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COVER LETTER

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

SUBJECT: Hands of Jud	ah, Inc.						
30b3EC1	(PROPOSED CORPORATE NAME – MUST INCLUDE SUFFIX)						
			1 3 6				
Enclosed is an original a	ind one (1) copy of the Ar	ticles of Incorporation and	a check for :				
\$70.00	\$78.75	\$78.75	□ \$87.50				
Filing Fee	Filing Fee &	Filing Fee	Filing Fee,				
	Certificate of Status	& Certified Copy	Certified Copy & Certificate				
		ADDITIONAL CO	PY REQUIRED				
FROM:	Christi McGee		_				
	Na	me (Printed or typed)					
	11883 129th Terrace N						
	·	Address	_				

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

Largo, Florida 33778

Christidmcgec@gmail.com

727-712-7552

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

City. State & Zip

Daytime Telephone number

ARTICLES OF INCORPORATION

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

NAME Hands of Judah, corporation shall be:			
PRINCIPAL OFFICE			
Principal street address:		Mailing address, if different is:	
DUDDACE			29
which the corporation is organized is:	:	<u> </u>	2918 HAY
			<u> </u>
			<u></u>
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		<u> </u>	<u></u>
INITIAL OFFICERS AND/OR DIR	ECTORS		
Christi McGee, President/Dir		Dorothy McGee, Treasurer	
		Dorothy McGee, Treasurer	
Christi McGee, President/Dir	Name and Title		
Christi McGee, President/Dir 11883 129th Terrace N	Name and Title Address:	11883 129th Terrace N	
Christi McGee, President/Dir 11883 129th Terrace N Largo, Florida 33778 Vashica Thomas, Secretary	Name and Title Address:	Largo, Florida 33778	
Christi McGee, President/Dir 11883 129th Terrace N Largo, Florida 33778 Yashica Thomas, Secretary	Name and Title Address: Name and Title	Largo, Florida 33778	
Christi McGee, President/Dir 11883 129th Terrace N Largo, Florida 33778 Yashica Thomas, Secretary 2507 Lynn Lake Circle South #C	Name and Title Address: Name and Title Name and Title Address:	Largo, Florida 33778	
Christi McGee, President/Dir 11883 129th Terrace N Largo, Florida 33778 Yashica Thomas, Secretary 2507 Lynn Lake Circle South #C St. Petersburg, Florida 33712	Name and Title Address: Name and Title Address: Name and Title	Largo, Florida 33778	
	PRINCIPAL OFFICE Principal street address: 129th Terrace N Florida 33778 PURPOSE which the corporation is organized is:	Principal street address: 129th Terrace N Florida 33778 PURPOSE which the corporation is organized is: MANNER OF ELECTION The manner in which the direction of the direction is address.	Principal street address: Mailing address, if different is: 129th Terrace N PURPOSE which the corporation is organized is: See Attached The street address: Mailing address, if different is: 129th Terrace N See Attached The street address: Mailing address, if different is: 129th Terrace N See Attached The street address: Mailing address, if different is: 129th Terrace N The street address: Mailing address, if different is: 129th Terrace N The street address: Mailing address, if different is: 129th Terrace N The street address: Mailing address, if different is: 129th Terrace N The street address: Mailing address, if different is: 129th Terrace N The street address: Mailing address, if different is: 129th Terrace N The street address: Mailing address, if different is: 129th Terrace N The street address: Mailing address, if different is: 129th Terrace N The street address: Mailing address, if different is: 129th Terrace N The street address: Mailing address, if different is: 129th Terrace N The street address: Mailing address, if different is: 129th Terrace N The street address: Mailing address is 129th Terrace N The street address: Mailing address is 129th Terrace N The street address: Mailing address is 129th Terrace N The street address: Mailing address is 129th Terrace N The street address is 129th Te

Name and Title:_	<u> </u>	Name and Title:	
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Address _		Address:	
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	REGISTERED AGENT Orida street address (P.O. Box NOT accep	otable) of the registered agent is:	
Name:	Christi McGee, Presiden		
Address:	11883 129th Terrace N	<u></u>	
Audress.	Largo, Florida 33778		
ARTICLE VII	INCORPORATOR		
	Idress of the Incorporator is: Christi McGee, Presider	nt/Dir	
Name:	11883 129th Terrace 1		
Address:	Largo, Florida 33778		
	Largo, Florida 33776		
	EFFECTIVE DATE: other than the date of filing:	. (OPTIONAL)	
	late is listed, the date must be specific an		ys prior or 90 business days
	inserted in this block does not meet the ap	policable statutory filing requirements, this	e date will not be listed as the
	tive date on the Department of State's reco		s date will not be listed as the
		.C	:
	med as registered agent to accept service familiar with and accept the appointment a		
(i)	~		5-11-19
	Required Signature of Registered	Agent	Date
	ument and affirm that the facts stated here at of State cons <u>titu</u> tes a third degree felony		ormation submitted in a document
) ()	in the state constitutes a mind degree felony		5-11-19
	Required Signature of Incor	porator	Date

Hands of Judah, Inc.

Articles of Incorporation Attachment

ARTICLE III PURPOSE

- 1. Hands of Judah, Inc.'s mission is to provide services to needy women, children, and families through an One-stop shop Social Services Center. Programs include Food Pantry, Clothing give-away, assistance with applying for local resource services, and tutoring.
- 2. No substantial part of the activities of the corporation shall consist of the carrying on of propaganda or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in, any political campaign on behalf of any candidate for public office.
- 3. 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 an exempt organization under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE IX DISSOLUTION

- 1. The property of this corporation is irrevocably dedicated to charitable purposes and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, officer, or member thereof or to the benefit of any private person.
- 2. The manner of distribution of assets in this Corporation's winding up is as follows: Upon 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 state or local government for public purpose. Any such asset not so disposed of shall be disposed of by the Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purpose or to such organization or organizations as said Court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE X. LIABILITIES

The provision regarding liabilities for breach of duties is:

1. To the extent allowable by the laws of the State of Florida, no present or future Hands of Judah, Inc., (or his or her estate, heirs and personal representatives) shall be liable to Hands of Judah, Inc. or its members for monetary damages for breach of fiduciary duty as a director of Hands of Judah, Inc. Any liability of a director (or his or her estate, heirs, and personal representatives) shall be eliminated or limited to the fullest extent allowed by the laws of the State of Florida, as may hereafter be adopted or amended.

ARTICLE XVII - AMENDMENT

Section 17A. By Laws: The By Laws may be amended, altered or repealed, in whole or in part, by a majority vote of those members of the Directors present at any regular meeting or at any special meeting called for that purpose, or as provided in the By Laws, upon proper notice and with a quorum being present. Any amendments of the By Laws shall be binding on all Members of this Corporation.

Section 17B. Articles of Incorporation: These Articles of Incorporation may be amended in the manner provided by law. Every amendment shall be approved by the Board of Directors, proposed by them to the Members, and approved at a Members meeting by a majority of the Members, unless all the Directors and all the Members sign a written statement manifesting their intention that a certain amendment of these Articles of Incorporation be made.