

DATE: 08/08/2005

DOCUMENT ID 200521701174

DESCRIPTION DOMESTIC ARTICLES/FOR PROFIT (ARF)

FILING 125.00 EXPED 100.00 PENALTY

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JOSEPH A CARBONE CO LPA 1370 ONTARIO STREET 800 STANDARD BLDG CLEVELAND, OH 44113

STATE OF OHIO CERTIFICATE

Ohio Secretary of State, J. Kenneth Blackwell

1561056

It is hereby certified that the Secretary of State of Ohio has custody of the business records for

GREENWAY CONSULTING SERVICES, INC.

and, that said business records show the filing and recording of:

Document(s)

Document No(s):

DOMESTIC ARTICLES/FOR PROFIT

200521701174



United States of America State of Ohio Office of the Secretary of State Witness my hand and the seal of the Secretary of State at Columbus, Ohio this 5th day of August, A.D. 2005.

Ohio Secretary of State



Prescribed by J. Kenneth Blackwell

Ohio Secretary of State
Central Ohio: (614) 466-3910
Toll Free: 1-877-SOS-FILE (1-877-767-3453)

www.state.oh.us/sos e-mail: busserv@sos.state.oh.us

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	Columbus OH 43216				

INITIAL ARTICLES OF INCORPORATION

(For Domestic Profit or Non-Profit) Filing Fee \$125.00

THE UNDE	RSIGNED HERE	BY STATES THE FO	DLLOWING:		경
(CHECK C	ONLY ONE (1) BO)X)			ان'
(1) ✓ Articl Profit	les of Incorporation	n (2) Articles of Non-Profit	ncorporation 4-ARN) 10: 1702	(3) Articles of Incorporation Prof (170-ARP) Profession ORC 1785	
				•	1.11.13
Complete th	ne general informa	tion in this section fo	r the box checked at	ove.	c.1
FIRST:	Name of Corpor	ation Green	way Consulting Se	rvices, Inc.	
SECOND:	Location	Cleveland (City)	_	Cuyahoga (County)	
Effective Da	ate (Optional)		Deta specified can b	oe no more than 90 days after date of filing.	If a date is specified,
Complete the THIRD:		ection if box (2) or (3) is ch corporation is for		nis section is optional if box (1) is checked.	
					
					
Complete th	e information in th	nis section if box (1) o	or (3) is checked.		
FOURTH:	The number of s	•		d to have outstanding (Please state if Common None (Type)	shares are

Page 1 of 3 Last Revised: May 2002

Comple	ting the information is	this section is optional		· <u>.</u>
FIFTH:	The following are th	e names and addresses of the individuals who are	e to serve as initial	Directors.
	(Name)			_
	(Street)	NOTE: P.O. Box Addresses are NOT acc	aptable.	_
	(City)	(State)	(Zip Code)	_
	(Name)		·	_
	(Street)	NOTE: P.O. Box Addresses are NOT acc	eptable.	_
	(City)	(State)	(Zip Code)	_
	(Name)		=	_
	(Street)	NOTE: P.O. Box Addresses are NOT acc	epteble.	
	(City)	(State)	(Zip Code)	
(signed represe	authenticated) by an authorized	Authorize Representative Joseph A. Carbone (print name) 1370 Ontario Street, Suite 800 Cleveland, Ohio 44113		8/4/05 Date
		Authorized Representative		Date
		(print name)		
		Authorized Representative		Date
		(print name)	····	

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Last Revised: May 2002

Complete the information in th	is section if box (1) (2) or (3) is checi	ked.	
ORIG	NAL APPOINTMENT	OF STATUTORY	'AGENT
The condensioned their at least	ant a majority of the incorporators of	Greenway Consulting Services, is	nir
	ast a majority of the incorporators of to be statutory agent upon whom an		
	corporation may be served. The co		
Joseph A. Carbone			
(Name) 1370 Ontario Street	, Suite 800		
(Street)	NOTE: P.O. Box Addresses are NOT a	cceptable.	
Cleveland	.Ohio	44113	
(City)	,5	(Zip Code)	
lust be authenticated by an uthorized representative	diah		8/4/05
•	Authorized Representative		Date
	Authorized Representative		Date
	Authorized Representative		Date
	ACCEPTANCE OF	APPOINTMENT	
he Undersigned,	Joseph A. Carbone		, named herein as the
tatutory agent for,	Greenway Consulting Services,		
hereby acknowledges and a	ccepts the appointment of statutory	agent for said entity.	
	Signature:	gu_	
	CAStatut	tory Agent)	

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STATE OF OHIO

INITIAL ARTICLES OF INCORPORATION

GREENWAY CONSULTING SERVICES, INC.

ADDITIONAL PROVISIONS:

The Corporation, through its Board of Directors, shall have the right and power SIXTH:

to repurchase any of the outstanding shares of the Corporation at such price and upon such terms as may be agreed upon between the Corporation and

the selling shareholder or shareholders.

SEVENTH: No shareholder of the Corporation shall have any preemptive right to subscribe

for or purchase any shares of the Corporation of any class whether such

shares or such class be now or hereafter authorized.

EIGHTH: Notwithstanding any provision of the general corporation law of Ohio now or

hereafter in force, requiring for any purpose, the vote or consent of the holders of shares entitling them to vote two-thirds (2/3) of the voting power of the Corporation or of any class or classes of shares of the Corporation, such action, unless otherwise expressly required by statute, may be taken by the vote or consent of the holders of shares entitling them to exercise a majority of the voting power of the Corporation or of any such class of shares of the

Corporation.

NINTH: A director or officer of the Corporation shall not be disqualified by his or her

office in dealing or contracting with the Corporation as a vendor, purchaser, employee, agent or otherwise, nor shall any transaction, contract or act of the Corporation be void or voidable or in any way affected or invalidated by reason of the fact that any director or officer or any firm of which such director or officer is a member or any corporation of which such director or officer is a shareholder, director or officer, is in any way interested in such transaction, contract or act, provided the fact that such director, officer, firm or corporation is so interested shall be disclosed or shall be known to all of the directors, or to such members thereof as shall be present at any meeting of the Board of Directors at which action upon any such contract, transaction or act shall be taken; nor shall any director or officer be accountable or responsible to the Corporation for or in respect of any such transaction, contract or act of the Corporation, or for any gains or profits realized by him or her by reason of the fact that he or she or any firm of which he or she is a member, or corporation of which he or she is a shareholder, officer or director, is interested in such transaction, contract or act and any such director or officer, if such officer is a director, may be counted in determining the existence of the quorum at any meeting of the Board of Directors of the Corporation which shall authorize or take action in respect of any such contract, transaction or act, and may vote there at to authorize, ratify or approve any such contract, transaction or act, with like force and effect as if he or she or any firm of which he or she is a member, or any corporation of which he or she is a shareholder, officer or director, were not interested in such transaction, contract or act.

TENTH: No shareholder of the Corporation may cumulate his or her voting power for

the election of directors.