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#### **COVER LETTER**

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

SUBJECT: SUCCESSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is an original and one (1) copy of the Articles 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 COPY REQUIRED

FROM

Name (Printed or typed)

, (CI

KISSIMMER FL 34758

321-284-5220

Daytime Telephone number

E-mail address: (to be used for future annual report notification).

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

### INSTRUCTIONS FOR NONPROFIT ARTICLES OF INCORPOR... ARTICLES OF INCORPORATION In compliance with Chapter 617, F.S.. (Not for Profit)

ARTICLE I NAME The name of the corporation shall be: Sugar Cane Foundation Inc. FILED
ARTICLE II PRINCIPAL OFFICE  Principal street address:  Mailing address, if different is:  SECSE 1.32
Principal street address:  Mailing address. if different is:  SECRETARY OF STATE TALLAHASSEE, FLORIDA
Kissimmee FL 34758
ARTICLE III PURPOSE The purpose for which the corporation is organized is: The Sugar cane Foundation Inc.,
seeks to enrich our community by mentoring
and providing audance for over yout. The
Sugarcane Foundation Inc., Juins to act as a
Support sustem for unforeseen tradedies
throughost which we provide a means, so
that the victim can focus on getting rother, rather than
ARTICLE IV MANNER OF ELECTION The manner in which the directors are elected and appointed:
This is to be done via majority vote.
ARTICLE V INITIAL OFFICERS AND/OR DIRECTORS
Ronard Renaud Sherla Renaud
Name and Title: CFO Name and Title: CFO
Address Ollo Floridian DY Address: Udo Floridian DY
KISSIMMER, FL34758 KISSIMMER, FL34758
Michelle Renaud Keshia Katicanoo
Name and Title: President Name and Title: President
Address Lollo Florician Dr Address: Lolio Florician Dr Kissimmel, FL 34758 Kissimmel, FL 34758
Kissimmel, FL 34758 Kissimmel, FL 34758
Name and Title: Name and Title:
Address Address:

# INSTRUCTIONS FOR NONPROFIT ARTICLES OF INCORPOR... Name and Title: Address Address: Name and Title: Address: Name and Title: Name and Title: Name and Title: Address: Address: Address: Address: Address: Address: ARTICLE VI REGISTERED AGENT The name and Florida street address (P.O. Box NOT acceptable) of the registered agent is:

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this

I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document

certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity

Required Signature of Registered Agent

to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.

Required Signature of Incorporator

Name: Address:

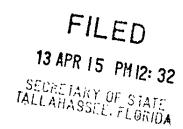
ARTICLE VII

Name:
Address:

INCORPORATOR

The name and address of the Incorporator is:

#### The Sugarcane Foundation, Inc.



#### Statement of Purpose/ Purposed Clause:

The Sugarcane Foundation, Inc. corporation 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 the corresponding section of any future federal tax code.

The Sugarcane Foundation, Inc. seeks to make a positive impact upon society, through providing mentorship and guidance for our youth. We seek to provide victims of unpredictable catastrophic accidents/events, the necessary support to further allow them to recover, rather than focus on the accruing bills.

#### **Prohibited Activities:**

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the corporation 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 Article Third hereof. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this corporation.

#### Indemnification:

The corporation does indemnify any directors, officers, employees, incorporators, and members of the corporation from any liability regarding the corporation and the affairs of the corporation, unless the person fraudulently and intentionally violated the law and/or maliciously conducted acts to damage and/or defraud the corporation, or as otherwise provided under applicable statute

#### **Dissolution of Asset Provision:**

Upon the dissolution of the corporation, assets shall be distributed and/or liquidated to first repay any outstanding debt of the said corporation. Then, any remaining asset [s] shall be distributed 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. A majority of the remaining monetary funds, less those used to recover debt shall be the donated to St. Jude Children's Research Hospital, with the remainder following the aforementioned.

