE OF SUCH ACTION SHALL BE GIVEN TO SHAREHOLDERS WHO WOULD HAVE BEEN ENTITLED TO VOTE UPON THE ACTION IF SUCH MEETING WERE HELD. WHENEVER ACTION IS TAKEN PURSUANT TO THIS SECTION 11, THE WRITTEN CONSENT OF THE SHAREHOLDERS CONSENTING THERETO SHALL BE FILED WITH THE MINUTES OF PROCEEDINGS OF SHAREHOLDERS. ANY ACTION TAKEN PURSUANT TO THIS SECTION 11, SHALL HAVE THE SAME EFFECT FOR ALL PURPOSES AS IF SUCH ACTION HAD BEEN TAKEN AT A MEETING OF THE SHAREHOLDERS.

SECTION 12. RECORD DATE. FOR THE PURPOSE OF DETERMINING THE SHAREHOLDERS ENTITLED TO NOTICE OF OR TO VOTE AT ANY MEETING OF SHAREHOLDERS OR ANY ADJOURNMENT THEREOF, OR TO EXPRESS CONSENT TO OR DISSENT FROM ANY PROPOSAL WITHOUT A MEETING, FOR THE PURPOSE OF ANY OTHER ACTION, THE BOARD OF DIRECTORS MAY FAX, IN ADVANCE, A DATE AS THE RECORD DATE FOR ANY SUCH DETERMINATION OF SHAREHOLDERS; PROVIDED, HOWEVER, THAT THE STOCK TRANSFER BOOKS SHALL NOT BE CLOSED FOR THE PURPOSE OF FIXING THE RECORD DATE. SUCH DATE SHALL NOT BE MORE THAN FIFTY NOR LESS THAN TEN DAYS BEFORE THE DATE OF SUCH MEETING, NOR MORE THAN FIFTY DAYS PRIOR TO ANY OTHER ACTION.

WHEN A DETERMINATION OF SHAREHOLDERS OF RECORD ENTITLED TO NOTICE OF OR TO VOTE AT ANY MEETING OF SHAREHOLDERS HAS BEEN MADE AS PROVIDED IN THIS SECTION 12, SUCH DETERMINATION SHALL APPLY TO ANY ADJOURNMENT THEREOF.

SECTION 13. STOCKHOLDER DEADLOCK. IN THE EVENT OF A STOCKHOLDER DEADLOCK IN CONNECTION WITH THE ELECTION OF DIRECTORS, THE DIRECTORS THEN IN OFFICE SHALL CONTINUE AS DIRECTORS OF THE CORPORATION UNTIL THEIR SUCCESSORS ARE DULY ELECTED AND QUALIFIED.

ARTICLE III

The street address (post office boxes are not acceptable) of the initial registered office of the corporation is:

No. and Street: 1469 WARWICK AVENUE, APT. 36

City or Town: WARWICK

State: RI

Zip: 02888-6927

The name of its initial registered agent at such address is HAMDAN B. AHMAD

ARTICLE IV

The corporation has the purpose of engaging in any lawful business, and shall have perpetual existence until dissolved or terminated in accordance with Chapter 7-1.2.

ARTICLE V

Additional provisions, if any, not inconsistent with Chapter 7-1.2 which the incorporators elect to have set forth in these Articles of Incorporation:

ARTICLE IV

OFFICERS

SECTION 1. OFFICERS THE BOARD OF DIRECTORS, AS SOON AS MAY BE PRACTICABLE AFTER THE ANNUAL ELECTION OF DIRECTORS, SHALL ELECT A PRESIDENT, ONE OR MORE VICE-PRESIDENTS, A SECRETARY AND A TREASURER, AND FROM TIME TO TIME MAY ELECT OR APPOINT SUCH OTHER OFFICERS, INCLUDING A CHAIRMAN OF THE BOARD OF DIRECTORS, AS IT MAY DETERMINE. ANY TWO OR MORE OFFICES MAY BE HELD BY THE SAME PERSON.

SECTION 2. TERM OF OFFICE AND REMOVAL. EACH OFFICER SHALL HOLD OFFICE FOR THE TERM FOR WHICH HE IS ELECTED OR APPOINTED AND UNTIL HIS SUCCESSOR HAS BEEN ELECTED OR APPOINTED AND QUALIFIED, UNTIL HE OR SHE DIES, RESIGNS, IS REMOVED OR BECOMES DISQUALIFIED. ANY OFFICER MAY BE REMOVED AT ANY TIME, WITH OR WITHOUT CAUSE, BY THE BOARD OF DIRECTORS OR BY THE VOTE OF THE HOLDERS OF A MAJORITY OF STOCK OF THE CORPORATION. NO OFFICER RESIGNING AND NO OFFICER REMOVED SHALL HAVE ANY RIGHT TO ANY COMPENSATION OR OTHER REMUNERATION OR BENEFITS AS SUCH

OFFICER FOR ANY PERIOD FOLLOWING HIS RESIGNATION OR REMOVAL, OR ANY RIGHT TO DAMAGES ON ACCOUNT OF SUCH REMOVAL, WHETHER HIS COMPENSATION BE BY THE MONTH OR BY THE YEAR OR OTHERWISE UNLESS THE SHAREHOLDERS BY

VOTE OF A MAJORITY OF THE STOCK OF THE CORPORATION SHALL PROVIDE OTHERWISE. ELECTION OR APPOINTMENT OF AN OFFICER OR AGENT SHALL NOT IF ITSELF CREATE ANY CONTRACTUAL RIGHTS OR RIGHT OF COMPENSATION, OTHER REMUNERATION OR BENEFIT.

SECTION 3. POWERS AND DUTIES. THE OFFICERS OF THE CORPORATION SHALL HAVE AUTHORITY AND PERFORM SUCH DUTIES IN THE MANAGEMENT OF THE CORPORATION, AS MAY BE PRESCRIBED BY THE BOARD OF DIRECTORS, AND TO THE

EXTENT NOT SO PRESCRIBED, AS GENERALLY PERTAIN TO THEIR RESPECTIVE OFFICES. SECURITIES OF OTHER CORPORATIONS HELD BY THE CORPORATION MAY BE VOTED BY ANY OFFICER DESIGNED BY THE BOARD OF DIRECTORS AND, IN THE ABSENCE OF ANY SUCH DETERMINATION, BY THE PRESIDENT, ANY VICE PRESIDENT, THE SECRETARY OR THE TREASURER.

SECTION 4. PRESIDENT. THE PRESIDENT SHALL BE THE CHIEF EXECUTIVE OFFICER OF THE CORPORATION AND SUBJECT TO THE CONTROL OF THE

BOARD OF DIRECTORS AND SUBJECT TO THE PROVISIONS OF SECTION 13 OF THESE BY-LAWS, SHALL EXERCISE GENERAL SUPERVISION OVER THE PROPERTY, AFFAIRS AND BUSINESS OF THE CORPORATION AND SHALL AUTHORIZE THE OTHER OFFICERS

OF THE CORPORATION TO EXERCISE SUCH POWERS AS HE, IN HIS DISCRETION, MAY DEEM TO BE IN THE BEST INTERESTS OF THE CORPORATION. THE PRESIDENT SHALL PRESIDE AT ALL MEETINGS OF SHAREHOLDERS, AND OF THE BOARD OF DIRECTORS AND OF ALL COMMITTEE OR COMMITTEES DESIGNED BY THE BOARD OF

DIRECTORS AND IN GENERAL SHALL PERFORM ALL DUTIES INCIDENT TO THE OFFICE OF PRESIDENT AND SUCH OTHER DUTIES AS MAY FROM TIME TO TIME BE ASSIGNED TO HIM BY THE BOARD OF DIRECTORS.

SECTION 5. VICE PRESIDENTS. IN THE EVENT OF THE DEATH, DISABILITY, OR ABSENCE OF THE PRESIDENT, OR AT HIS REQUEST, THE VICE

PRESIDENT SHALL PERFORM ALL OF THE DUTIES OF THE PRESIDENT, AND WHEN SO ACTING SHALL HAVE ALL THE POWERS OF, AND SHALL BE SUBJECT TO, ALL THE RESTRICTIONS ON THE AUTHORITY OF THE PRESIDENT. THE VICE PRESIDENT SHALL HAVE SUCH ADDITIONAL POWERS AND SHALL PERFORM SUCH ADDITIONAL DUTIES AS FROM TIME TO TIME MAY BE ASSIGNED TO THEM BY THE BOARD OF DIRECTORS OR BY THE PRESIDENT.

SECTION 6. SECRETARY. THE SECRETARY SHALL: (A) ACT AS SECRETARY AND KEEP THE MINUTES OF ALL MEETINGS OF SHAREHOLDERS, THE BOARD OF DIRECTORS, AND SHALL CAUSE THE SAME TO BE RECORDED IN BOOKS PROVIDED FOR THAT PURPOSE; (B) PREPARE, OR CAUSE TO BE PREPARED, AT EACH MEETING OF SHAREHOLDERS A CERTIFIED LIST OF THE NAMES, IN ALPHABETICAL ORDER, AND ADDRESSES OF THE SHAREHOLDERS ENTITLED TO VOTE AT SUCH MEETING, TOGETHER WITH THE NUMBER OF SHARES OF STOCK REGISTERED IN THE NAME OF EACH; (C) GIVE ALL NOTICES IN ACCORDANCE WITH THESE BY-LAWS OR AS REQUIRED BY LAW; (D) ACT AS CUSTODIAN OF THE RECORD OF THE MEETINGS OF THE BOARD OF DIRECTORS, AND OF THE SEAL OF THE CORPORATION, AND ATTEST TO THE SEAL WHEN SO FIXED; (E) IN GENERAL, PERFORM ALL DUTIES INCIDENT TO THE OFFICE OF THE SECRETARY AND HAVE SUCH POWERS AND PERFORM SUCH OTHER DUTIES AS FROM TIME TO TIME MAY BE ASSIGNED TO HIM OR HER BY THE BOARD OF DIRECTORS OR BY THE PRESIDENT.

SECTION 7. TREASURER. THE TREASURER SHALL HAVE SUPERVISION OVER THE FUNDS, SECURITIES, RECEIPTS AND DISBURSEMENTS OF THE CORPORATION, SHALL DEPOSIT ALL FUNDS OF THE CORPORATION IN THE NAME AND TO THE CREDIT OF THE CORPORATION IN SUCH DEPOSITORIES AS MAY BE DESIGNATED BY THE BOARD OF DIRECTORS OR BY SUCH OFFICER OR OFFICERS TO WHOM THE BOARD OF DIRECTORS MAY DELEGATE THE POWER SO TO DESIGNATE, AND IN GENERAL SHALL PERFORM ALL DUTIES INCIDENT TO THE OFFICE OF THE TREASURER AND HAVE SUCH POWERS AND PERFORM SUCH OTHER DUTIES AS FROM TIME TO TIME MAY BE ASSIGNED TO HIM BY THE BOARD OF DIRECTORS OR BY THE PRESIDENT.

SECTION 8. ASSISTANT SECRETARIES AND ASSISTANT TREASURERS. ANY ASSISTANT SECRETARY AND ASSISTANT TREASURER SHALL HAVE SUCH POWERS AND PERFORM SUCH DUTIES AS FROM TIME TO TIME MAY BE ASSIGNED TO HIM BY THE BOARD OF DIRECTORS OR BY THE PRESIDENT.

SECTION 9. COMPENSATION. THE OFFICERS OF THE CORPORATION SHALL RECEIVE SUCH COMPENSATION AS SHALL BE FIXED FROM TIME TO TIME BY THE BOARD OF DIRECTORS, EXCEPT THAT THE BOARD OF DIRECTORS MAY DELEGATE TO ANY OFFICER THE POWER TO FIX THE COMPENSATION OF ANY OFFICER, EXCEPT

THE PRESIDENT OF THE CORPORATION. NO OFFICER SHALL BE PROHIBITED FROM RECEIVING SUCH SALARY BY REASON OF THE FACT THAT HE IS ALSO A DIRECTOR OF THE CORPORATION.

SECTION 10. SURETY BONDS. IN THE EVENT THAT THE BOARD OF DIRECTORS SHALL SO REQUIRE, ANY OFFICER OR AGENT OF THE CORPORATION SHALL EXECUTE TO THE CORPORATION A BOND IN SUCH SUM AND WITH SUCH SURETY OR SURETIES AS THE BOARD OF DIRECTORS MAY DIRECT, CONDITIONED ON

THE FAITHFUL PERFORMANCE OF HIS DUTIES TO THE CORPORATION, INCLUDING RESPONSIBILITY FOR NEGLIGENCE AND FOR THE ACCOUNTING OF ALL PROPERTY, FUNDS OR SECURITIES OF THE CORPORATION THAT MAY COME INTO HIS HANDS.

ARTICLE VI

The name and address of the each incorporator is:

Title	Individual Name First, Middle, Last, Suffix	Address Address, City or Town, State, Zip Code, Country
INCORPORATOR	HAMDAN B. AHMAD	1469 WARWICK AVENUE, APT. 36 WARWICK, RI 02888 USA

ARTICLE VII

These Articles of Incorporation shall be effective upon filing unless a specified date is provided which shall be no later than the 90th day after the date of this filing.

Later Effective Date: 08/12/2020

Signed this 12 Day of August, 2020 at 4:04:43 PM by the incorporator(s). *This electronic signature of the individual or individuals signing this instrument constitutes the affirmation or acknowledgement of the signatory, under penalties of perjury, that this instrument is that individual's act and deed or the act and deed of the corporation, and that the facts stated herein are true, as of the date of the electronic filing, in compliance with R.I. Gen. Laws § 7-1.2.*

HAMDAN B. AHMAD

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Revised 09/07

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State of Rhode Island
Department of State | Office of the Secretary of State
Nellie M. Gorbea, *Secretary of State*

I, NELLIE M. GORBEA, Secretary of State of the State of Rhode Island,
hereby certify that this document, duly executed in accordance with the provisions
of Title 7 of the General Laws of Rhode Island, as amended, has been filed in this

office on this day:

August 12, 2020 03:53 PM

A handwritten signature in blue ink, appearing to read "Nellie M. Gorbea".

Nellie M. Gorbea
Secretary of State

