

Florida Department of State

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FLORIDA PROFIT/NON PROFIT CORPORATION FRIENDS OF HERE'S HELP, INC.

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Help

ARTICLES OF INCORPORATION

FOR

FRIENDS OF HERE'S HELP, INC.

(Not-For-Profit)

The undersigned, desiring to form a charitable corporation under Chapter 617, Florida Statutes, as amended, the Florida Not for Profit Corporation Act, does hereby adopt the following Articles of Incorporation and certify:

ARTICLE I

The name of the corporation shall be FRIENDS OF HERE'S HELP, INC.

ARTICLE II PRINCIPAL OFFICE

The principal place of business and mailing address of this corporation shall be 15100 NW 27th Avenue, Opa Locka, Florida 33054.

ARTICLE III PURPOSE

The corporation is organized exclusively as a civic league for charitable, educational or recreational purposes, not organized for profit but operated exclusively for the promotion of social welfare including for the purpose of devoting and improving the conditions and quality of the social welfare, through an educational advocacy trade association providing services to teens and adults with alcohol and drug problems, by sharing and promote common interest of members and individual teens and adults with drug and alcohol problems, within the meaning of Section 501(c)(4) of the Internal Revenue Code, as amended, either directly or through civic leagues and/or professional leagues, which are not organized for profit and no part of the net earnings of which inures to the benefit of any member or individual.

It is intended that the Corporation shall have the status of a corporation that is exempt from federal income taxation under Section 501(a) of the Code as an organization described in Section 501(c)(4) of the Code. These Articles shall be construed accordingly, and all powers and activities of the Corporation shall be limited accordingly.

In addition, the Corporation may be involved and/or attempt to influence legislation include lobbying and political activity solely to further its exempt purpose, however notwithstanding anything contained herein to the contrary, it shall not be the primary purpose of the Corporation nor shall it spend more than forty percent (40%) of both its spending and time influencing legislation or lobbying; and the Corporation shall devote sixty percent (60%) or more

of both of its spending and time on activities that promote social welfare as defined in Section 501(c)4 of the Code, for all past, present and future activities.

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 the Corporation.

ARTICLE IV MANNER OF ELECTION

The method of election of directors is as stated in the bylaws.

ARTICLE Y INITIAL DIRECTORS

The affairs of this Corporation shall initially be managed by a Board of Directors consisting of no less than three directors who shall serve in accordance with the procedures described in the By-Laws. The names and addresses of the persons who shall serve as the initial Directors of the Corporation are as follows:

John Kross	15100 NW 27th Avenue, Opa Locka, Florida 33054
Susan Goldstein	15100 NW 27th Avenue, Opa Locka, Florida 33054
Rixys Alfonso	15100 NW 27th Avenue, Opa Locka, Florida 33054

ARTICLE VI DISSOLUTION

This Corporation is not for profit and, therefore, there shall never be distributed any gains, profits or dividends to any officer, director or member of the Corporation, and no part of the net earnings shall inure to any individual. It is a further express provision of these Articles that the assets and proceeds of every nature and description of the Corporation are, and shall forever be, irrevocably dedicated to the benevolent purposes stated in Article III hereof. In the event of liquidation or dissolution of the Corporation, the Board of Directors shall, after paying or making provision for the payment of all liabilities of the Corporation, dispose of all assets of the Corporation to any exempt organization(s) under Sections 501(c)(3) or 501(c)(4) as the Board of Directors shall determine.

ARTICLE VII INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and Florida address of the registered agent is:

ALAN B. COHN
Greenspoon Marder, P.A.
200 E. Broward Boulevard, Suite 1800
Fort Lauderdale, FL 33301

ARTICLE VIII INCORPORATOR

ALAN B. COHN
Greenspoon Marder, P.A.
200 E. Broward Boulevard, Suite 1800
Fort Lauderdale, FL 33301

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with the appointment as registered agent and agree to act in this capacity.

Alan B. Cohn

Registered Agent & Incorporator

Date: July 24, 20/4