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Michael G. Adams Kentucky Secretary of State Received and Filed: 2/3/2025 12:19 PM Fee Receipt: \$80.00

Amended and Restated Articles of Incorporation of Dupont, Incorporated A Kentucky Corporation

KRS 271B.10-030, 271B.10-060 and 271B.10-070

Secretary of State P.O. Box 718 Frankfort, Kentucky 40602

The undersigned, authorized President of DuPont, Incorporated a Kentucky for profit corporation, the Corporation, desires to amend and restate the form of its Articles of Incorporation under the laws of the Commonwealth of Kentucky by delivering to the Secretary of State of the Commonwealth of Kentucky these Amended and Restated Articles of Incorporation, in accordance with the provisions of KRS Chapter 271B Business Corporations (Act).

Article One Name

The name of the Corporation on record with the Office of the Secretary of State is: DUPONT, INCORPORATED

Article Two Registered Agent

Section 2.01 Registered Agent and Registered Office

The Corporation's Registered Office address in the Commonwealth of Kentucky is: 2606 Alexandria Pike

Southgate, Kentucky 41071

The name of the Corporation's initial Registered Agent at that office is:

Christopher P. Dupont.

Article Three Stock

The total number of shares of stock that the Corporation has authority to issue will be 1000 shares of Common Stock of the par value of -0- per share, all of one class.

Article Four Stock Transfer Restrictions

Except as otherwise provided in the Bylaws or in a separate agreement among the Shareholders, no Shareholder may sell, assign, pledge, or otherwise transfer any of the Corporation's shares of stock or any right or interest in them, whether voluntarily, by operation of law, by gift, or otherwise.

Article Five Preemptive Shareholder Rights

The preemptive right of a Shareholder to acquire additional shares is denied.

Article Six Principal Office Address

The place in this state where the principal office of the corporation is to be located is: 2606 Alexandria Pike Southgate, Kentucky 41071

Article Seven Duration

The Corporation's duration is perpetual.

Article Eight Purposes

The Corporation is formed to engage in any lawful business permitted under the laws of the Commonwealth of Kentucky, and to do anything corporations are permitted to do under provisions of KRS 271B.3-010(1) of the Act, as amended from time to time.

Article Nine Release from Personal Liability

A Director will not be personally liable to the Corporation or its Shareholders for monetary damages for breach of fiduciary duty as a Director, except liability for:

the amount of a financial benefit received by a Director to which he or she is not entitled under Kentucky law;

an intentional infliction of harm on the Corporation or the Shareholders, individually or collectively;

any distribution for which a Director votes or approves that is not lawful under Kentucky law; or

an intentional violation of criminal law.

Article Ten Indemnification

The Corporation must indemnify every Director or officer—and his or her heirs, executors, and administrators—against expenses actually and reasonably incurred by him or her, as well as any amount paid upon judgment, in connection with any civil or criminal action, suit, or proceeding to which he or she may be made a party by reason of having been a Director or officer of the Corporation. But this indemnification excludes any action resulting in the liability of the Corporation for:

Dupont, Incorporated, A Kentucky Corporation Amended and Restated Articles of Incorporation Page 3 a financial benefit received by a Director or officer to which he or she is not entitled under Kentucky law;

an intentional infliction of harm on the Corporation or the Shareholders, individually or collectively;

any distribution for which a Director or officer votes or approves that is not lawful under Kentucky law; or

an intentional violation of criminal law.

Article Eleven Shareholder and Director Approval

This restatement contains an amendment to the articles requiring shareholder approval and the shareholder approval was obtained:

36 2/3 is the number of outstanding shares.

36 2/3 is the number of votes entitled to be cast by each voting group entitled to vote separately on the amendment.

36 2/3 is the number of votes of each voting group indisputably represented at the meeting.

36 2/3 is the total number of votes in favor of the amendment.

-0- The number of votes against the amendment.

36 2/3 is the number of votes cast for the amendment by each voting group and this was sufficient.

The Corporation's officers and directors recommended the amendment and restatement and unanimously approved the amendment and restatement.

The date of adoption of the amendment and restatement is January 2, 2025.

Article Twelve Power to Enact, Amend, and Repeal Bylaws

The Corporation's Board of Directors holds the exclusive power to make, alter, amend, or repeal the Corporation's Bylaws.

These Amended and Restated Articles of Incorporation will become effective upon filing with the Office of the Secretary of State.

Dupont, Incorporated, A Kentucky Corporation Amended and Restated Articles of Incorporation Page 4 These Amended and Restated Articles of Incorporation shall restate and replace in their entirety the Corporation's original Articles of Incorporation filed on May 25, 1961 with the Office of the Secretary of State.

I declare under penalty of perjury under the laws of Kentucky that the foregoing is true and correct.

Austophn P. Jon Christopher P. Dupont, Incorporator, January 2, 2025

Registered Agent Consent

I, Christopher P. Dupont, a natural person and resident of Kentucky, accept the appointment as Registered Agent of Dupont, Incorporated, a Kentucky Corporation. Process, notices, and demands may be served upon me at the Registered Office address stated above. I understand that as Registered Agent, my responsibilities are to receive service of process, to forward mail, and to immediately notify the Secretary of State if I resign or if the Registered Office address changes.

Dated: January 2, 2025.

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