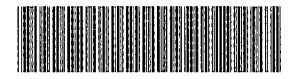
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### **COVER LETTER**

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

	(PROPOSED CORP	ORATE NAME – <u>MUST IN</u>	CLUDE SUFFIX)
osed is an original a	and one (1) copy of the Ar $\Box$ \$78.75	ticles of Incorporation and	a check for:
Filing Fee	Filing Fee & Certificate of Status	Filing Fee & Certified Copy	Filing Fee, Certified Copy & Certificate
		ADDITIONAL CO	PY REQUIRED

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

North Port, FL 34286

missevs@yahoo.com

941-623-2358

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

Address

City, State & Zip

Daytime Telephone number

## ARTICLES OF INCORPORATION

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

	ne corporation shall be:			<del></del>
	PRINCIPAL OFFICE  Principal street address: Toluca Ter North Port, FL 34286		Mailing address, if different is:	
he purpose fo	PURPOSE  or which the corporation is organized is:	SEE ATTACHED SE	A CONTROL OF ON TAIL	2019 FEB 25
1RTICLE IV	MANNER OF ELECTION The ma	nner in which the dire	ctors are elected and appointed:	ATTACHED
IRTICLE V	Elaine V. Lowers (President) e: 2917 Toluca Ter	<u>CTORS</u>		ATTACHED
IRTICLE V  Name and Titl	e: Elaine V. Lowers (President) 2917 Toluca Ter North Port, FL 34286  Justin Williams (Treasurer) e: 3241 Escobar I n	CTORS  Name and Title Address:	Melissa Waden (Secretary)  3649 Armour Ter  North Port FL 34291	ATTACHED

Name and Title	Trevor Ferguson (member)	Name and Title:	
	2017 Toluca Ter	Address:	
•	North Port, FL 34286		
		<del></del>	
Name and Title	<del></del>	Name and Title:	
Address		Address:	
		_	
	<u>REGISTERED AGENT</u> Florida street address (P.O. Box NOT accep	eptable) of the registered agent is:	
Name:	Elaine V. Lowers		
Address:	2917 Toluca Ter		
	North Port, FL 34286		
ARTICLE VII The name and a	INCORPORATOR address of the Incorporator is: Elaine V. Lowers		
Address:	2917 Toluca Ter	<del></del>	
	North Port, FL 34286	<u>)</u>	
Effective date, i	**EFFECTIVE DATE: if other than the date of filing: date is listed, the date must be specific an		<b>Ա</b> -)
	te inserted in this block does not meet the ap ective date on the Department of State's reco	applicable statutory filing requirements, this date will not be listed as cords.	the
tificate, I am	familiar with and accept the appointment a	e of process for the above stated corporation at the place designated as registered agent and agree to act in this capacity	d in this
	Required Signature of Registered	d Agent Date	
	cument and affirm that the facts stated here ent of State constitutes a third degree felony (	rein are true. I am aware that any false information submitted in a do y as provided for in s.817.155, F.S.	ocument
Jan	Required Signature of Incorp	orporator Date	

#### **Division of Corporations Articles Attachments**

#### Article III: Purpose

Jewels of Hope Mission, Inc will encourage the transformation of individuals to become a complete self-sustaining, self-determined, and independent persons through a process of mentoring and counseling programs. Our purpose is dedicated to the promotion of wholesome fulfilled lives by means of community-based programs endeavoring to enrich the lives of disabled, vulnerable and disadvantaged adults in a nurturing environment that will encourage and cultivate transformation by upgrading personal values.

EIN: 83-3391966

Said organization 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 corresponding section of any future federal tax code. This non-profit corporation will have all the powers as stated in Section 617.021, Florida Statutes 1991 and all acts amendatory thereof, including the Corporation's registration with the internal Revenue Service as a 501(c)(3) - 59-135-8912. To establish and maintain charitable purposes as an institution providing services primarily for residents of Florida.

#### Article IV

#### The manner in which the directors are elected and appointed:

Elections will be held at the annual meeting in November. Nomination for all positions may be made from the floor, but only with express consent of the person or persons nominated. From a slate of nominees presented at the November meeting of the Corporation, the Board of Directors will elect from its membership the Executive Committee of the Board, comprised of the President, Vice President, Secretary, Treasurer and one (1) additional member at large. Each member of the Executive Committee will serve two consecutive two year terms and may be elected to successive terms without limit. Any vacancies occurring on this Committee may be filled by the Board of Directors.

The Executive Committee will have all the power and authority of the Board of Directors in the interim between regular Board meetings, and its acts, by majority vote of the entire membership of the Executive Committee will be binding upon the Corporation; provided, however the Executive Committee will exercise this authority only with respect of those matters deemed by the President or by a majority of the Executive Committee, to be of sufficient importance to require a decision and action prior to the next regularly scheduled meeting of the Board of Directors. The Executive Committee will recommend action by the Board of Directors with respect to any matter affecting the Corporation.

An affirmative vote of a majority of the Board of Directors present quorum and attending will be required to elect officers, board members, and to remove from office a trustee or officer for cause deemed sufficient by those voting for such removal.

Any member of the Board of Directors, who will have three (3) unexcused absences from regularly scheduled meetings of the Board in any fiscal year, will automatically be dropped as a

EIN: 83-3391966

member of the Board. Absences may be excused for just cause and may be registered in person orally, in writing, by telephone or email prior to such meetings.

#### Article VIII:

#### **Dissolution of Corporation**

Upon dissolution of the Corporation, the Board of Directors will dispose of the assets of the Corporation in such a manner, or to such organizations operated for charitable purposes as will qualify at the time as exempt organizations under Section 501(c)(3) of the IRS code, or the law in effect at the time. Upon winding up and dissolution of this Corporation, after paying or adequately providing for the debts and obligations of the Corporation, if the named beneficiary at the time of dissolution may not be qualified, may not be in existence, or may be unwilling or unable to accept the assets of the dissolving organization, the remaining assets will be distributed to a non-profit fund, foundation, or Corporation which is organized and operated exclusively for charitable, educational, religious, and scientific purposes and which has established its tax exempt status under Section 501(c)(3) of the Internal Revenue Code. Moreover, upon the dissolution of the organization, assets that have not been distributed for one or more exempt purposes within the meaning of section 501 (c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not disposed of shall be disposed of by a court of competent jurisdiction in the county in which the principal office of the organization 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 IX Conflict Of Interest

No officer, Director, or member of the Corporation will have a direct or indirect financial interest in the Corporation's interest when it is contemplating entering into a transaction or arrangement that might result in a possible excess benefit transaction. This policy, which has been adopted by resolution of the governing board, is intended to supplement but not replace any applicable state and federal laws governing conflict of interest applicable to nonprofit and charitable organizations.