

Electronic Articles of Incorporation For

N15000003021
FILED
March 24, 2015
Sec. Of State
tchang

FAMILIA DE GLADIADORES KREWE, INC

The undersigned incorporator, for the purpose of forming a Florida not-for-profit corporation, hereby adopts the following Articles of Incorporation:

Article I

The name of the corporation is:

FAMILIA DE GLADIADORES KREWE, INC

Article II

The principal place of business address:

11721 NEWBERRY GROVE LOOP
RIVERVIEW, FL. US 33579

The mailing address of the corporation is:

11721 NEWBERRY GROVE LOOP
RIVERVIEW, FL. US 33579

Article III

The specific purpose for which this corporation is organized is:

FAMILIA DE GLADIADORES KREWE, INC MISSION IS TO FACILITATE
HEALING BY EMPOWERING THOSE TRANSITIONING FROM
DESTRUCTIVE LIVES TAKE BACK THEIR LIVES, LEARN THEIR
WORTH AND RECLAIM THEIR FREEDOM.

Article IV

The manner in which directors are elected or appointed is:

AS PROVIDED FOR IN THE BYLAWS.

Article V

The name and Florida street address of the registered agent is:

PATRICIA L SCHNELLER
11721 NEWBERRY GROVE LOOP
RIVERVIEW, FL. 33579

I certify that I am familiar with and accept the responsibilities of
registered agent.

Registered Agent Signature: PATRICIA SCHNELLER

Article VI

The name and address of the incorporator is:

PATRICIA SCHNELLER
11721 NEWBERRY GROVE LOOP

RIVERVIEW, FL 33579

Electronic Signature of Incorporator: PATRICIA SCHNELLER

I am the incorporator submitting these Articles of Incorporation and affirm that the facts stated herein are true. I am aware that false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S. I understand the requirement to file an annual report between January 1st and May 1st in the calendar year following formation of this corporation and every year thereafter to maintain "active" status.

Article VII

The initial officer(s) and/or director(s) of the corporation is/are:

Title: P
PATRICIA L SCHNELLER
11721 NEWBERRY GROVE LOOP
RIVERVIEW, FL. 33579 US

Title: 1VP
TERRI KEARNES
1701 COUNTY TRAILS DRIVE
SAFETY HARBOR, FL. 34695 US

Title: 2VP
CHRISTINE M SMITH
3813 BELLEWATER BOULEVARD
RIVERVIEW, FL. 33578 US

Title: T
CHRISTOPHER KEARNES
1701 COUNTY TRAILS DRIVE
SAFETY HARBOR, FL. 34695 US

Title: COMM
APRIL JOHNSON
8384 VALMORA STREET
SPRING HILL, FL. 34608 US

Title: SEC
AMI LEVENTRY
11209 LAUREL BROOK CT
RIVERVIEW, FL. 33569 US

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Articles of Incorporation (Continued)

Familia de Gladiatores Krewe, Inc.

Article III (Purpose)

First: Familia de Gladiatores Krewe, Inc. is a non-profit organization made up of civic, social and catalyst leaders, committed to sharing knowledge and experience with other women and men, who desire to help the hopeless find inner peace and freedom. Familia de Gladiatores Krewe, Inc.'s mission is to facilitate healing and empower those transitioning from destructive environments to take back their lives, learn their worth and reclaim their freedom.

Second: The 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.

Third: 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 Second 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, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

Fourth: Upon the dissolution of the corporation, assets 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, 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.