

COMMONWEALTH OF KENTUCKY MICHAEL G. ADAMS, SECRETARY OF STATE

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Michael G. Adams Kentucky Secretary of State Received and Filed: 9/8/2022 3:33 PM Fee Receipt: \$50.00

RPS

Division of Business Filings
P.O. Box 718
Frankfort, KY 40602
(502) 564-3490

Articles of Incorporation
Professional Service Corporation

www.sos.ky.gov				
Pursuant to KRS 14A, KRS 2	71B and KRS 274, the undersigned applies to qualify ar	nd for that purpose submit	s the following statemen	ts:
Article I: The name of the cor	rporation is ARC Engineering PSC			
Article II: The number of share	res the corporation is authorized to issue is 100			
Article III: The name and stre	eet address of the corporation's initial registered agent a	nd office in Kentucky is		
SALAH YOUSEF	130 N MAIN STREET	GREENVILLE	KY	42345
Name	Street Address (No Post Office Box Numbers)	City	State	Zip Code
Article IV: The mailing address	ss of the corporation's principal office is			
130 N MAIN STREET		GREENVILLE	KY	42345
Street Address or Post Office		City	State	Zip Code
Article V: The profession to b	pe practiced through the professional service corporation	is ENGINEERING		·
Article VI: The names and stre	eet addresses of the original shareholders of the profess	sional service corporation	are:	
SALAH YOUSEF	130 N MAIN STREET	GREENVILLE	KY	42345
Name	Street Address	City	State	Zip Code
Name	Street Address	City	State	Zip Code
Name	Street Address	City	State	Zip Code
	eet address of the incorporator is as follows:			
KYLIE ARELLO	13035 HOLMES RD, SUITE B	KANS	AS CITY MO	64145
Name	Street Address or Post Office Box Number	City	State	Zip Code
Name	Street Address or Post Office Box Number	City	State	Zip Code
	porators, shareholders, not less than one half (1/2) of the	e directors and each of the	e officers other than secr	etary or treasurer is a
qualified person within the me	·			
Article IX: This application wi	iii be effective upon filling.			
Please indicate if the follow	wing applies to your business ownership:			
Veteran Owned				
	NO			
I/We declare under penalty of	f perjury under the laws of the state of Kentucky that the	foregoing is true and corr	rect	
Kulia Aralla	KYLIE ARELLO	0 0	JNTANT	9/6/22
Signature of Incorporator	Printed Name	Title		Date
l,		ve as the registered agen	nt on behalf of the corpor	ation.
Print Name of Registered	Agent			
Signature of Registered Age	ent Printed Name	Title		Date

FILING INSTRUCTIONS ARTICLES OF INCORPORATION

NAME

The corporate name must contain the words "professional service corporation," or the abbreviation "PSC." A corporate name must be distinguishable upon the records of the Office of the Secretary of State from any other name on record with the Office of the Secretary of State.

REGISTERED OFFICE AND REGISTERED AGENT

The registered office of the business entity must be in Kentucky and maintain a street address (a PO Box is insufficient for the registered office address). In order to transact business in Kentucky, the registered agent shall be an individual resident of Kentucky, a Kentucky domestic corporation, a Kentucky domestic limited liability company, a foreign corporation, a foreign non-corporation or a foreign limited liability company authorized to transact business in Kentucky. The registered agent is the individual or business designated to receive service of process in the event the business is party to a legal action. The company seeking formation shall not act as its own registered agent.

CONSENT OF REGISTERED AGENT

Unless the registered agent signs the certificate, the corporation must deliver with the certificate of authority, the registered agent's consent to the appointment. The registered agent must give written consent to act as agent on behalf of the corporation. If the registered agent is a corporation an officer or the chairman of the board of directors must sign on behalf of the corporation. If the registered agent is a limited liability company and management of the company is vested in one or more managers, a manager must sign on behalf of the limited liability company. If management of the company is vested in its members, a member must sign. The person signing on behalf of the business entity acting as agent must designate the title or capacity in which he or she signs.

PROFESSIONAL SERVICES

Professional service means any type of personal service to the public, which requires as a condition precedent to the rendering of service the obtaining of license or other legal authorization. The personal services which come within the provisions of Chapter 274 are the personal services rendered by, but not limited to, certified public accounts, public accountants, chiropractors, osteopaths, physicians and surgeons, doctors of medicine, doctors of dentistry podiatrists, chiropodists, architects, veterinarians, optometrist and attorneys-at-law.

REGULATING BOARD

The regulating board is the governmental agency which is charged by law with the licensing and regulation of the practice of the profession which the professional service corporation is organized to render.

PRINCIPAL OFFICE ADDRESS

The principal office is the office (in or out of this state) so designated in writing with the Office of the Secretary of State where the principal designated office of the business entity is located. This address is where all correspondence from the Office of the Secretary of State (See Document Delivery) will be mailed.

DOCUMENT DELIVERY

A file stamped postcard will be sent to the principal office address. If the applicant wishes for the document to be sent to an alternate address other than the principal office, a request must be submitted in writing affirming that request. Alternate address requests must be submitted with each document filed with the Office of the Secretary of State.

EFFECTIVE DATE AND TIME

The document will be effective on the date and time of filing.

ADDITIONAL ARTICLES OF INCORPORATION OR NEED TO MODIFY THE EXISTING FORM

If this form does not comply with the articles of organization that you wish to file (ie: additional articles, signatures, etc.), please disregard this form and send a drafted executed copy of the articles of incorporation according to KRS 271B and KRS 274 to the address below. The articles of incorporation shall prescribe the classes of shares and the number of shares of each class the corporation is authorized to issue. If there is more than one class of shares, please do not use form, as articles must set forth a distinguishing designation for each class, and the preferences, limitations and relative rights.

WHO MAY SIGN

The document must be signed by an incorporator.

NUMBER OF COPIES

When filing online with the One Stop Business Portal system, no copies are required. If filing via mail or in person, one exact or conformed copy of the documents with the filing fee must be submitted to the address below. To make a copy of the filing for delivery to the local county clerk's office, visit www.sos.ky.gov and print a copy from the organization search tool.

FILING FEE

The filing fee for a business corporation is:

1. Articles of Incorporation \$40.00 2. Organization Tax Fee for 1,000 shares or less +\$10.00

Total Filing Fee \$50.00

KRS 136.060 requires every corporation to pay an organization tax based upon the number of shares authorized by the articles of incorporation. The minimum organization tax fee for one thousand (1,000) shares or less is \$10.00. If the corporation is issuing more than 1,000 shares, please contact the Office of the Secretary of State for total filing fee due. Your check should be made payable to the "Kentucky State Treasurer."

MAILING ADDRESS

Michael Adams
Office of the Secretary of State
P.O. Box 718
Frankfort, KY 40602-0718

OFFICE LOCATION

Room 154, Capitol Building 700 Capital Avenue Frankfort, KY 40601

Hours of Operation: 8:00 AM-4:30 PM ET

CONTACT INFORMATION AND NAME AVAILABILITY

If you have any questions, need additional forms or wish to search for name availability, please feel free to visit our website at www.sos.ky.gov or call 502-564-3490.

FUTURE DOCUMENTATION REQUIREMENTS AND DEADLINES: The corporation must file an **annual report** with the Office of the Secretary of State between January 1 and June 30 of the year following the calendar year in which the corporation was formed. Subsequent annual reports must be filed with the Office of the Secretary of State between January 1 and June 30 of the following calendar years. A **statement of change** of the registered agent and/or registered office address or principal office address must be filed with the Office of the Secretary of State whenever a change has occurred involving any of the above categories.