109000000000007

(Requestor's Name) (Address) (Address)	600137612956
(City/State/Zip/Phone #) PICK-UP WAIT MAIL (Business Entity Name)	11/06/0801007004 **78.
(Document Number) Certified Copies Certificates of Status	09 J SECI
Special Instructions to Filing Officer: LICK VASKE AUTHORIZATION BY PHONE TO CORRECT VILLE H + add DATE 1/9/09 Interpretate DOC. EXAM MRS Address	MN-5 PH 4:21 MASSEE, FLORIDA

**78.75

111×8-50775

Office Use Only

COVER LETTER

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

SUBJECT: Ro	CK FOR AUTISI (PROPOSED CORPORA)	7 of Southwest TENAME - MUST INCLU	Florida, INC DESUFFIX)
Enclosed is an original a	nd one(1) copy of the Artic	les of Incorporation and	a check for:
\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy	\$87.50 Filing Fee, Certified Copy & Certificate
		ADDITIONAL CO	PY REQUIRED
FROM:	RICK VAS	KE inted or typed)	_
•	17/21 CAM C	T. UNIT #/	_

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

FT. Myeks FL 33967
City, State & Zip



FLORIDA DEPARTMENT OF STATE Division of Corporations

November 6, 2008

RICK VASKE 17121 CAM CT UNIT #1 FT MYERS, FL 33967

SUBJECT: ROCK FOR AUTISM OF SOUTHWEST FLORIDA INC.

Ref. Number: W08000050775

We have received your document for ROCK FOR AUTISM OF SOUTHWEST FLORIDA 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):

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

You must list at least one incorporator with a complete business street address

Section 607.0120(6)(b), or 617.0120(6)(b), Florida Statutes, requires that articles of incorporation be executed by an incorporator.

The registered agent must sign accepting the designation.

You cannot use a form as an attachment to your articles.

POBOX6321 Tallahassee FL 32314

An effective date <u>may</u> be added to the Articles of Incorporation <u>if a 2009 date is needed</u>, otherwise the date of receipt will be the file date. <u>A separate article must be added to the Articles of Incorporation for the effective date.</u>

Please return the corrected 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) 245-6879.

Ruby Dunlap
Regulatory Specialist II
New Filing Section

Letter Number: 908A00056462

Articles of Incorporation of Rock for Autism of Southwest Florida, Inc. A Corporation Not for Profit

We the undersigned natural persons, acting as incorporators of Rock for Autism of Southwest Florida, Inc., a not for profit corporation pursuant to Chapter 617, Florida Statutes, do herby adopt the following Articles of Incorporation:

ARTICLE I CORPORATE NAME

The name of this corporation is, (hereinafter referred to as Corporation); Rock for Autism of Southwest Florida, Inc.

ARTICLE II TERMSOF EXISTENCE

The existence of the Corporation shall be the date of filing these articles with the Department of State and intended to be perpetual.

ARTICLE III PRINCIPAL OFFICE

The street address of the principal office of the corporation is; Rock for Autism of Southwest Florida, Inc. 17121 CAM Ct. Unit #1, Ft. Myers, Florida 33967.

ARTICLE IV PURPOSE

The Corporation is organized for charitable, religious, and educational purposes, including, for such purposes, the making of distributions to organizations under Section 501(C)3 of the Internal Revenue Code, or any successor section of any future Federal tax code. No part of the earnings of the Corporation shall inure to the benefit of, or be distributable to its members, trustees, directors, officers, or other private persons accept that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distribution in furtherance of Section 501(C)3 purposes. No substantial part of the activities of the Corporation shall be carrying on of propaganda or otherwise attempting to influence legislation, and the Corporation shall not participate in, or intervene on behalf or in opposition to, any candidate for office.

More particularly, the purpose of the Corporation shall be to provide awareness, outreach and education to the general public in regards to Autism and the impact on the individual, family unit as well as society as a whole.

In particular; providing concert entertainment to the community, utilizing this venue to provide educational materials on the behaviors and continuum of care available for families with this disability; as well as outreach materials creating awareness in the community.

Not withstanding any other provision of these articles, the Corporation shall not carry on any other activities not permitted to be carried on (1) by a corporation exempt from Federal income tax under section 501(C) 3 of the Internal Revenue Code (or corresponding successor section) or (2) by a corporation, contributions to which are deductible under Section 170(C) 2 of the Internal Revenue Code (or corresponding successor section).

ARTICLE V MEMBERSHIP

The Corporation shall have a membership distinct from its Board of Directors. The authorized number and qualifications of its members, the manner of their admission, the different classes of membership, if any, and property, voting and other rights and privileges of members, and their liability for dues, if any, and the method of collecting dues shall be as set forth in the bylaws.

ARTICLE VI BOARD OF DIRECTORS

A Board of Directors consisting of three members initially shall manage the affairs of the Corporation. The number of member constituting the Board of Directors may from time to time be increased or decreased by vote of the members as may be provided in the bylaws, but never shall be fewer than three.

Terms of Office:

Directors will generally serve for three years and are appointed to office by the Chief Executive Officer. Directors may be re-appointed to additional terms without limit. In the event of vacancy on the Board of Directors, whether occasioned by resignation or removal of a Director, the person appointed will fill the vacancy. The creation of a new directorship will be elected by majority vote at a regular meeting or special meeting called with proper notice. All elections shall be a plurality of votes. The Chief Executive Officer shall elect a chairman. The Chief Executive Officer position will always be held by a founding family member until death or acquisition of Rock for Autism of Southwest Florida Inc. was to occur.

NAMES AND ADDRESSES OF THE INITIAL OFFICERS

Rick Vaske 17121 CAM Ct. Unit #1 Ft. Myers, Florida 33967

Karen Vaske 207 Maple St. Cincinnati, OH 45215

Anne Edwards 3351 Marinatown Lane Suite 300 North Ft. Myers, FL 33903 ACTION BY THE BOARD: Any action required or permitted to be taken by the Board of Directors under the provision of law may be taken without a meeting; if all the members of the Board, individually or collectively, consent in writing and or any other form of electronic devices to the action. These consents shall be filed with the minutes of the proceedings of The Board and any action by written consent shall have the same force and effect if taken by unanimous written consent of the Board of Directors without a meeting and that the Articles of Incorporation authorize the directors to act in this manner. This statement shall be prima facie evidence of the directors' authority.

ARTICLE VII REGISTERED AGENT

The street address of the Corporation's registered agent is: 17121 CAM Ct.Unit 1, Ft. Myers, Florida 33967. The registered agent for the corporation at that address is: Rick Vaske.

ARTICLE VIII BASIS UNDER WHICH CORPORATION IS ORGANIZED

The Corporation is not for Profit Corporation as defined by the Not for Profit Corporation Act in Section 617.014101, Florida Statues. As such, is not organized for the pecuniary gain or profit of, and its net earnings or any part thereof is distributable to its members, directors, officers or other private persons except as specifically permitted under the provisions of the Florida not For Profit Act.

ARTICLE IX BYLAWS

Bylaws will be adopted at the first meeting of the Board of Directors. Bylaws may be amended, repealed, either in whole or in part, by the Directors in the manner provided in the bylaws. Any amendments to the bylaws shall be binding on all members of the Corporation.

ARTICLE X AMENDMENT TO ARTICLES

Amendments to these Articles of incorporation may be proposed by a resolution adopted by the Board of Directors and presented to a quorum of the voting members for their vote. Amendments may be adopted by a vote of at least a majority of a quorum of the voting members of the corporation.

ARTICLE XI DISTRIBUTION OF ASSESTS UPON DISOLUTION

Upon dissolution of this Corporation assets shall be distributed for one or more exempt purposes within the meaning of Section 501 9(C)3 of the Internal Revenue Code (or corresponding successor section) Florida Statutes Chapter 617, or shall be distributed to the Federal government, for public purpose.

FILED

09 JAN -5 PM 4: 21

SECRETARY OF STATE TALLAHASSEE, FLORIDA

************	• • • • • • • • • • • • • • • • • • •
Having been named as registered agent to accept service of procin this certificate, I am Jamiliar with and accept the appointmen	ess for the above stated corporation at the place designated t as registered agent and agree to act in this capacity.
ARC)	10/26/08
Signature/Registered Agent	Date
The Co	10/26/08
Signature/Incorporator	Date
17121 CAM Ct. Unit #1	

Ft. Myers, Florida 33967