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SECRETARY OF STATE DIVISION OF CORPORATIONS

W15-053623

~ 08/18/15

ERIK C. LARSEN, P. A.

400 N. NEW YORK AVE., STE. 208 WINTER PARK, FLORIDA 32789 Tel. 407-647-2011 Fax 407-644-7045 elarsen@cfl.rr.com

RECEIVED NIE 17205

August 14, 2015

Thomas Chang Division of Corporations P O Box 6327 Tallahassee, FL 32314

Re:

Arise for Families, Inc.

W15000053623

Dear Mr. Chang,

Pursuant to your letter dated August 10, 2015, a copy of which is enclosed, we have revised the final page of the Articles of Incorporation to include the name and address of the Incorporator.

I understand from speaking with personnel in your office that the addition of the above information to a copy of the signed Articles will be sufficient for filing purposes.

Sincerely,

Erik C. Larsen



FLORIDA DEPARTMENT OF STATE Division of Corporations

August 10, 2015

ERIK C. LARSEN 400 N. NEW YORK AVE. STE. 208 WINTER PARK, FL 32789

SUBJECT: ARISE FOR FAMILIES, INC.

Ref. Number: W15000053623

We have received your document for ARISE FOR FAMILIES, INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

You must list at least one incorporator with a complete business street address.

Please return the corrected original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6052.

Letter Number: 915A00016769

Thomas Chang Regulatory Specialist II New Filing Section

www.sunbiz.org

Division of Comparations D.O. DOV 6207 Tallahassas Florida 20214

COVER LETTER

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

SUBJECT:		FAMILIES, INC.		
	(PROPOSED CORP	ORATE NAME – <u>MUST IN</u>	<u>CLUDE SUFFIX</u>)	
	and one (1) copy of the Art	ticles of Incorporation and		
\$70.00 Filing Fee	Filing Fee & Certificate of Status	☐\$78.75 Filing Fee & Certified Copy	□ \$87.50 Filing Fee, Certified Copy & Certificate	
		ADDITIONAL COPY REQUIRED		

ARISE FOR FAMILIES, INC.

FROM:	Erik C. Larsen				
	Name (Printed or typed)				
	400 N. New York Ave., Ste. 208				
_	Address				
	Winter Park,FL 32789				
	City, State & Zip				
	407-647-2011				
_	Daytime Telephone number				

aimee.barbour@gmail.com

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

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

ARTICLES OF INCORPORATION ARISE FOR FAMILIES, INC.

The undersigned, desiring to form a Not For Profit Corporation pursuant to Chapter 617, Florida Statutes, does hereby certify:

ARTICLE I

The name of the corporation shall be ARISE FOR FAMILIES, INC.

ARTICLE II CORPORATE OFFICES

The place in this state where the principal office of the corporation is to be located is:

600 Northern Way #1403 Winter Springs, FL 32708

The mailing address of the corporation is:

600 Northern Way #1403 Winter Springs, FL 32708

ARTICLE III DURATION

The duration of this corporation shall be perpetual, unless sooner terminated by the directors and members in accordance with the laws of the State of Florida.

ARTICLE IV PURPOSE

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. The purposes of the corporation shall be the following, to the extent that the following purposes are within the foregoing definition of charitable, religious, educational or scientific purposes:

The corporation shall seek to educate, empower and encourage refugee families to achieve sustainability through the process of resettlement by engaging refugees in a mentoring partnership with established American families, connecting them with job placement services and obtaining affordable housing. The corporation shall seek to strengthen marriages and family units through interaction, training and hands-on service projects with mentees. The corporation shall not render any services to any person who is not a legal resident of the United States.

SECRETARY OF STATE DIVISION OF CORPORATION

ARTICLE V RESTRICTIONS ON DISTRIBUTIONS AND 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 IV 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.

ARTICLE VI OFFICERS AND DIRECTORS

The names and addresses of the persons who are the initial officers and directors of the corporation are as follows:

President and Director	AIMÉE REBECCA BARBOUR
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600 Northern Way #1403 Winter Springs, FL 32708

Director MICHAEL BARBOUR

600 Northern Way #1403 Winter Springs, FL 32708

Director ERIK C. LARSEN

521 Shepherd Ave. Winter Park, FL 32789

Director JOEL THOMAS

2025 Common Way Orlando, FL 32814

Director ELIZABETH LARSEN

1007 E. Pebble Beach Circle Winter Springs, FL 32708

ARTICLE VII RIGHTS, POWERS AND DUTIES OF DIRECTORS

The powers of this corporation shall be exercised, its property controlled, and its affairs conducted by a Board of Directors. However, all actions of the Board of Directors, including the amendment of the By-

Laws hereof, must be approved by a Two-Thirds majority of the Members of the corporation before such action may be taken. The number of Directors of the corporation shall number no fewer than two (2) Directors and no more than seven (7) Directors at any time, however, such number may be changed by a by-law duly adopted pursuant to the By-Laws of this corporation. While all Members of the corporation shall be members of the Board of Directors, the Members of the corporation shall also be authorized to elect outside Directors in such number as desired up to the maximum authorized number of Directors.

The directors named herein as the first Board of Directors shall hold office until the first meeting of members, to be held on August 1, 2016, at Twelve Noon, at which time an election of Directors shall be held.

Directors shall be elected at the first annual meeting, and at all times thereafter, shall serve for a term of Two (2) years until the second annual meeting of members following the election of Directors and until the qualification of the successors in office. Annual meetings shall be held at Twelve Noon, on August 1 of each year at the principal office of the corporation, or at such other place or places as the Board of Directors may designate from time to time by resolution.

Any action required or permitted to be taken by the Board of Directors under any provision of law, may be taken without a meeting, if all the members of the Board shall individually or collectively consent in writing to such action. Such written consent or consents shall be filed with the minutes of the proceedings of the Board, and any such action by written consent shall have the same force and effect as if taken by unanimous vote of the Directors. Any certificate or other document filed under any provision of the law that relates to action so taken shall state that the action was taken by unanimous written consent of the Board of Directors without a meeting and that the Articles of incorporation and By-Laws of this corporation authorize the Directors to so act. Such a statement shall be prima facie evidence of such authority.

ARTICLE VIII MEMBERS

The initial Membership of this corporation shall consist of AIMEE REBECCA BARBOUR as the solution shall consist of AIMEE

While Aimee Rebecca Barbour shall be the initial member of the corporation, she shall have the right, subject to the approval of a majority of the Board of Directors, to admit as many additional members to the corporation as she may choose. Upon the admission of additional Members, each Member shall have equal rights, duties, and authority as the initial Member now has.

The Memberships shall be non-transferable. The Members shall have voting rights to elect Directors, but without the right to cumulative voting therefor and shall have the right to remove any Director without cause by an affirmative vote thereon of a Two-Thirds majority. The affirmative vote of a Two-Thirds majority shall be required to approve any and all actions taken by the Board of Directors before such Board action may be taken, including amendment of the By-Laws of the corporation. Each Member shall also be a member of the Board of Directors, but there shall be additional Directors of the corporation as stated below.

No Member of this corporation shall have any right, title, or interest whatsoever in its net income, property, or assets, nor shall any portion of such net income, property, or assets be distributed to any member on the dissolution or winding up of this corporation. No Member of

this corporation shall be personally liable for the debts, liabilities, or obligations of this corporation, nor shall be subject to any assessments.

ARTICLE IX DISTRIBUTIONS UPON DISSOLUTION

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.

ARTICLE X INITIAL REGISTERED AGENT

The Initial Registered Agent to receive service of process and all notices to this corporation and to perform all other duties and responsibilities Chapter 607 and 621, Florida Statutes, shall be:

AIMEE REBECCA BARBOUR 600 Northern Way #1403 Winter Springs, FL 32708

, 2015.

I submit this document and affirm that the facts stated herein are true. I am aware that any 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. In witness whereof, I, Aimee Rebecca Barbour, the Incorporator of the corporation, have hereunto subscribed my signature this day of

ACCEPTANCE OF REGISTERED AGENT

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 and accept the appointment as registered agent and agree to act in this capacity.

AIMEE REBECCA BARBOUR

INCORPORATOR

The name and address of the Incorporator are:

AIMEE REBECCA BARBOUR 600 Northern Way #1403 Winter Springs, FL 32708 SECRETARY OF STAIL OIVISION OF CORPORATIONS