# 10000001812

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SECRETARY OF STATE TALLAHASSEE, FLORIBA

Amend (cc/cuss 10/10/09

### **COVER LETTER**

**TO:** Amendment Section Division of Corporations

NAME OF CORPORATION: CORE Rx C	ARES, INC.	<del></del>		
DOCUMENT NUMBER: FEIN * 26-433992	29			
The enclosed Articles of Amendment and fee are submit	tted for filing.			
Please return all correspondence concerning this matter to the following:				
Rob Trivedi (Name of Co				
(Name of Co	ontact Person)			
CORERX, INC.				
(Firm/ C	Company)	····		
<b>.</b>	<b>a</b>			
6101 Johns Rd., Suite#	8 Tamp			
(112				
Tampa, FL 33 (City/State)	6 3 4			
(City/ State	and Zip Code)	<del> </del>		
rob. trivedi e corerx E-mail address: (to be used t	pharma. com	· · · · · · · · · · · · · · · · · · ·		
E-mail address: (to be used t	or future annual report notification	on)		
For further information concerning this matter, please c	all:			
	010 51463	.09		
Rob Trivedi (Name of Contact Person)	at ( <u>KIS</u> ) <u>SIA 13</u> (Area Code & Daytime	Telephone Number)		
Enclosed is a check for the following amount made pay	able to the Florida Department of	State:		
□ \$35 Filing Fee □ \$43.75 Filing Fee & Certificate of Status	S43.75 Filing Fee & Certified Copy (Additional copy is	\$52.50 Filing Fee     Certificate of Status     Certified Copy     ∴		
	enclosed) ,	(Additional Copy is enclosed)		
Mailing Address Amendment Section	Street Address Amendment Section	·		
Division of Corporations	Amenament Section Division of Corporations			
P.O. Box 6327	Clifton Building			
Tallahassee, FL 32314	2661 Executive Center Circle Tallahassee, FL 32301			

## **Articles of Amendment**

to

## Articles of Incorporation

Λf

CORERXCAR	CES, INC.	<u>.</u>	
(Name of Corporation as cur	rently filed with the	he Florida Dept. of Sta	<u>ite</u> )
FEIN # 26-4339929 (Document Nu	MC90C umber of Corporation	0000 1812 on (if known)	<del></del>
Pursuant to the provisions of section 617.1006 the following amendment(s) to its Articles of		this <i>Florida Not For P</i>	rofit Corporation adopts
A. If amending name, enter the new name	of the corporation	<u>ı:</u>	•
N/A			
The new name must be distinguishable and abbreviation "Corp." or "Inc." "Company"			orporated" or the
B. Enter new principal office address, if an (Principal office address MUST BE A STRE	oplicable:	~/A	OS DEC
C. Enter new mailing address, if applicable (Mailing address MAY BE A POST OFF)		~/ <u>A</u>	DEC 16 AHII: 55
D. If amending the registered agent and/or new registered agent and/or the new registered agent:			ter the name of the
	/		
New Registered Office Address:	(Florid	da street address)	<del></del>
			, Florida
		(City)	(Zip Code)
New Registered Agent's Signature, if chang I hereby accept the appointment as register position.			ot the obligations of the
	N/A		
	Signature of New	Registered Agent, if cha	nging

## 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)

<u>Title</u>	<u>Name</u>	Address	Type of Action
	- N		☐ Add☐ Remove
	<del></del>		☐ Add ☐ Remove
			<del></del>
	nding or adding additional Art additional sheets, if necessary).		
Amen	Idment to the Artic	les are as follows:	
		section a) is added.	
	•	section "b)" is added.	
		section "c)" is added.	
* Ple	ase user to the	ttached for detailed	amendment.
	·		
<del> </del>			
	<del>2,                                    </del>		
<del> </del>			<del></del>

AMUND
ARTICLES OF INCORPORATION
of
CoreRxCares

#### ARTICLE I NAME/REGISTERED OFFICE

The name of this corporation shall be: CoreRxCares. The corporation's registered office is located at:

6101 Johns Road, Suite 8 Tampa, FL 33634

Anticles of Incorporation

## ARTICLE II PURPOSE

501(c)(3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended, including, for such purposes, the making of distributions to organizations that also qualify as Section 501(c)(3) exempt organizations. The Corporation is organized exclusively for charitable, scientific and educational purposes, more specifically to assist others in uplifting the minds, hearts and spirits of families and children on their way to realizing their full potential through various events, assistance programs, and celebrations.

- a) Said organization is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code.
- b) 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 the organization shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in the purpose clause hereof. No substantial part of the activities of the organization shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the organization shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of this document, the organization shall not carry on any other purposes not permitted to be carried on (a) by an organization exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or (b) by an organization, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or corresponding section of any future federal tax code.
- (c) Upon the dissolution of the organization, assets 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. Any such assets not

disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the organization is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

All funds, whether income or principal, and whether acquired by gift or contribution or otherwise, shall be devoted to said purposes.

#### ARTICLE III LIMITATIONS

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 corporation shall inure to any member of the corporation not qualifying as exempt under Section 501(c)(3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended, nor to any Director or officer of the corporation, nor to any other private persons, excepting solely such reasonable compensation that the corporation shall pay for services actually rendered to the corporation, or allowed by the corporation as a reasonable allowance for authorized expenditures incurred on behalf of the corporation;
- 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; and
- 3. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended.
- 4. The corporation shall not lend any of its assets to any officer or director of this corporation unless such loan program is regularly conducted as part of the activities of the organization and the qualification of the individual to participate in same is determined by a panel comprised solely of non-Board members, or guarantee to any person the payment of a loan by an officer or director of this corporation.

## ARTICLE IV DIRECTORS/MEMBERS

The corporation may (but need not) have voting members, and such membership, if any, and classes thereof, shall be as defined in the corporation's bylaws. The management and affairs of the corporation shall be at all times under the direction of a Board of Directors, whose operations in governing the corporation shall be defined by statute and by the corporation's by-laws. No member or Director shall have any right, title, or interest in or to any property of the corporation.

The corporation's first Board of Directors shall be comprised of the following natural persons:

- James F. Davis, Director
- Todd R. Daviau, Director
- Mark J. Licarde, Director
- Brian R. McMillan, Director
- Saurabh S. Trivedi, Director

## ARTICLE V DEBT OBLIGATIONS AND PERSONAL LIABILITY

No member, officer or Director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, nor shall any of the property of the members, officers or Directors be subject to the payment of the debts or obligations of this corporation.

#### ARTICLE VI DISSOLUTION

Upon the time of dissolution of the corporation, assets shall be distributed by the Board of Directors, after paying or making provisions for the payment of all debts, obligations, liabilities, costs and expenses of the corporation, for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the 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. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

#### ARTICLE VII INCORPORATOR

The incorporator(s) of this corporation is:

Todd R. Daviau, 6101 Johns Road, Suite 8 Tampa, FL 33634

The date of each amendmen	t(s) adoption:	14 DECEMBER 2009
	· · · · ·	(date of adoption is required)
Effective date if applicable:		EMBER 2009
	(no mor	re than 90 days after amendment file date)
Adoption of Amendment(s)	( <u>CH</u>	IECK ONE)
The amendment(s) was/we was/were sufficient for app		e members and the number of votes cast for the amendment(s)
There are no members or adopted by the board of d		to vote on the amendment(s). The amendment(s) was/were
Dated <u>1</u>	5 DECEMBER	2009
Signature_	meld.	Linde
		vice chairman of the board, president or other officer-if directors
		ted, by an incorporator - if in the hands of a receiver, trustee, or
		d fiduciary by that fiduciary)
	MARK	J. Licarde
	(Ty	ped or printed name of person signing)
	Pre	sident
		(Title of person signing)

Page 3 of 3