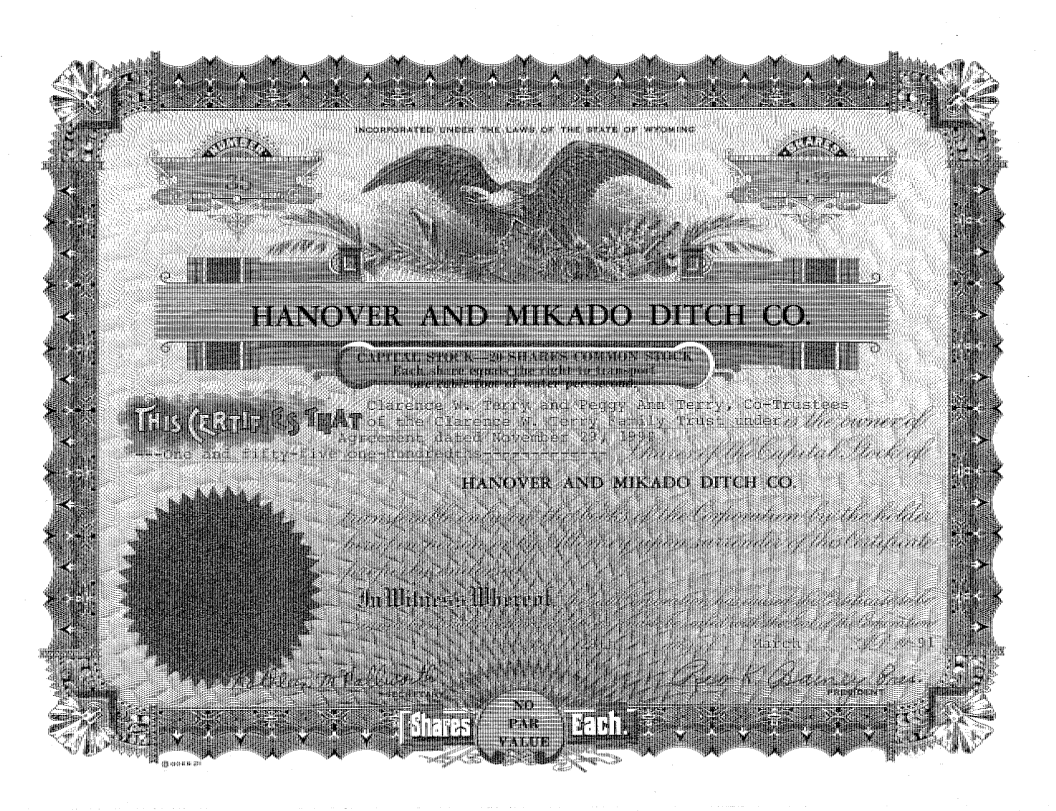


 $(\mathcal{A}_{\mathcal{A}},\mathcal{A$ 1,55 SHARES Capital Stock HANOVER AND MIKADO DITCH CO. ISSUED TO Peggy Ann Terry and Clarence W. Terry, Co-

NOTICE. THE SIGNATURE OF THIS ASSIGNMENT
PAGE OF THE CERTIFICATE, IN EYERY PARTICULAR, WITHOUT
PAGE OF THE CERTIFICATE, IN EYERY PARTICULAR, WITHOUT
PAGE OF THE CERTIFICATE, IN EYERY PARTICULAR, WITHOUT
PAGE OF THE CERTIFICATION.

Peggy Ann Terry and Clarence W. Terry, Co-Trustees of the Peggy Ann Terry Family Trust under Agreement dated November 29, 1990.

March 29, 1991



Capital Stock HANOVER AND MIKADO DITCH CO. Clarence W. Terry and Peggy Ann Terry, Co-Trustees of the Clarence W. Terry Family Trust under Agreement dated November 29, 1990. NOTICE. THE SIGNATURE OF THIS ASSIGNMENT MUST CORRESPOND WITH THE NAME AS WRITTEN UPON THE FACEY PARTICUL AR, WITHOUT ALLENGTHEN OR ANY CHANGE WHATEVER. March 29, 1991

ARTICLES OF INCORPORATION Office of the Secretary

OF THE

Filed the 23 day of 1

HANOVER AND MIKADO DITCH CO.

2964 THYRA THOMSON Secretary of State

We, the undersigned natural persons, of the age of twenty-one years or more, acting as incorporators of the corporation under W. S. 1957 Title 17 Chapter 8.1 adopt the following Articles of Incorporation for such corporation:

I.

The name of the corporation is HANOVER AND MIKADO DITCH CO.

II.

The period of its duration is perpetual.

III.

The object and purposes of the corporation is to provide for its stockholders a means of conveyance and carriage of water for all beneficial uses and purposes recognized by law, and in furtherance thereof this corporation is organized to:

(a)

Acquire by purchase, lease, exchange, grant exercise of the right of condemnation lands, permits, easements rights-of-way, and authority for the construction and enlargement of dams, ditches, reservoirs, sites and locations for same, for the collection, diversion, transportation, impounding, and distribution of water, and to acquire, such rights in waters as may be granted by law, which may benefit the members of the company.

198

Hunga Beeger

(b)

chase, trade for, accumulate

uct, or otherwise acquire, a

age, control sell. convey

Purchase, trade for, accumulate, lease, construct, or otherwise acquire, and own, hold, manage, control sell, convey, transfer, and mortgage, pledge, exchange, encumber, or otherwise dispose of, or deal in or with any and all kinds of real or personal property or rights or permits that may be suitable, convenient, or necessary to the operation of the company's business.

(c)

Make, execute, and carry out contracts or agreements of any kind, with persons, firms, associations, corporations public, private or municipal or any agency or department of the State of Wyoming or the United States Government.

(d)

Borrow, collect, receive, accumulate, loan, pay out, disburse money in the course of its business; give notes, debentures, or other evidences of indebtedness and secure same by pledge, mortgage, or other lien upon the assets and profits of the company.

(e)

Fix, charge, and collect from its members, rentals, assessments, and levies and charges for operation and maintenance, capital costs and improvements, and reserves of the company based upon the shares of stock issued in accordance with the By-Laws of this corporation, and to refuse to divert, carry, and distribute water upon failure of stockholders to promptly pay when due any such rental, assessment, or other charge which may be provided by law or by the By-Laws of the company.

(f)

Do any and all of the things necessary, suitable, convenient, or proper for and in connection with or incidental to the accomplishment of any objects herein enumerated or designated, directly or indirectly to promote the interests of the corporation, and in general do any lawful act and exercise unlimited power concerning the corporation's business all as provided for in the Wyoming Statutes relating to the powers of non-profit corporations.

IV.

The aggregate number of shares which the corporation

shall have authority to issue is twenty shares of common stock, without any nominal or par value. Each share of the capital stock of the company shall represent the right to convey and transport one cubic foot per second of time of water in the company ditch and shall be equal in rights to every other share of the capital stock of the company. The stock of the corporation may be issued by the corporation from time to time for such consideration and labor done, services performed, or money or property actually received, as may be determined from time to time by the Board of Di-No stock shall be issued by the company for cash unless the same is fully paid for at the time of issuance. The issued and outstanding stock of the corporation shall be assessable and liable on assessment share and share alike as the Board of Directors of the corporation may levy pursuant to the laws of the State of Wyoming and to the Articles of Incorporation and By-Laws of the company. Shares of stock may be issued for fractional amounts. No dividends of any kind shall be paid upon the stock except upon liquidation of the corporation.

٧.

That upon liquidation of the corporation the assets of the corporation shall be distributed to the holders of the issued and outstanding stock of the company, each share to participate, share and share alike, in the distribution of the assets.

VI.

The provisions for the regulations of the internal affairs of the corporation are:

(a) The Board of Directors shall exercise all powers of the corporation and carry out its corporate purposes. (b) By-Laws for the governing of the corporation's affairs shall be adopted only by the stockholders. (c) The Board of Directors shall consist initially of five members, but the number of the Board of Directors may be changed by the stockholders. (d) Transfer of shares of stock of the corporation may be limited and restricted among those persons and upon such conditions as the Board of Directors and the By-Laws may prescribe and determine. (e) Shareholders shall have no pre-emptive right to acquire additional or treasury shares of the corporation. (f) The corporation, by its Board of Directors, shall have the right and power to levy assessments upon the stock of the corporation which has been issued and is outstanding, whether such stock is fully paid up or otherwise. ments may be levied for capital costs as well as repairs, maintenance, and operation costs. The assessments shall be on all stock, share and share alike, and no share shall be exempt from the assessment because the owner thereof does not use water or convey water through the company's ditch during the time for which the levy is made. If any assessment levied be due and unpaid within ten days after the date prescribed for payment by the Board of Directors, then the Board may, in its discretion direct the appropriate officer of the company to forthwith deny use of the company's ditch and other facilities to such delinquent member, and shall refuse water to him and in addition the Board may 4 -

forthwith institute an action to recover for and on behalf of the company all assessments due and payable. The Board of Directors shall cause said judgment to be satisfied by levy of execution upon the stock of the delinquent stock-holder or by levy of execution upon his other property real or personal.

### VII.

The address of the initial office of the corporation is:

James E. Cable
Ranch at Ranchester, Wyoming

and the name of its initial registered agent at such address is:

James E. Cable
Ranchester, Wyoming.

### VIII.

The number of directors of the corporation shall be fixed by the By-Laws at the annual meeting of the share-holders. The number of directors constituting the initial Board of Directors of the corporation is five, and the names and addresses of those who are to serve as directors until the first annual meeting of the shareholders, or until their successors are elected and shall qualify, are:

James E. Cable Avon Barney Robert Stout John E. Hallworth Carl Kaufmann

Ranchester, Wyoming Ranchester, Wyoming Ranchester, Wyoming Ranchester, Wyoming Ranchester, Wyoming

### IX.

The names and addresses of each incorporator are:
Henry A. Burgess 101 W. Brundage Street

Sheridan, Wyoming

David B. Kennedy

101 W. Brundage Street Sheridan, Wyoming

Robert J. Oberst

101 W. Brundage Street Sheridan, Wyoming

EXECUTED this 21st day of, 1968.	
1	
George a Durger	
(Trobert Obers)	
1 de	

STATE OF WYOMING

County of Sheridan

ss.

I, Janet Catterall , a Notary Public, hereby certify that on the 21st day of May 1968, personally appeared before me Henry A. Burgess, David B. Kennedy, and Robert J. Oberst, who being by me first duly sworn, severally declared that they are the persons who signed the foregoing document as incorporators, and the statements herein contained are true.

Motary Public

My Commission expires: May 20, 1970

OF
HANOVER AND MIKADO DITCH CO. \$ 500 Per Swarz
OFFICE

1. The corporation shall maintain its principal office in Sheridan County, Wyoming at Pauglester, Wyo.

### SEAL

2. The corporation shall have a seal consisting of a circular die with the words, HANOVER AND MIKADO DITCH CO. on its circumference and in the center thereof, the words, "Corporate Seal".

### MEETINGS OF MEMBERS

- 3. Meetings of the stockholders will be held at the place located in the notice of such meeting as provided by the Board of Directors.
- 4. The annual meeting of the members shall be held on the third Saturday of February of each year.
- 5. The holders of the stock issued and outstanding shall vote in person or by proxy the number, or fractional number, of the shares of stock owned by him, and a majority of the shares issued and outstanding shall constitute a quorum at all meetings of the members for the transaction of business. If such majority shall not be present at any meeting of members the members entitled to vote thereat shall have power to adjourn the meeting from time to time without notice other than the announcement of the meeting until the requisite amount of voting stock shall be present.

### BOARD OF DIRECTORS

There shall be five directors on the board of the company who shall manage the property and concerns of the corporation, and when a quorum of three of such directors are present, they shall have the following powers, to-wit:

(a)

To make rules and regulations not inconsistent with law or these by-laws for the company's business and affairs.

(b)

To exercise all of the powers and objects enumerated in the Articles of Incorporation under Paragraph III,

and to do all things necessary, suitable, convenient or proper for and in connection with or incidental to the accomplishment of any of the objects and purposes therein contained and to do same for and on behalf of the corporation.

(c)

In addition to the powers and authorities herein-before and by statute conferred upon it, to exercise all such powers and do all such acts and things as may be exercised or done by the corporation under the general corporation laws of the State of Wyoming subject, nevertheless, to the express provisions of the laws of the State of Wyoming, of the Articles of Incorporation and of the By-Laws of the corporation.

- 7. It shall be the duty of the directors to cause to be kept a complete record of all of their acts, and of the proceedings of the members meetings.
- 8. The Board of Directors shall supervise all officers, agents and employees and see that their duties are properly performed.

### OFFICERS

- 9. The Board of Directors at its first meeting and after each annual meeting of the stockholders shall choose a president, vice-president, secretary, and treasurer, and the secretary and treasurer may be one and the same person.
- 10. The Board, as it deems necessary, may appoint such other officers and agents who shall hold their offices for such terms and who shall exercise such powers and perform such duties as the Board may determine.
- ll. The officers of the corporation shall hold their office until their successors are chosen and qualify in their stead. In the event that any vacancy occurs in an office of this corporation, the Board of Directors shall have the right and power to appoint an officer to fill such vacancy for the unexpired term.
- 12. The officers and Board of Directors of the corporation shall draw no salaries but they may be allowed such actual expense as may be incurred by the said officers and Directors for and on behalf of the corporation, which expense shall be allowed by the Board of Directors. In the event that it is deemed necessary and appropriate by the Board of Directors to pay the secretary and treasurer a salary they may do so.

### PRESIDENT

- 13. The president shall preside at all meetings of the stockholders and directors and see that all orders and resolutions of the Board are carried into effect.
- 14. The actual operations of this corporation shall be carried on by the president. The president shall make, execute, and deliver all contracts, leases, and conveyances, and notes for the payment of money or other obligations for payment of money for and on behalf of the corporation.

### VICE-PRESIDENT

15. The vice-president shall execute the duties of the president in the absence or disability of the president.

### TREASURER

16. The treasurer shall keep full and accurate accounts of the receipts and disbursements of the corporation in books belonging to the corporation and shall be responsible as required by the president to furnish an accurate and true statement of the financial condition of the corporation.

### SECRETARY

- 17. The secretary shall attend all meetings of the board of directors and all meetings of the members and record all votes and proceedings in a book to be kept for that purpose.
- 18. He shall keep the corporate seal of the corporation, the certificates of membership, fill up and countersign all certificates issued, and he shall affix said corporate seal to all papers of the corporation requiring a

### CAPITAL STOCK

- 19. One share of stock shall represent the right to convey and transport one cubic foot of water per second of time in the company's ditch and shall be equal in rights to every other share of stock. Shares of stock may be issued for fractional amounts.
- of the company and the company shall be entitled to treat the record owner thereof as the owner of such stock and hold be transferred until all assessments thereon have been paid in full.

### ASSESSMENTS

21. The Board of Directors shall have the right and

power to levy such assessments as they in their uncontrolled discretion deem to be in the best interests of the company. Each assessment shall state the amount being assessed for repayment of construction costs or other capital improvements, the amount for current annual operation and maintenance, and the amount for a reserve fund, if any. The assessment shall be levied as often as the board may prescribe, but all levies shall be upon the stock, share and share alike, and no stock shall be exempt from assessment because the owner thereof does not use water through the company's ditch during the time for which the levy is made.

- 22. (a) If any assessment levied be due and unpaid within ten days after the date prescribed for payment by the Board of Directors, then the Board may direct the appropriate officer of the company to forthwith deny the use of the company's ditch facilities to such delinquent member.
- (b) The Board of Directors shall, not later than one year, after the assessments have been delinquent institute an action at law to recover same for and on behalf of the company and the stockholder shall be liable for and pay all costs of collection including a reasonable amount as attorney's fees whether or not suit is brought.
- (c) The Board of Directors shall also have the authority and power after the assessments have been delinquent, to notify the owner of the stock by registered mail at his last known address, as the same appears on the records of the company, of the time and place of a public sale of his stock, and thirty days after mailing said notice and after publication in a newspaper of general circulation in Sheridan County, Wyoming, once a week for four weeks, the board may cause the stock of such delinquent shareholder to be sold to the highest and best bidder upon such terms and conditions as they prescribe at the front steps of Sheridan County Courthouse at Sheridan, Wyoming and the proceeds from such sale shall be used first to pay the costs of sale, including a reasonable amount as attorney's fees, for payment of the delinquent assessments, and the overplus, if any, paid to the former shareholder at his last known address. The Board may then cancel the old certificate of stock of the delinquent member upon its records and issue a new certificate to the new stockholder.

All delinquent assessments shall bear interest at the maximum rate allowed by law.

- 23. That the operation of the company's ditch, including when and how it shall be operated and carry water, and when, how, and in what amounts shall be under the sole control of the Board of Directors. The division of water at all diversion or take-off points from the company's ditch shall be measured by a Parshall flume or other approved measuring device.
- 24. The fiscal year of the corporation shall be the calendar year.
- 25. The Roberts Rules of Order shall be used in conducting all business of the Board of Directors and of the stockholders at meetings.

### AMENDMENTS

26. The By-Laws of this corporation may be repealed, altered or amended at any time by a two-thirds vote of the stockholders. Changes and additions to the present Code of By-Laws shall be copied immediately following the present By-Laws.

# November 20, 2017 HANOVER & MIKADO DITCH COMPANY BALANCE SHEET

April 30, 2017 checking account balance	20,097.33
Assessments & legal fees received April 30, 2017 – Octo ber 31, 2017	12,177.55
TOTAL	32,274.88
Expenditures from May. 25, 2017 - October 31, 2017	
Wyoming Secretary of State (#591) Nonprofit Corporation Report	25.00
CNA Surety (#592) Position Schedule Bond	100.00
Hi Line Reclamation, LLC (#593)Fix culvert under cement ditch & clean di	tch 3,292.50
Elk Point Contracting (#594) Clean ditch in Terry's & Davidson's	410.00
Davis & Cannon (#596) Smith, Davidson & Kawulok	290.46
Checking account balance as of October 31, 2017	28,156.92
TOTAL	32,274.88

Checking account balance as of November 20, 2017 \$28,156.92 + \$4,320.50 - 715.00 = \$31,762.42

## 2024

# **Non Profit Corporation Annual Report**

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	[ay 1, 2024		D: 1980-000102	rn serre Bladt (600) (100)
	980-000102964	'' <sup>'</sup>	Filed: 12/07/202	
State of Formation: V	Vyoming		AR Number:	10739411
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				siness/AnnualReport.aspx
			<u>Registered Agen</u> 1 M. Hallworth	<u>u.</u>
TT	tal Communi			
Hanover and Mikado D	uch Company	PO Box	08 Railway	
Box 197	LICA		ter, WY 82839	
Ranchester, WY 82839	USA		-	ent Registered Agent
	•			if it needs to be changed or
				oppropriate form available from
				website at http://sos.wyo.gov
		me seci	etary of State's	website at http://sos.wyo.gov
1. If the mailing addr	ress listed above is incorrect, the n	new addre	ss is:	
2. If the principal off	ice address is not the same as the	mailing a	ddress above, it	is:
		<del></del>		
3. Email address:				
jkhallworh@gmail	l.com			
4 B ! 1 - 4		J:	*2 4:	naminal nan Wasaning statutos)
	and address of each officers and	airector (	*3 directors are	required per wyoming statutes).
Attach a list if nee				
Office Describert	Name and Address Well Kenneldt, D.O. Ben 612, B.	) amalaastan	. 11/1/ 02020	
President	Walt Kawulok P.O. Box 613, R			
Vice President	Loren Ruttinger P.O. Box 43, Ra			92920
Secretary Treasurer	Kathleen M. Hallworth P.O. Bo Kathleen M. Hallworth P.O. Bo			
Ditch Boss	Mark Stutzman 39 Whisper Lan			
*Director		ne, Kancıı	esiei, w i 6263	17
*Director				
*Director	Walton Simul 1.0. Box 787, Ka	anchester.	W 1 64639	
Director			<del>,</del>	and the statement of th
Apart from reimbursemen	t for actual expenses, do your officer	rs of direct	ors who are not e	mployees receive any compensation or
pecuniary advantage.				
X No, compensation	-			
		aid to the r	ion-employee dire	ectors or officers (W. S. 17-19-1630) is
\$	<b>∴</b>			
I hereby certify under the	penalty of periury that the information	on I am sul	omitting is true an	d correct to the best of my knowledge.
Kathleen M.	11 12 129	ileen M. H	_	11/15/2024
Signature Director or Offi	<del></del>		of Officer or Dire	
Filing fee: \$25.00	Sign and date this form and return	rn to the S	ecretary of State	at the address provided above.

Note: In lieu of filing this form, you may file the annual report and pay the fee electronically by accessing the Secretary of State's website: <a href="http://wyobiz.wy.gov">http://wyobiz.wy.gov</a>

# STATE OF WYOMING \* SECRETARY OF STATE BUSINESS DIVISION

Herschler Bldg East, Ste.100 & 101, Cheyenne, WY 82002-0020 Phone: 307-777-7311 · Website: https://sos.wyo.gov · Email: business@wyo.gov

### **Filing Information**



Please note that this form CANNOT be submitted in place of your Annual Report.

Name Handyei and Mikado Ditch Co	Name	Hanover and	d Mikado	Ditch Co
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Filing ID 1980-000102964

Type Nonprofit Corporation Status Active

### **General Information**

Old Name
Sub Status
Current
Fictitious Name
Standing - Tax
Good
Standing - RA
Good
Sub Type
Mutual Benefit
Standing - Other
Good

Sub Type Mutual Benefit Standing - Other Good

Formed in Wyoming Filing Date 05/23/1968 12:00 AM Term of Duration Perpetual Delayed Effective Date

Inactive Date

**Mailing Address** 

Ranchester, WY 82839

PO Box 197

### **Principal Address**

PO Box 197

Ranchester, WY 82839

### **Registered Agent Address**

Kathleen M Hallworth 1108 Railway PO Box 197

Ranchester, WY 82839

### **Parties**

Type Name / Organization / Address

### **Notes**

Date Recorded By Note

### **Filing Information**



Please note that this form CANNOT be submitted in place of your Annual Report.

Name Hanover and Mikado Ditch Co.

Filing ID 1980-000102964

Type Nonprofit Corporation Status Active

### **Most Recent Annual Report Information**

Type Original AR Year 2024
License Tax \$25.00 AR Exempt N AR ID 10739411

AR Date 12/7/2024 8:34 AM

Web Filed N

### Officers / Directors

Type Name / Organization / Address

Director Mark Stutzman 39 Whisper Ln, Ranchester, WY 82839
Director Walton Smith PO Box 787, Ranchester, WY 82839
President / Director Walt Kawulok PO Box 613, Ranchester, WY 82839

Secretary / Director Kathleen M. Hallworth PO Box 197, Ranchester, WY 82839 Treasurer / Director Kathleen M. Hallworth PO Box 197, Ranchester, WY 82839

Vice President / Loren Ruttinger PO Box 43, Ranchester, WY 82839

Director

Principal Address Mailing Address

PO Box 197 PO Box 197

Ranchester, WY 82839 Ranchester, WY 82839

### **Annual Report History**

Num	Status	Date	Year	Tax
00327998	Original	01/01/1800	1995	\$10.00
00349403	Original	01/01/1800	1996	\$10.00
00372049	Original	01/01/1800	1997	\$10.00
00402071	Original	01/01/1800	1998	\$10.00
00438645	Original	12/29/1999	1999	\$10.00
00468463	Original	12/04/2000	2000	\$10.00
00509383	Original	01/10/2002	2001	\$25.00
00536143	Original	06/06/2002	2002	\$25.00
00598936	Original	12/29/2003	2003	\$25.00
00645455	Original	01/04/2005	2004	\$25.00
00690968	Original	12/13/2005	2005	\$25.00
00750876	Original	01/24/2007	2006	\$25.00
00835009	Original	12/18/2007	2007	\$25.00

## **Filing Information**



2021-003184633 Delinquency Notice - Tax

2020-002812892 Delinquency Notice - Tax

Please note that this form CANNOT be submitted in place of your Annual Report.

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Name	Hanover	and Mikado I	Ditch Co.			
Filing ID	1980-00010	2964				
Туре	Nonprofit Co	orporation		Status	Active	
00948888	Original	12/03/2008	2008	\$25.00		
Principal	Address 1 Chang	ged From: Box 1	197 To: PO E	3ox 197		
01244814	Original	11/26/2010	2009	\$25.00		
01244816	Original	11/26/2010	2010	\$25.00		
01356765	Original	06/22/2011	2011	\$25.00		
01549526	Original	05/30/2012	2012	\$25.00		
01849221	Original	06/10/2013	2013	\$25.00		
02037379	Original	05/19/2014	2014	\$25.00		
02249155	Original	05/21/2015	2015	\$25.00		
02558470	Original	07/25/2016	2016	\$25.00		
02806382	Original	05/09/2017	2017	\$25.00		
03521197	Original	04/30/2018	2018	\$25.00		
04497888	Original	05/03/2019	2019	\$25.00		
05553746	Amendment	02/27/2020	2019	\$25.00		
05763626	Original	05/05/2020	2020	\$25.00		
06349788	Original	06/15/2021	2021	\$25.00		
07307642	Original	05/24/2022	2022	\$25.00		
08491699	Original	05/03/2023	2023	\$25.00		
10739411	Original	12/07/2024	2024	\$25.00		
Amendme	nt History					
ID	Description	١			Date	
2024-005429	593 Reinstatem	nent - Tax			12/07/2024	
Filing St	atus Changed F	rom: Inactive - A	dministrative	ly Dissolved (Tax) To	: Active	
Inactive	Date Changed F	From: 07/09/202	4 To: No val	ue		
2024-005167	168 Dissolution	/ Revocation - 1	Гах		07/09/2024	
J	· ·			ministratively Dissolve	d (Tax)	
	Date Changed F		10: 07/09/20	24	05/02/2024	
2024-004738	•	cy Notice - Tax			05/02/2024	
2023-004147	•	cy Notice - Tax			05/02/2023	
2022-003651	655 Delinquend	cy Notice - Tax			05/02/2022	

05/02/2021

05/02/2020

### **Filing Information**



Please note that this form CANNOT be submitted in place of your Annual Report.

Name Hanover and Mikado Ditch Co.

Filing ID 1980-000102964

Type	Nonprofit Corporation	Status	Active	
2019-0025416	80 Delinquency Notice - Tax	05/	02/2019	
2019-0025041	83 RA Address Change	02/	25/2019	
2019-0025041	80 Change of Agent	02/	25/2019	
D '- (	1.A	0400007		

Registered Agent # Changed From: 0001477 To: 0183837

Registered Agent First Name Changed From: James To: Kathleen

Registered Agent Middle Name Changed From: E To: M

Registered Agent Last Name Changed From: Cable To: Hallworth

Registered Agent Physical Address 1 Changed From: No Physical Address Listed To: 320 Dayton St

Registered Agent Physical Address 2 Changed From: No Value To: PO Box 217

2017-002049974	Delinquency Notice - Tax	05/02/2017
2016-001883451	Delinquency Notice - Tax	05/02/2016
2015-001723848	Delinquency Notice - Tax	05/02/2015
2014-001609653	Delinquency Notice - Tax	05/02/2014
2013-001485895	Delinquency Notice - Tax	05/02/2013
2012-001330465	Delinquency Notice - Tax	05/02/2012
2011-000972370	Delinquency Notice - Tax	05/02/2011
2010-000908067	Reinstatement - Tax	11/26/2010

Filing Status Changed From: Inactive - Administratively Dissolved (Tax) To: Active

Inactive Date Changed From: 07/10/2009 To: No value

2009-000771741 Administrative Dissolution (Tax) 07/10/2009

Filing Status Changed From: Active To: Inactive - Administratively Dissolved (Tax)

 2009-000751704
 Delinquency Notice - Tax
 05/02/2009

 2008-000669075
 Delinquency Notice - Tax
 05/02/2008

 2007-000606957
 Delinquency Notice - Tax
 05/01/2007

 See Filing ID
 Initial Filing
 05/23/1968