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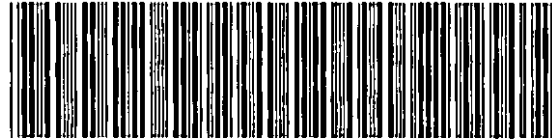
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2017 JUL 31 AM 9:40
DIVISION OF CORPORATE STATE

James Faber
1055 9th Square
Vero Beach, Florida 32960

Amendments to the Articles of Incorporation
Of The
Organ Group Corporation

COVER LETTER

ORGAN GROUP CORPORATION

Document Number: P16000093036

FEI/EIN Number: 81-4824866

RECEIVED
DIVISION OF CORPORATE SERVICES
2017 JUL 31 AM 9:48

The enclosed Articles of Amendment and \$35.00 filing fee payable to the FLORIDA DEPARTMENT of STATE are submitted for filing.

Please return all correspondence concerning this matter to the following:

James Faber
ORGAN GROUP CORPORATION
1055 9th Square
Vero Beach, Florida 32960
jamesfaber@live.com

For further information concerning this matter, please call:

James Faber
772-321-7276

Amendments to the Articles of Incorporation
Of The
Organ Group Corporation

The following amendments shall be adopted to the Articles of Incorporation of the Organ Group Corporation, a Florida For Profit Corporation

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OFFICE OF THE
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

AMENDMENT TO Article V
SECTION A: Amending Authorized Capital Stock

- A. AUTHORIZED CAPITAL STOCK.** The number of shares the Organ Group Corporation is allowed to authorize is two-hundred and seventy-five billion shares (275,000,000,000), consisting of the following types:
1. Forty-two billion (42,000,000,000) Common Stock Supervoting Shares at \$0.01 each with one-hundred votes each (CLASS A COMMON STOCK, also known as CLASS A Supervoting Common Stock).
 2. Two-hundred billion (200,000,000,000) Common Shares at \$7.00 each with one vote each (CLASS B COMMON STOCK)
 3. Thirty-three billion (33,000,000,000) Preferred Shares at \$11.00 each with no voting rights but can be converted to CLASS B COMMON STOCK.

AMENDMENT TO ARTICLE XIV
Add Section R. (To be added after Section Q.)
Private Placement and Equity Funding

R. Private Placement and Equity Funding. At any time, the Organ Group Corporation may issue a private placement either through issuing bonds, loans, or equity in order to further expand the Organ Group Corporation and to raise liquid capital. If Bonds and loans are necessary, they shall be issued by licensed broker-dealers between a partnership between the Organ Group Corporation and those licensed broker-dealers. Equity or shares of stock shall be issued by the Organ Group Corporation for the sole purpose of expanding the Organ Group Corporation and to raise liquid capital. Such liquid capital shall be stored in a corporate bank account(s) and or can be used for all appropriate business transaction by purchasing real estate, vacant land, buildings, and anything else deemed necessary and legal to operate and maintain a corporation so it can expand and grow, including paying employees for their loyal service and dedication. Equity or shares of stock will be issued by licensed broker-dealers between a partnership between the Organ Group Corporation and those licensed broker-dealers. A licensed broker-dealer can be any financial institution that is recognized by the state and federal government agencies who can issue securities on behalf of a corporation. The licensed

Amendments to the Articles of Incorporation
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broker-dealers shall issue all securities on behalf of the Organ Group Corporation. Regulation D shall be followed and rule 506(b) or rule 506(c) shall be utilized. Appropriate rules and regulations shall always be followed. The financial institution(s)/broker-dealer(s) can attach a fee to each transaction whenever they issue a security or securities on behalf of the Organ Group Corporation.

EFFECTIVE DATE

The effective date of these two amendments is effective immediately.

The amendment(s) was/were adopted by the sole shareholder using his 20,000 CLASS A COMMON STOCK. The number of votes cast for the amendment(s) by the sole shareholder was/were sufficient for approval, consisting of 2 million votes.

7-29-2017

Dated

James Faber

Required Signature

(By a director, president or other officer - if directors or officers have not been selected, by an incorporator - if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)

James Faber

Printed Name of Signer

Chief Operating Officer and Principal Director

Title of Person Signing