N1700006135

(Requestor's Name)
(Address)
(Address)
(City/State/Zip/Phone #)
(,,,,,,
PICK-UP WAIT MAIL
(Dusiness Estitu Name)
(Business Entity Name)
(Document Number)
Certified Copies Certificates of Status
Special Instructions to Filing Officer:
·

Office Use Only



000300126450

06/08/17--01013--004 **70.00

17 HAY -8 PH 1:52

2 06/09/17

COVER LETTER

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

SUBJECT: Leap Of Faith Equestrian Center, Inc.					
	(PROPOSED CORPORATION one (1) copy of the Articology \$78.75 Filing Fee & Certificate of Status	E NAME – <u>MUST INCLU</u>	a check for: \$87.50 Filing Fee, Certified Copy & Certificate		
FROM: Jennifer Shade Name (Printed or typed)					
12913 Hudson Ave					
Hudson, FL 34669 City, State & Zip					
727-389-3090 Daytime Telephone number					

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

ARTICLES OF INCORPORATION

In compliance with Chapter 617, F.S., (Not for Profit)

ARTICLE I The name of the cor	NAME poration shall be: Leap Of Faith Equestrian Center,	Inc.
ARTICLE II	PRINCIPAL OFFICE Principal street address	Mailing address, if different is:
	12913 Hudson Ave	
	Hudson FI 34669	
ARTICLE III	PURPOSE	
The purpose for wh	nich the corporation is organized is:	
See Article III(See Article III(a) - Purpose b) - Dissolution Clause	
ARTICLE IV	MANNER OF ELECTION The manner in which the director	s are elected and appointed:
As provided for	or in the organization's by-laws.	
ARTICLE V	INITIAL OFFICERS AND/OR DIRECTORS	
	tle: Jennifer Shade, President Name and Title	: <u> </u>
Address:	12913 Hudson Ave Address: Hudson, FL 34669	
	11005011, 1 2 34003	
	ele: Secretary Lanissa Kac Name and Title	
Name and Tit Address:	Name and Title Secretary Lary Sa Name and Title Name and Name and Title Name and	
Address.	Spring Hill PL 31610	
Nome and Tit	Transvers Marks Melikel Klama and Title	e:
Name and Tit Address:	POBOX 11096 Address:	
rida esa.	Spring Hill FL 34610	
ARTICLE VI	REGISTERED AGENT	
	rida street address (P.O. Box NOT acceptable) of the registered age	ent is:
Name:	Jennifer Shade	
Address:	12913 Hudson Ave	A A
	Hudson, FL 34669	
		20
ARTICLE VII	INCORPORATOR	
	ress of the Incorporator is:	
Name:	Jennifer Shade	5
Address:	12913 Hudson Ave Hudson, FL 34669	₩ ~ ~
	11003011. 1 E 04000	
	,	
	ed as registered agent to accept service of process for the above miliar with and accept the appointment as registered agent and agr	
certificate, Lam jan	nutar with and accept the appointment as registered agent and agre	• •
lla.	l. Ohaola	dali)
The state of the s	Required Signature of Registered Agent	Date
I submit this docum	nent and affirm that the facts stated herein are true. I am aware to	hat any false information submitted in a documen
	of State constitutes a third degree felony as provided for in s.817.15	
	Aust	6647
Type	Required Signature of Incorporator	6/4/17 Data
/ / /	Required Signature of incorporator	Date

Attachment to Article III: (a) Purpose

The purposes of this Non-Profit Organization are the following:

- 1. To establish a venue that will foster holistic healing through equestrian programming and facilitate a sense of balance within each one of our clients so that their maladies may be curtailed and even corrected. To develop a facility that will exude nature and natural things, for emotional and mental healing.
- 2. To hire or procure the services of competent person with or without compensation to aid in the purpose of this organization.
- 3. To rent, lease or purchase buildings, to alter, to repair, or edify such which as may be needed by the organization. To buy vacant land for buildings, alter, develop, build or repair same for the use of the organization and to dispose of same when no longer needed by the organization. To purchase, accept, acquire, wholly or in part, and to any lawful use or purpose, and for upon lawful consideration mortgage and other similar instruments, and any all rights there under and pr operty therein, etc.
- 4. To take and hold any grant, donation, bequest, or device of real or personal Property, governmental or otherwise, heretofore or hereafter made upon trust, and apply the same, or the income thereof; under the direction of the Trustees or other officers, for the purpose of establishing, maintaining and managing as such religious organization property.
- 5. To have power to solicit and raise funds by any and all proper and appropriate means, under the subject to the religious Corporation Law, and to receive and disburse such funds or money occurring from offerings, collections, or any other contributions for the general support of such Christian Organization.
- The purposes for which the Corporation is organized, are exclusively religious, charitable, science, literary, and educational, within the meaning of section 501
 (c) 3, of the Internal Revenue Code of 1986, or the corresponding provision of any future United States Internal Revenue Law.

Attachment to Article III: (b) Dissolution Clause, Regulation of Business

METHOD OF DISTRIBUTION OF ASSETS IN THE EVENT OF DISSOLUTION

Method of distribution in the event of dissolution, whether said dissolution be voluntary or otherwise follows:

Upon dissolution or other termination of the corporation, no part of the property of the corporation or any of the proceeds shall be distributed to or inure to the benefit of any of the members, trustees, or officers of the corporation. All such property and proceeds, subject to the discharge of valid obligations of the corporation, shall be distributed to any such organizations the board of trustees may direct; provided however, that any transferee organization, at the time of the distribution, shall qualify as an exempt organization under § 501 (c) (3) of the Internal Revenue Code, as a mended (or the corresponding provision of any future United States Internal Revenue Law).

CONDUCT AND REGULATION OF BUSINESS AFFAIRS

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to, its memb ers, trustees, officers, or other persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered to the corporation and to make payments and distribution in furtherance of the purposes set forth herein.

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 any candidate for public office except as authorized under the Internal Revenue Code, as amended.

The Organization shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from Federal income tax under 501 (c) (3) of the Internal Revenue Code of 1954, as amended (or by the corresponding provision of any future United States internal Revenue Law,) or (b) by a corporation, contribution to which are deductible under 179 (c) (2) of the Internal Revenue Code as amended (or the corresponding provision of any future United States Internal Revenue Law).