N12000004065

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TO: Amendment Section

Division of Corporations · Parents, Families and Friends of Lesbians and Gays - Palm Beach Chapter, Inc. NAME OF CORPORATION: N12000004065 **DOCUMENT NUMBER:** The enclosed Articles of Amendment and fee are submitted for filing. Please return all correspondence concerning this matter to the following: Steven Greenfield (Name of Contact Person) (Firm/ Company) 6671 E Liseron (Address) Boynton Beach, FL 33437 (City/ State and Zip Code) steve@pflagpbc,org E-mail address: (to be used for future annual report notification) For further information concerning this matter, please call: Steven Greenfield (Name of Contact Person) Enclosed is a check for the following amount made payable to the Florida Department of State: □ \$35 Filing Fee □\$43.75 Filing Fee & **■**\$43.75 Filing Fee & □\$52.50 Filing Fee Certificate of Status Certified Copy Certificate of Status (Additional copy is Certified Copy enclosed) (Additional Copy is Enclosed) **Mailing Address Street Address** Amendment Section Amendment Section Division of Corporations Division of Corporations P.O. Box 6327 Clifton Building

2661 Executive Center Circle Tallahassee, FL 32301

Tallahassee, FL 32314



FLORIDA DEPARTMENT OF STATE Division of Corporations

May 7, 2012

STEVEN GREENFIELD 6671 E LISERON BOYNTON BEACH, FL 33437

SUBJECT: PARENTS, FAMILIES AND FRIENDS OF LESBIANS AND GAYS -

PALM BEACH CHAPTER, INC. Ref. Number: N12000004065

We have received your document for PARENTS, FAMILIES AND FRIENDS OF LESBIANS AND GAYS - PALM BEACH CHAPTER, INC. and your check(s) totaling \$43.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The current name of the entity is as referenced above. Please correct your document accordingly.

If you are trying to change the corporate name, please fill out part "A" of your form.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6050.

Letter Number: 512A00013665

Carol Mustain Regulatory Specialist II

www.sunbiz.org

Articles of Amendment to Articles of Incorporation of

PARENTS, FAMILIES AND FRIENDS OF LESBIANS AND GAYS - PALM BEACH CHAPTER, INC.

(Name of Corporation as currently filed wit	th the Florida Dept. of Sta	<u>te</u>)		
N12000004065				
(Document Number of	of Corporation (if known)			
Pursuant to the provisions of section 617.1006, Floriamendment(s) to its Articles of Incorporation:	da Statutes, this <i>Florida No</i>	nt For Profit Corporation a	dopts the fol	llowing
A. If amending name, enter the new name of the	corporation:			
				he new
name must be distinguishable and contain the word "Company" or "Co." may not be used in the name.		rated" or the abbreviation	"Corp." or	"Inc."
B. Enter new principal office address, if applicab				
(Principal office address <u>MUST BE A STREET AL</u>	ODRESS)		E SE	
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			<u> </u>	Ξ -
C. Enter new mailing address, if applicable:				οσ _Γ
(Mailing address MAY BE A POST OFFICE B	(OX)	1		3 : [7
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D. If amending the registered agent and/or regist		rida, enter the name of the	<u>;</u>	
new registered agent and/or the new registere	a onice address:			
Name of New Registered Agent:				
New Registered Office Address:	(Florida street ældres	3)		
		, Florida		
	(City)	(Zip Code)		
New Registered Agent's Signature, if changing Relative the Agent as registered agent.		cept the obligations of the p	oosition.	
Signature of A	Jow Registered Agent if che	maina		

Page 1 of 4

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:

(Attach additional sheets, if necessary)

Please note the officer/director title by the first letter of the office title:

P = President; V = Vice President; T = Treasurer; S = Secretary; D = Director; TR = Trustee; C = Chairman or Clerk; CEO = Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be <math>PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change, Mike Jones, V as Remove, and Sally Smith, SV as an Add.

Example: X Change	<u>PT</u>	John Doe	
X Remove	<u>V</u>	Mike Jones	
X Add	<u>sv</u>	Sally Smith	
Type of Action (Check One)	<u>Title</u>	Name	<u>Addres</u> s
1) × Change Add Remove	T	Nancy Verheist	9152 Talway Circle Boynton Beach, FL 33437
2) <u>x</u> Change Add Remove	<u>s</u>	Steven Greenfield	6671 E Liseron Boynton Beach, FL 33437
3) Change Add Remove		_	
4) Change Add Remove			
5) Change Add Remove		4-11	
6) Change Add Remove		_	

If amending or adding additional Art (attach additional sheets, if necessary).	(Be specific)			
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ሕ_{ጥራላ}ኔ «ბ ARTICLES OF INCORPORATION

Articles of Incorporation of the undersigned individuals, who are 18 years of age or older, desiring to form a Nonprofit Corporation under the Nonprofit Corporation Law of Anystate, do hereby certify:

Article I - NAME:

Parents, Families and Friends of Lesbians and Gays - Palm Beach Chapter, Inc.

Article II - PRINCIPLE OFFICE:

5761 Duckweed Road Lake Worth, FL 33449

Article III - PURPOSE:

PFLAG promotes the health and well-being of lesbian, gay, bisexual and transgendered persons, their families and friends through support, to cope with an adverse society; education, to enlighten an ill-informed public; and advocacy, to end discrimination and to secure equal civil rights. Parents, Families and Friends of Lesbians and Gays provides opportunities for dialogue about sexual orientation and gender identity, and acts to create a society that is healthy and respectful of human diversity.

Article IV - MANNER OF ELECTION:

The directors of the Corporation shall be elected in accordance with methods and qualifications specified in the bylaws of the Corporation.

Article V - INITIAL OFFICERS AND/OR DIRECTORS:

The management of the affairs of the corporation shall be vested in a board of directors, as defined by the corporation's bylaws. No director shall have any right, title, or interest in or to any property of the corporation. The number of directors constituting the initial board of directors is three (3); their names and addresses are as follows:

Carole Benowitz, President 5761 Duckweed Road Lake Worth, FL 33449 Nancy Verhelst, Treasurer 9152 Talway Circle Boynton Beach, FL 33437

Steven Greenfield, Secretary 6671 E Liseron Boynton Beach, FL 33437

Article VI - DURATION/DISSOLUTION

The duration of the corporate existence shall be perpetual until dissolution. Upon the dissolution of the organization, assets of the corporation shall be distributed for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose.

Article VII - POWERS:

The powers of the Corporation shall be provided in the bylaws of the Corporation in accordance with Chapter 617, Florida Statutes with the following limitations within the meaning of §501(c)(3) of the Internal Revenue Code, as may amended:

- 1. No part of the net earnings of the Corporation shall inure to the benefit of, or be distributed to its members, directors, officers or other private interests. However, the Corporation shall be authorized and empowered to pay a reasonable flat salary for services rendered by its employees and to make payments and other distributions in furtherance of the purposes set forth in Article IV.
- 2. Only an insubstantial amount of the activities of the Corporation shall be in furtherance of a purpose not set forth in Article IV.
- 3. Only an insubstantial amount of the activities of the Corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, within the meaning of §501(c)(3) of the Internal Revenue Code, as may be amended, unless the Corporation elects the provisions of § 501(h) of the Internal Revenue Code, as amended.
- 4. In no event shall the Corporation have the power to participate in, or intervene in, including the publishing or distributing of statements, any political campaign on behalf of, or in opposition to, any candidate for public office, all within the meaning of § 501(c)(3) of the Internal Revenue Code, as may be amended.
- 5. In the event the Corporation chooses to litigate, using its own staff attorneys on behalf of its members or other clients, the Corporation shall comply with the guidelines provided within Revenue Procedure 92-59, 1992-2 C.B. 411-12, as may be amended, superseded or modified. The bylaws of the Corporation shall adopt these provisions accordingly.

Article VIII - MEETINGS:

- After incorporation, the appropriate members of the Corporation shall hold an organizational meeting in accordance with Chapter 617, Florida Statutes, as amended.
- 2. The board of directors of the Corporation may participate in a regular or special meeting by, or conduct the meeting through, the use of any means of communication which allows all directors participating to simultaneously hear one another. A director participating in such a meeting is deemed present at the meeting. In the alternative, the board of directors may take actions through signed e-mail communications provided all board members agree.

Article IX - MEMBERS:

This corporation shall have members. The eligibility, rights and obligations of the members will be determined by the organization's bylaws.

Article X – EXEMPTION REQUIREMENTS

At all times the following shall operate as conditions restricting the operations and activities of the corporation:

- 1. No part of the net earnings of the organization shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that organization shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purpose set forth in the purpose clause hereof.
- 2. No substantial part of the activities of the corporation shall constitute the carrying on of propaganda or otherwise attempting to influence legislation, or any initiative or referendum before the public, and the corporation shall not participate in, or intervene in (including by publication or distribution of statements), any political campaign on behalf of, or in opposition to, any candidate for public office.
- 3. Notwithstanding any other provisions of this document, the organization shall not carry on any other activities not permitted to be carried on by an organization exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code or corresponding section of any future tax code, or by an organization, contributions to which are deductible under section 170(c) (2) of the Internal Revenue Code, or corresponding section of any future tax code.

Article XI - INCORPORATORS

In witness whereof, I, the undersigned, have hereunto subscribed my name for the purpose of forming the corporation under the laws of the State of Florida and certify I executed these Articles of Incorporation on April 19, 2012.

Article XII - REGISTERED AGENT

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

Required Signature of Registered Agent

Date

I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155,F.S.

Required Signature of Registered Agent

Date

The	e date of each amendment(s) adoption: 4/20/2012
Effe	ective date if applicable:
	(no more than 90 days after amendment file date)
Ade	option of Amendment(s) (CHECK ONE)
	The amendment(s) was/were adopted by the members and the number of votes cast for the amendment(s) was/were sufficient for approval.
	There are no members or members entitled to vote on the amendment(s). The amendment(s) was/were adopted by the board of directors.
	Dated 4/24/2012
	Signature Lever Creenfield
	have not been selected, by an incorporator – if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)
	Steven Greenfield
	(Typed or printed name of person signing)
	Secretary
	(Title of person signing)