ASSUMED NAME CERTIFICATE FOR INCORPORATED BUSINESS OR PROFESSION

(Print) The assumed name under which the business or professional service is or is to be conducted or rendered

(Print) The name of the incorporated business or profession as stated in its Articles of Incorporation or comparable document

and the charter number or certificate of authority number, if any.

The state, country, or other jurisdiction under the laws of which it was incorporated is:

and the address of its registered or similar office in that jurisdiction

The period, not to exceed ten years, during which the assumed name will be used is:

The corporation is a (Check applicable one)

☐ Business Corporation ☐ Non-profit Corporation

☐ Professional Corporation

☐ Professional association or other type of corporation (specify):

☐ or other type of incorporated business, professional or other association or legal entity (specify):

If the corporation is required to maintain a registered office in Texas, the name and address of the registered office is:

The address of the principal office (if not the same as the registered office) is:

If the corporation is not required to or does not maintain a registered office in Texas, the office address in Texas is:

and if the corporation is not incorporated, organized or associated under the laws of Texas, the address of its place of business in Texas is:

and the office address elsewhere is:

The county or counties where business or professional services are being or are to be conducted or rendered under such assumed name is (if applicable, use the designation "all" or "all except

Signature of officer, representative or attorney-in-fact of the corporation

Print Name of officer, representative or attorney-in-fact of the corporation

STATE OF TEXAS
COUNTY OF MATAGORDA
This Instrument was acknowledged before me on this the ______ day of ___________ 2022

By:

Notary Seal

Notary Public, State of Texas

NOTE: A certificate executed and acknowledged by an attorney-in-fact shall include a statement that the attorney-in-fact has been duly authorized in writing by his principal to execute and acknowledge the same.