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COR AMND/RESTATE/CORRECT OR O/D RESIGN IZATION FOR THE NATURAL HEALING OF MUSCULAR DY

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2003/00

Articles of Amendment to Articles of Incorporation

Organization for the Natura	l Healing of Muscular l	Dystrophy, Inc.	
(Name of Corporation as curr	ently filed with the Flor	ida Dept. of State)
(Document Nur	mber of Corporation (if k	nown)	- 6g
Pursuant to the provisions of section 617.1006 the following amendment(s) to its Articles of I	, Florida Statutes, this Florida Statutes, the Florida Sta	orida Not Far Proj	fit Corporation adopts
A. If ame iding name, enter the new name of	of the corporation:		
The new name must be distinguishable and cabbreviation "Corp." or "Inc." "Company" or			porated" or the
B. Enter new principal office address, if app (Principal office address MUST BE A STREE			
C. Enter new mailing address, if applicable (Mailir g address MAY BE A POST OFF)	<u>::</u> (CE BOX)		
	 _		•—————————————————————————————————————
D. If amending the registered agent and/or new registered agent and/or the new regi		in Florida, enter	the nam 2 of the
Na ne of New Registered Agent:			
Nev Registered Office Address:	(Florida stree	t address)	
	(City)		Florida (Zip Ci de)
New Regis cred Agent's Signature, it changi I hereby a cept the appointment as registered position,		with and accept	the obligations of the
. —	Signature of New Register	red Agent, if chang	ing

If amending the Officers and/or Directors, enter the title and name of each officer/director by ing removed and title, name, and address of each Officer and/or Director being added: (Attach as ditional sheets, if necessary)					
Title	Name	Address	Type of Action		
			☐ Add		
			☐ Add		
E. If amei (attach a	dditional sheets, if necessary)	• • •			
·					
					
	-				

AR FICLE III is stricken in its entirety and replaced with the following:

Article III

Said corporation is organized exclusively for charitable, religious, educational, an I scientific purposes. The specific purpose for which the corporation is organized is to assist and help persons suffering from muscular dystrophy by providing them with alternative healing methods and services at retreat centers and offering related services that are specifically designed to meet their physical, social and psychological needs, and to promote their healing, health, security, happiness and usefulness in longer living, the charges for such retreat center and services to be predicated upon the provision, maintenance and operation thereof on a non-profit basis.

ARTICLE IV is stricken in its entirety and replaced with the following:

Article IV

The manner in which directors are elected or appointed shall be as provided in the Bylaws of the Corporation.

A new Article VII is added to read as follows:

Article VII

The Corporation is irrevocably dedicated and exclusively operated for non-profit purposes and all income and earnings of the Corporation shall be used exclusively for its corporate purposes and no part of the net earnings or net income of the Corporation shall inure to the benefit of, or be distributable, to its members, trustees, officers or other private person, firm, association, or corporation except that the Corporation shall be authorized and empowered to pay reasonable compensation for services actually rendered and to make payments and distributions in furtherance of its exempt purposes.

A new Article VIII is added to read as follows:

Artic e VIII

No substantial part of the activities of the Corporation shall consist of the carrying on of propaganda, or otherwise attempting to influence legislation, and the Corporation shall not participate in, intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office. 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 taxation under Section 501(c)(3) of the Code or the corresponding section of any future United States internal revenue law, or (2) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Code or the corresponding section of any future United States internal revenue law.

A new Article IX is added to read as follows:

Article IX

In the event to of the dissolution of the Corporation, all of the remaining assets and property of the Corporation shall after payment of necessary expenses thereof be distributed as the Board of Director determines to another organization or organizations exer upt under Section 501(c)(3) of the Internal Revenue Code (or the corresponding section of any future federal tax code) or to the Federal Government, or to a state or local government for a public purpose, subject to any requisite approval and/or jurisdict on of the courts of the State of Florida.

A new Article X is added to read as follows:

Article X

The personal liability of the directors and officers of the Corporation is hereby eliminated to the fullest extent permitted by Chapter 617 of the Corporations for Not Profit Lew of the State of Florida as the same may be amended.

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The date of each amendment(s) ad-	option: August 20, 2010
	(date of adoption is required)
Effective late if applicable:	
	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
The an endment(s) was/were ado was/we're sufficient for approval.	pted by the members and the number of votes cast for the amendment(s)
There are no members or member adopted by the board of directors	ers entitled to vote on the amendment(s). The amendment(s) was/were
A	west as a second
Dated	just_ 20, 2010
Signature	Stepl - Den
	nairman or vice chairman of the board, president or other office:-if directors
	been selected, by an incorporator - if in the hands of a receiver, trustee, or
other cour	t appointed fiduciary by that fiduciary)
*	(Typed or printed name of person signing)
	President (Title of person signing)

Page 3 of 3