Note: Please print this page and use it as a cover sheet. Type the fax audit number (shown below) on the top and bottom of all pages of the document.

Electronic Filing Cover Sheet

(((H200000127713)))



H200000127713ABCU

Note: DO NOT hit the REFRESH/RELOAD button on your browser from this page. Doing so will generate another cover sheet.

To:

Division of Corporations

Fax Number : (850)617-6381

From:

Account Name : THE KANNICO AGENCY

Account Number : I20190000089 Phone : (561)208-6468 Fax Number : (561)244-0851

Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please.

Email Address:

FLORIDA PROFIT/NON PROFIT CORPORATION

Certificate of Status	0
Certified Copy	0
Page Count	05
Estimated Charge	\$70.00

Collective Impact Group Inc.

RECEIVED
2020 JAN 13 AM 9: 59
2020 JAN 13 AM 9: 59

Electronic Filing Menu

Corporate Filing Menu

Help

https://efile.sunbiz.org/scripts/efileovr.exe[1/13/2020/8:24:40/AM]

COVER LETTER

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

Tallahassee, FL 32314			
SUBJECT: Collective In	npact Group Inc. (PROPOSED CORPO	ORATE NAME – <u>MUST IN</u>	CLUDE SUFFIX)
Enclosed is an original a	and one (1) copy of the Arti	cles of Incorporation and	a check for :
■ \$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	OPY REQUIRED
FROM: Collective Impact Group Inc. Name (Printed or typed)			
	100 East Linton Blvd. Suite 3		_
		Address	-
	Defray Beach, FL 33483	Tity, State & Zip	_

kstevens@kannico.com
E-mail address: (to be used for future annual report notification)

828-279-7712

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

Daytime Telephone number

H20000012771 3

Collective Impact Group Inc. Articles of Incorporation

Collective Impact Group Inc.

A Florida Not For Profit Corporation

ARTICLES OF INCORPORATION

ARTICLE I NAME

The name of the Corporation shall be Collective Impact Group Inc., (hereinafter referred to as the "Corporation") a not for profit corporation organized under the Florida Not For Profit Corporation Act set forth in Chapter 617. Florida Statutes.

ARTICLE II PRINCIPAL OFFICE

Principal street address of the Corporation:

100 East Linton Blvd. Suite 301B Delray Beach, FL 33483

ARTICLE III PURPOSE

This Corporation is organized and shall be operated exclusively for charitable, religious, educational scientific or literary purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986 (hereinafter referred to as the "Code") including for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Code, or the corresponding section of any future federal tax code.

The purpose of this Corporation is to advance philanthropic impact for enhanced social good. This includes educational projects, capacity-building and strengthening collaborations between foundations, corporations and nonprofits.

The Corporation shall accept gifts, donations and endowments, and have the power to make grants, gifts, expenditures, and endowments for or to any charitable, religious, educational, scientific or literary undertaking, organization, institution or purpose anywhere in the world that meets the tax-exempt requirements of 501(c)(3) section of the Code.

ARTICLE IV . NOT FOR PROFIT NATURE

(C/ALIA)

Page 1 of 4

20 JAN 13 PH 2: 1

H20000012771:3:--

Collective Impact Group Inc. Articles of Incorporation

- (a) Collective Impact Group inc. is organized exclusively for charitable and sceintific purposes including, for such purposes, the making of distributions to organizations that qualify as exempt organizations as defined in §501(c)(3) and 170(c)(2) of the Code or the corresponding provisions of any future United States Internal Revenue law including without limitation the purposes stated in its Articles of Incorporation and the following purposes, but only to the extent that they are within the scope of such exempt purposes;
- (b) No director, officer, or any other private individual shall receive at any time any of the net earnings or pecuniary profit from the operations of the corporation. No loans shall be made by the Corporation to its directors or officers. No director, officer or any other private individual shall be entitled to share in the distribution of any of the corporate assets upon the dissolution of the Corporation, provided that this shall not prevent the reimbursement of expenses incurred by such persons for and on behalf of the Corporation and the payment of reasonable compensation for services rendered to or for the Corporation as shall be approved by the Board of Directors. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise altempting 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.
- (c) All directors and officers of the Corporation shall be deemed to have expressly consented and agreed that upon dissolution or winding up of the affairs of the Corporation, whether voluntary or involuntary, after compliance with all applicable laws, the assets of the Corporation then remaining in the hands of the Board of Directors shall be transferred, conveyed, delivered and paid over for one or more exempt purposes within the meaning of section 501(c)(3) of the Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or focal government, for a public purpose. Any such assets not so disposed of shall be disposed of by the Superior Court 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 V MANNER OF ELECTION

Directors shall be appointed or elected as indicated in the bylaws of the corporation.

ARTICLE VI INITIAL OFFICERS AND DIRECTORS

Name and Title:

Christopher Noe - Director and President 100 East Linton Blvd. Suite 301B Delray Beach, FL 33483

Jerry Frenz - Director and Treasurer

000000111

Page 2 of 4

DIVISION OF CORPORATIONS

20 JAN 13 PM 2: 13

H20000012771 3

Collective Impact Group Inc. Articles of Incorporation

12735 Stone Pine Way Wellington, FL 33414

Kirsten Stevens – Director and Secretary 100 East Linton Blvd. Suite 3018 Detray Beach, FL 33483

ARTICLE VIL REGISTERED AGENT

The name and Florida street address of the registered agent is:

Name:

Ronald Scott Kaniuk, Esq.

Address:

Kaniuk Law Office P.A.

1615 S. Congress Average

Suite 103

Delray Beach, FL 33445 Palm Beach County

ARTICLE VIII INCORPORATOR

The name and address of the incorporator is:

Name:

Kirsten Stevens

Address:

100 East Linton Blvd. Suite 301B

Deiray Boach, FL 33483

Having been named as a registered agent to accept service of process for the above stated corporation at the place designated at this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity

Required Signature of Registered Agent

Date

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.

Page 3 of 4

DESCRIPTION OF T

H20000012771 3

Collective Impact Group Inc. Articles of Incorporation Date Required Signature of Incorporator Page 4 of 4 3253345**4**-1