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COVER LETTER

10:	Division of Corporations
SUBJE	KANGOO CLUB SARASOTA LLC.
SUBJE	Name of Limited Liability Company
The enc	losed Articles of Organization and fee(s) are submitted for filing.
Please re	eturn all correspondence concerning this matter to the following:
	KINGA BIRO PACSA
	Name of Person
	Firm/Company
	5110 NORTHRIDGE RD. UNIT 303
	Address
	SARASOTA FL 34238
	City/State and Zip Code kangoosarasota@yahoo.com
	E-mail address: (to be used for future annual report notification)
For furthe	r information concerning this matter, please call:
	KINGA BIRO PACSA 941 380-7638
	Name of Person Area Code Daytime Telephone Number
Enclose	d is a check for the following amount:
\$ 125.00	Filing Fee \$130.00 Filing Fee & Certificate of Status Certified Copy (additional copy is enclosed) \$160.00 Filing Fee, Certified Copy (additional copy is enclosed)
	Mailing AddressStreet AddressNew Filing SectionNew Filing SectionDivision of CorporationsDivision of CorporationsP.O. Box 6327Clifton BuildingTallahassee, FL 323142661 Executive Center CircleTallahassee, FL 32301

ARTICLES OF ORGANIZATION FOR FLORIDA LIMITED LIABILITY COMPANY

KANGOO CLUB SA					
(Must end	with the words "Limited I	Liability Comp	any, "L.L.C.," or "LLC.")		
ARTICLE II - Address:					
he mailing address and street ac	ldress of the principal off	ice of the Limi	ited Liability Company is:		
Principa	al Office Address:		Mailing Address:		
5110 NORTHRIDGE	E RD. UNIT 303	5	5110 NORTHRIDGE RD. UNIT 303		
SARASOTA FL 342	38	<u> </u>	SARASOTA FL 34238		
The Limited Liability Company	cannot serve as its own R	egistered Age			
The Limited Liability Company another business entity with an a	cannot serve as its own Rective Florida registration	cgistered Age	gent's Signature:		
The Limited Liability Company another business entity with an a	cannot serve as its own Rective Florida registration	cgistered Age	gent's Signature:		
ARTICLE III - Registered Age The Limited Liability Company another business entity with an a The name and the Florida street a	cannot serve as its own R ctive Florida registration address of the registered a KINGA BIRO PACSA	cgistered Age	gent's Signature:		
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The Limited Liability Company another business entity with an a	cannot serve as its own Rective Florida registration address of the registered a KINGA BIRO PACSA 5110 NORTHRIDGE	cegistered Ages) Igent are: Name RD. UNIT 303	gent's Signature: nt. You must designate an individual		

Having been named as registered agent and to accept service of process for the above stated limited liability company at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent as provided for in Chapter 605, F.S..

Kinga Biró Pacsa

Registered Agent's Signature (REQUIRED)

Page 1 of 2

(CONTINUED)

		Name and Address:
'AMBR" = A	uthorized Member	
MGR'' = Ma		MDICA DIDO DACCA
AMBR		KINGA BIRO PACSA 5110 NORTHRIDGE RD. UNIT 303
		SARASOTA FL 34238
		SAKA301A 1L 34230
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···	<u> </u>	
V: Effective date is filling.)	listed, the date must be speci	filing: (OPTIONAL) fic and cannot be more than five business days prior to or 90
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NILODOOAAPL

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COVER LETTER

New Filing Section
Division of Corporations

TO:

SUBJECT:	Project Play	1 to	ortheost	Fbrida,	Ir	۱۷,
	Name	or Corpora	mon – must n	iciude suitix		
Dear Sir or Madar	n:					
Affairs in Florida'	plication by Foreign , "Certificate of Exis referenced not for pr	tence", or	"Certificate o	f Status" and c	heck	are submitted to
Please return all co	orrespondence conce	rning this r	natter to the f	ollowing:		
_	Kristin	Name	Russe 1 of Person	(
	Project Play	Firm	NoMhess Company	Florida	<u>,</u>	Inc.
	304 Sawm	:11 Lo	ne			
		A	ddress		*	
	Ponte Vedre	Reo City/State	ch FL and Zip Code	320	82	
	K S ₹ ₽ ℓ E-mail address: (to	リスC (be used fo	SMATL r future annua	. Com	ation)
For further inform	ation concerning this	matter, ple	ease call:			
Kristina S.	Russt 1/ me of Person	at	(904) Area Code	280 - 0 & Daytime To	32 elepho	5 one Number
New Filing Division o P.O. Box 6	Corporations			STREET/CO New Filing S Division of C Clifton Build 2661 Executi Tallahassee,	ection Corpor ling ve Ce	rations enter Circle
Enclosed is a check	for the following ar	nount:				
□ \$70.00 Filing F	ee \$78.75 Filin Certificate	g Fee & e of Status		Filing Fee & ed Copy	0	\$87.50 Filing Fee, Certificate of Status & Certified Copy
			68			

ARTICLES OF INCORPORATION OF PROJECT PLAY OF NORTHEAST FLORIDA, INC

(A Florida not-for-profit corporation)

The undersigned incorporator to these articles of incorporation hereby forms a corporation not for profit (the "Corporation") under the laws of the State of Florida as follows:

ARTICLE I - NAME AND ADDRESS

The name of this corporation shall be Project Play of Northeast Florida, Inc. The address of the initial principal office and mailing address of the Corporation is 304 Sawmill Lane, Ponte Vedra Beach, Florida 32082.

ARTICLE II - INITIAL REGISTERED OFFICE AND AGENT

The street address of the initial registered office of the Corporation is 304 Sawmill Lane, Ponte Vedra Beach, FL 32082, and the name of its initial registered agent at such address is Kristina S. Russell.

ARTICLE III – PURPOSE

- **Section 1.** The Corporation is organized and shall be operated exclusively for charitable and educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code. The purpose of this corporation is to enhance the lives of underserved families and their children as they move into new homes.
- **Section 2.** All of the assets or earnings shall be used exclusively for the purposes hereinabove set out, including payment of expenses incidental thereto. The property, assets, profits and net income of the Corporation are dedicated irrevocably to the purposes set forth herein. No part of the Corporation's profits or net earnings shall inure to the benefit of its directors, officers, members, or to the benefit of any individual.
- Section 3. No substantial part of the activities of the Corporation shall consist of carrying on propaganda or otherwise attempting to influence legislation, and the Corporation shall not participate in or intervene in (including the publishing or distributing of statements in connection with) any political campaign on behalf of or in opposition to any candidate for public office.

ARTICLE IV - POWERS

The Corporation shall have all powers of not-for-profit corporations now of hereafted granted by law, and in addition thereto shall have all powers lawfully necessary of fequited to carry out its purposes and objects.

ARTICLE V – TERM OF EXISTENCE

The Corporation shall have perpetual existence, unless sooner dissolved in accordance with Florida law.

ARTICLE VI – MEMBERS OF THE CORPORATION

The qualifications of members and the manner of admission of members shall be as specified in the bylaws of the Corporation. The initial members are Kristina S. Russell, Joan B. Davey, William E. Russell and Mark O. Davey.

ARTICLE VII - DIRECTORS AND OFFICERS

The affairs of the Corporation shall be managed by a Board of Directors that shall have all of the powers necessary or appropriate for the administration of the affairs of the Corporation. Kristina S. Russell is President, Joan B. Davey is Vice President, William E. Russell is Treasurer and Mark O. Davey is Secretary. The number of directors may be increased or decreased from time to time and their election and appointment shall be as specified in the bylaws of the Corporation, provided that the Corporation shall always have at least three directors.

ARTICLE VIII - INCORPORATOR

The name and address of the Incorporator is Kristina S. Russell, 304 Sawmill Lane, Ponte Vedra Beach, FL 32082.

ARTICLE IX – DISSOLUTION

Upon the dissolution of the Corporation, the residual assets of the Corporation shall be turned over to one or more organizations which themselves are exempt as organizations described in Sections 501(c)(3) and 170(c)(2) of the Internal Revenue Code of 1986 or corresponding sections of any prior or future law, or to the federal, state, or local government for exclusive public purpose.

ARTICLE X - AMENDMENT

These Articles of Incorporation may be amended in the manner provided by law.

The undersigned incorporator hereby signs this document this 28th day of April 2016.

Kristina S. Russell, Incorporator

ACCEPTANCE BY REGISTERED AGENT

Having been named as registered agent and to accept service of process for the Corporation, at the place designated as the registered office, the undersigned hereby accepts the appointment as registered agent and agrees to act in this capacity. The undersigned further agrees to comply with the provisions of all statutes relating to the proper and complete performance of its duties, and is familiar with and accepts the duties and obligations of its position as registered agent.

Dated this 28th day of April 2016.

Registered Agent

Kristing S. Russell