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SECRETARY OF STATE DIVISION OF CORPORATION

Anund cus (10 5/11/15

TO: Amendment Section Division of Corporations

NAME OF CORPORATION: AZUL FOI	RBETTER	LIVING, INC.
DOCUMENT NUMBER: N15000004	116	
The enclosed Articles of Amendment and fee are subm	itted for filing.	
Please return all correspondence concerning this matter	to the following:	
David M. Raffaelli		
(Name of Contact Person	1)
AZUL FOR BETTER LIV	ING, INC.	
	(Firm/ Company)	
330 Almeria Rd #4		
	(Address)	
West Palm Beach, FL, 33	3405	·
(City/ State and Zip Cod	e)
keifboy2001@gma	ail.com	
E-mail address: (to be used	for future annual report	notification)
For further information concerning this matter, please c	all:	
David M. Raffaelli	_{at (} 248	762-4626 ode & Daytime Telephone Number)
(Name of Contact Person)	(Area Co	ode & Daytime Telephone Number)
Enclosed is a check for the following amount made pay	able to the Florida Depa	urtment of State:
□ \$35 Filing Fee □\$43.75 Filing Fee & □ Certificate of Status	2\$43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	■\$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is Enclosed)
Mailing Address Amendment Section Division of Corporations	Amend	Address ment Section n of Corporations

P.O. Box 6327 Tallahassee, FL 32314

Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301

Articles of Amendment to Articles of Incorporation , of

AZUL FOR BETTER LIV	TING, INC.			_
(Name of Corporation as current)	v filed with the Fl	orida Dept. of State)		
N15000004116				
(Doct	ıment Number of C	Corporation (if known)		_
Pursuant to the provisions of section 617.1 amendment(s) to its Articles of Incorporate		tes, this <i>Florida Not For Pro</i>	fit Corporation adopts the	following
A. If amending name, enter the new na	me of the corpora	tion:		
N/A				The new
name must be distinguishable and contain "Company" or "Co." may not be used in		ation" or "incorporated" or	the abbreviation "Corp."	or "Inc."
B. Enter new principal office address, i	f applicables	N/A		WINITE SE
(Principal office address <u>MUST BE A ST</u>		()		- SECRET
		 		
C. Enter new mailing address, if applic (Mailing address MAY BE A POST C		N/A		SECRE OF CORPORTER 2015 HAY -4 PH 3: 35
D. If amending the registered agent and	t/or registered off	ice address in Florida, ente	r the name of the	_
new registered agent and/or the new				
Name of New Registered Agent:	N/A			
		(Florida street address)		
New Registered Office Address:		(1 10) was on con and cally		
	N/A		, Florida N/A	
	(City,)	Zip Code	
Non-Bosinson d Appendix Giorge (Color	anaina Baaist	1 A	•	
New Registered Agent's Signature, if ch I hereby accept the appointment as registe			bligations of the position.	
	Signature of New	Registered Agent, if changi	ng	

Page 1 of 4

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)

Please note the officer/director title by the first letter of the office title:

P = President; V = Vice President; T = Treasurer; S = Secretary; D = Director; TR = Trustee; C = Chairman or Clerk; CEO = Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change, Mike Jones, V as Remove, and Sally Smith, SV as an Add.

Example: X Change X Remove X Add	<u>V</u> <u>Mik</u>	n <u>Doe</u> e <u>Jones</u> y <u>Smith</u>	
Type of Action (Check One)	<u>Title</u>	<u>Name</u>	<u>Addres</u> s
1) N/A Change	N/A	N/A	N/A
N/A Add N/A Remove			
2) N/A Change	N/A_	N/A	N/A
N/A Add N/A Remove			
3) N/A Change	N/A	N/A	N/A
N/A Add			
N/A Remove 4) N/A Change N/A Add	N/A_	N/A	N/A
N/A Remove 5) N/A Change	N/A	N/A	N/A
N/A Add N/A Remove			
6) N/A Change N/A Add	N/A	N/A	N/A
N/A Remove		Page 2 of 4	

E. If amending or adding additional Articles; enter change(s) here: (attach additional sheets, if necessary). (Be specific)					
Amend Article III (see attached pages)					
Amend Article IV(see attached pages)					
Addition of Seven New Articles (see attached pages)					
•					

Amend Article III, include:

Purpose

The Corporation is a not for profit corporation. The founders of this Corporation wish to formalize their activities by creating this Corporation. The purposes of the Corporation are:

- 1. To create spaces to promote a fully inclusive community by offering support, vocational-cultural oriented trainings, workshops and hands on activities to those who are "different abled", and their caregivers; maintaining and increasing their level of independence and dignity.
- 2. Offer companionship and support work forced development activities to stimulate and facilitate interaction with the surrounding world improving efficiency on the everyday tasks, including exceptional abilities population on the family, social and community environment during their free time.
- 3. Also empower families, as a very influential component in the developmental process of the special needs population, by offering them tools to facilitate safety, independence and dignity in their environment.
- 4. AZUL For Better Living, Inc. aims to improve the quality of life of special needs population by offering coaching to Facilitate dignity in the integration process onto the surrounding world to people with cognitive disabilities; using their free time with enriching activities that are considered an undoubted educational value, maximizing levels of self-sufficiency and community development from a pre-vocational, cultural and community perspective, to provide an added value to the educational process in fun and creative way.
- 5. The general purposes for which this Corporation is formed are to operate exclusively for charitable purposes which will qualify it as an exempt organization under Section 501(c)3 of the Internal Revenue Code of 1986 or corresponding provisions of any subsequent federal tax laws, including, for those purposes, the making of distributions to organizations which qualify as tax exempt organizations under that Code, or other programs or establishments, charitable in nature, which relate to charitable purposes.
- 6. This Corporation shall not, as a substantial part of its activities, carry on propaganda or otherwise attempt to influence legislation; nor shall it participate or intervene by publication or distribution of any statements or otherwise in any political campaign on behalf of any candidate for public office. The assets and net earnings of the Corporation shall not inure to the benefit to any member, officer or director.

Amend Article IV. include:

Members

The members of the Corporation shall be the Board of Directors appointed by the incorporators and such other persons as may be selected in accordance with the By-laws. The Corporation shall not have a membership distinct from the Board of Directors.

Add Article:

Duration

The period of the duration of this Corporation is perpetual unless dissolved according to law. Corporate existence shall commence upon filing with the Secretary of State.

Add Article:

Distributions upon Dissolution

Upon the dissolution of the corporation, after paying or making provisions for the payment of all the legal liabilities 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.

Add Article:

Board of Directors and Officers:

The powers of this Corporation shall be exercised, its property controlled, and its affairs conducted by a Board of Directors. The number of directors of the corporation shall be no less than three (3) and no more than twelve (12), provided, however, that number may be changed subsequent to Article XII. The method of election of directors, officers and executive committee is as stated in the By-laws.

Add Article:

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. The Corporation may purchase and maintain insurance on behalf of all officers and directors against any liability asserted against them or incurred by them in their capacity as officers and directors or arising out of their status as such.

Add Article:

Non Stock Basis

The Corporation is organized on a non-stock basis.

Add Article:

Amending By-laws

Subject to the limitations contained in the By-laws and any limitations set forth in the Not For Profit Corporation Act of Florida described above, concerning corporate action that must be authorized or approved by members of the Corporation, the By-laws of this Corporation may be made, altered, rescinded, added to, or new By-laws may be adopted, either by a resolution of the Board of Directors or by following the procedures set forth in the By-laws.

Add Article:

Amendments to Articles

Amendments to these Articles of Incorporation may be proposed by a resolution adopted by the Board of Directors by a vote of two-thirds of a quorum by the Board of Directors of the Corporation.

The date of each amendment(s) adoption: 4/24/2015 date this document was signed.			
	ective date <u>if applicable</u> :	N/A	
	<u></u>	(no more than 90 days after amendment file date)	
Ade	option of Amendment(s)	(CHECK ONE)	
	The amendment(s) was/w was/were sufficient for ap	vere adopted by the members and the number of votes cast for the amendment(s) oproval.	
	There are no members or adopted by the board of a	members entitled to vote on the amendment(s). The amendment(s) was/were directors.	
	Dated 4/2	9/2015	
	Signature	1. Call	
		chairman or vice chairman of the board, president or other officer-if directors	
		not been selected, by ar incorporator – if in the hands of a receiver, trustee, or court appointed fiduciary by that fiduciary)	
	David I	M. Raffaelli	
		(Typed or printed name of person signing)	
	Vice Pi	resident	
		(Title of person signing)	