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SECNE PARY OF STATES. BLUAHASSEE, FLORIDA

25/31/17

COVER LETTER

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

SUBJECT: Our Hearts A			
Enclosed is an original a		ORATE NAME - MUST ING	
\$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 CO	PY REQUIRED
FROM:	Kara Mangum	me (Printed or typed)	_

179 NE 51st Street

Ocala, FL 34479

(352) 274-4214

Daytime Telephone number
ourheartsalign@gmail.com
E-mail address: (to be used for future annual report notification)

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

Address

City, State & Zip

,		ARTICLES In compliance with	OF INCORP Chapter 617, F.S		MELA!	197. MA	
ARTICLE I The name of the	NAME corporation shall be:	Our Hearts Align, In	ıc.		HS.	MAY 36	77
ARTICLE II	PRINCIPAL OFFIC	<u>EE</u>			SE SE) PH	
179 N	Principal <u>street</u> addr E 51st Street Ocala, FI			Mailing address, if different	IS PATE	2: 36	
	r which the corporation	is organized is:		no have experienced, or will experiences, supplemental study guides, an			
Our Hearts Ali	gn is organized exclusi	vely for charitible, rel	igious, education	al, and scientific purposes, includi	ng for su	ch purp	oses,
the making of	distributions to organiz	ations that qualify as o	exempt organizat	ions under section 501(c)(3) of the	Internal	Revenu	ie Code
ARTICLE IV			in which the direc	ctors are elected and appointed:	stated in t	oylaws.	
Name and Title	Mangum, Kara S Exe	ec. Director	Name and Title:	Correa, Jennifer O Assist. Directo	or .		
	79 NE 51st Street		Address:	3865 SE 61st Street	<u> </u>		
	Ocala, FL 34479			Ocala, FL 34480			
Name and Title	1129 NE 4th Street	. Director	Name and Title:				
	Ocala, FL 34470 Neville, Rebecca S A	ssist. Director					
Name and Title	6730 SW 90th Street						
Address	Gainesville, FL 32608	3	Address:				

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Name and Title:	·	Name and Title:		
Address _		Address:		
Name and Title:_		_ Name and Title:		
Address		Address:		
		-		
<u></u>				
APTICI E VI	REGISTERED AGENT			
	orida street address (P.O. Box NOT acce	eptable) of the registe	red agent is:	
Name:	Mangum, Kara S			
Address:	179 NE 51st Street			ಪ
, radi ess,	Ocala, FL 34479	·····		MAY
			A	Y 30
	<u>INCORPORATOR</u>		्रिं । स्मिल्	FILED
The <u>name and ad</u>	dress of the Incorporator is:		,	·
Name:	Mangum, Kara S			<u>.</u> ₩
Address:	179 NE 51st Street		N N	သ
	Ocala, FL 34479			
ARTICLE VIII	EFFECTIVE DATE: other than the date of filing:		(OPTIONAL)	
	ate is listed, the date must be specific a			the filing.)
document's effect	inserted in this block does not meet the a ive date on the Department of State's rec	ords.		
	ned as registered agent to accept service amiliar with and accept the appointment			lesignated in this
$\wedge V_{0}$	M Manaim	0	5/23/2017	ı
- Ya	Required Signature of Registered	d Agent	Date	
	iment and affirm that the facts stated her	ein are true. I am ax		ed in a document
to the Department	of State constitutes a third degree felony	as provided for in s.		
$/\chi$	YMA JIIMQI MM	1	5/23/2017	!
	Required Signature of Inco	rporatør	Date	

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Amendments to the Articles of Incorporation

Article IX 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 11. 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.

Article X 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.

Printed Name; Kara Mangum

Signature(

Date: <u>May 23, 2017</u>