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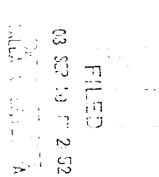
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TRANSMITTAL LETTER

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

SUBJECT:	(PROPOSED CORPORA)	TENAME - MUST INCLI	DE SUFFIX)
Enclosed are an orig	ginal and one (1) copy of the artic	cles of incorporation and	a check for:
\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy ADDITIONAL CO	\$87.50 Filing Fee, Certified Copy & Certificate of Status PY REQUIRED
FROM:	Lyvie FA	TAL REG.	AGENT .
	1398 N.E 1	10" TRRRACE	and the second second
	Miami F	JORIOA 3	3161
	305 8	93-6634 elephone number	

NOTE: Please provide the original and one copy of the articles.



FLORIDA DEPARTMENT OF STATE Glenda E. Hood Secretary of State

August 20, 2003

LYVIE FATEL 1398 NE 110TH TERR MIAMI, FL 33161

SUBJECT: L AND F COMMUNITY WELLNESS CENTER, INC.

Ref. Number: W03000023733

We have received your document for L AND F COMMUNITY WELLNESS CENTER, INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

You must list the corporation's principal office and/or a mailing address in the document.

The name of the entity must be identical throughout the document.

Please return the original and one copy of 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) 245-6884.

Shawn Logan Document Specialist New Filings Section

Letter Number: 003A00047270

Articles of Incorporation of L and F Community Wellness Center, Inc. A Non-Profit Corporation

The undersigned, acting as incorporators of a corporation pursuant to Chapter 617, Under the NOT FOR PROFIT CORPORATION ACT of the State of Florida statutes, adopt the following Articles of Incorporation for such corporation:

Article 1

NAME

The name of this corporation, hereinafter referred to as the "Corporation" is

L and F Community Wellness Center, Inc.

Article 2

CORPORATION NOT FOR PROFIT

TAX EXEMPT STATUS

At all times, and notwithstanding the merger, consolidation, reorganization. termination, dissolution, or winding up of this corporation, voluntary or involuntary or by operation of law.

- A- This corporation shall not possess or exercise any power or authority either expressly by interpretation or by operation of law that will or might prevent it at any time from qualifying, and continuing to qualify as a corporation described in Section 501(c) (3) of the Internal Revenue code of 1954, as amended (hereafter sometimes referred to as the code", contributions to which are deductible for federal income tax purposes; nor shall it engage directly or indirectly in any activity which might cause the loss of such qualification.
- B- No part of the assets or net earnings of these corporations shall ever be used, nor shall this corporation ever be organized or operated, for purposes that are not exclusively religious, charitable, scientific, literary, or educational within the meaning of section 501(c) (3) of the code.
- C-This corporation shall never be operated for the primary purpose of carrying on a trade or business profit.
- D- No substantial part of the activities of this corporation shall consist of carrying on propaganda or otherwise attempting to influence legislation; nor shall it participate or intervene in any manner, or to any extent, in any political campaign on behalf of any

candidate for public office, whether by publishing or distributing statements, or otherwise.

- E- At no time shall this corporation engage in any activities which are unlawful under the laws of the United States of America, the State of Florida or another jurisdiction where its activities are carried on; nor shall it engage in any transaction defined at the time as prohibited under the Internal Revenue Code of 1954.
- F- No compensation, loan or other payment shall be paid or made to any officer, director, incorporation of this corporation, or substantial contributor to it, unless such payment is permissible under paragraph H of this article and except as a reasonable compensation for services rendered and / or as a reasonable allowance for authorized expenditures incurred on behalf of this Corporation; and no part of the assets or the earnings, current or accumulated, of this corporation shall ever be distributed to or divided among any such persons, or inure to, be used for accrue to or to the benefit of any such person or private individual(pursuant to the prohibition contained in Section 501(c) (3) of the code).
- G- No solicitation of contributions to this corporation shall be made, and no gift bequest or devise to this corporation shall be accepted upon any condition or limitation which, in the opinion of the corporation, may cause the corporation to lose it's exemption from payment of federal income taxes.
- H- Notwithstanding any other provisions of these articles, if at any time or times the corporation shall be a "private foundation" as defined in section 509 of the code, than during such time or times the corporation shall distribute its income for each taxable year at such time and such manner as not to subject the corporation to tax under Section 4942(d) of the code.
- 1. Upon the termination, dissolution or winding up of this corporation in any manner or for any reason, its assets, if any, remaining after payment (or provision for payment) for all liabilities of the corporation, shall be distributed to and only to one or more organizations described on Section 501(c) (3) of the code, and such organization or organizations shall not be "private foundations" within the meaning of the Internal Revenue Code and shall not be "publicly supported" within the meaning of that code.
- 2. Any references herein to any provisions of the Internal Revenue Code of 1954 shall be deemed to mean such provisions as now or hereafter existing amended, supplemented, or superseded as the case may be.

Article 3

PERPETUAL EXISTENCE

The period of duration of this corporation is perpetual, unless dissolved according to law. Corporate existence shall commence upon the filing of these Articles of Incorporation with the Secretary of State, State of Florida

The initial street address in the state of Florida of the initial registered office of the corporation is: 1398 N.E. 110th Terrace Miami, Florida 33161

and the name of the initial registered agent Lyvie Fatal, at such address is:

1398 N.E. 110th Terrace Miami, Florida 33161

Article 5

The Territory in which the operations of the Corporation are principally to be conducted at: Miami,/State of Florida, as well as the United States of America and its territories and possessions, but the operations of the Corporation shall not be limited to such territory.

corporation Principal office 1998 N.E. 1104 Terrace Miami FL. 33161

Article 6

The number of initial directors of this Corporation shall be three (3) and the names and addresses of the initial directors are as follows:

Lyvie Fatal 1398 N.E. 110th Terrace Miami, Florida 33161

Dr. J. Frantz Chery, MD 2320 Riviera Drive Miami, Florida 33023

Dr. Joseph Lafortune, MD 15383 N.W. 7th Avenue Miami, Florida 33169

The name(s) and address (es) of the incorporator(s) of this corporation is/are:

Lyvie Fatal 1398 N.E. 110th Terrace Miami, Florida 33161

Dr. J. Frantz Chery, MD 2320 Riviera Drive Miami, Florida 33023

Dr. Joseph Lafortune, MD 15383 N.W. 7th Avenue Miami, Florida 33169

Article 8

PURPOSES

A) LAP Commonity WEILINESS CENTER, INC.

B) Wellness Center will apply such principles and teachings for such purposes, including the treating of diseases and ailments of persons anywhere; and also in that connection, to further carry out these objectives, this corporation shall have power to establish and maintain a sanatorium for the treatment and healing of diseases and ailments of persons, and to receive and treat patients; to furnish food and other aids and necessities recommended by this corporation; to use all lawful and usual methods and means of educating, aiding and treating its students and patients; to provide such instruction and aid to persons who personally attend the courses of study and instruction, as well as those who are at a distance; to grant diplomas and confer degrees on its students who are deemed proficient and fitted to receive them.

C) REAL ESTATE ACQUISITION:

For the improvement of the social condition of poor children, mutual religious improvements, the, and the purchase, rental, or acquisition of such real estate or the erection of such buildings as are necessary for the above mentioned purposes.

D) FAMILY VALUES AND COMMUNITY INVOLEMENT:

The purpose for which this corporation is formed shall be educational, philanthropic and civic, to the end that the member shall become more efficient in their homes, broader in their sympathies and more forceful in raising the standard of civic morality.

BOARD OF DIRECTORS:

The classes, rights, privileges, qualifications and obligations of members of this corporation are as follows:

- A. The management of this corporation shall be vested in a board of not less than three nor more than twenty-one directors chosen by ballot from the active board of directors which shall organize departments and branches, and shall have supervision of all work of the corporation and shall make all contracts and leases.
- B. The names and addresses of the persons who shall serve as directors until the first annual meeting of members or until their successors shall have been elected every three years and qualified, are as follows: One-third of the board of directors shall be elected by ballot, cast by the active Board of Directors nominating committee at each annual meeting to serve for a period of Two years. The Board shall have the power to fill any vacancy occurring in the interim of annual meetings.
- C. The control and management of the affairs of this corporation shall be vested in a board of directors or not less than three nor more than twenty-one (21).

Having Been named as Registered Agent and to accept services of process for the stated corporation 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 am familiar with and accept the obligations of my position as registered agent.

Levie Fatal, Registered Agent

The undersigned incorporators hereby declare under penalty of perjury that the statements made in the foregoing Articles of Incorporation are true.

Signature

Lyvie Fatal, Incorporator

Signature

Dr. J. Frantz Chery, MD, Incorporator

Signature

Dr. Joseph Lafortune, MD, Incorporator