Division of Corporations Electronic Filing Cover Sheet

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To:

Division of Corporations Fax Number : (850)617-6381

From:

Account Name: REGISTERED AGENTS INC.

Account Number: 120090000081
Phone: (307)200-2803
Fax Number: (855)330-1010

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FLORIDA PROFIT/NON PROFIT CORPORATION RyDES Wellness Corporation

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ARTICLES OF INCORPORATION

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

The name of	<u>NAME</u> the corporation shall be: RyDES Wellne	ess Corporation				
<u>ARTICLE II</u>	PRINCIPAL OFFICE					
790	Principal <u>street</u> address: 1 4th St N STE 300	7901	Mailing address, if different 4th St N STE 300	nt is:		
St. 1	St. Petersburg, FL 33702		St. Petersburg, FL 33702			
We believe t	for which the corporation is organized is hat by assisting the mind creatively with	s: 1 Art, Music, Writing, Y		n start to h	арреп.	
	trauma out of the body/mind. Everyone					
Within" We	rience with life which makes them an ampamper the Spirit by renewing the Mind We help them to find joy in doing somet	daily. We help our clie	ents return to wellness by helping	them retur	n to r never r	
ARTICLE II			ectors are elected and appointed:	lated within	bylaws 	···
ARTICLE V	INITIAL OFFICERS AND/OR DIF	RECTORS	Nece Strudwick Director	ated within	bylaws	
ARTICLE V		RECTORS Name and Title	Nece Strudwick Director	ated within	bylaws	-
ARTICLE V	INITIAL OFFICERS AND/OR DIF tle: Ryan Shack, Director	RECTORS	Nece Strudwick, Director	sated within		-
ARTICLE V Name and Ti Address	tle: Ryan Shack, Director T901 4th St N STE 300 St. Petersburg, FL 33702 Willa Willow, Director	RECTORS Name and Title Address:	Nece Strudwick, Director 7901 4th St N STE 300 St. Petersburg, FL 33702 Michelle Wynn, Director	lated within	2020 JUL	
ARTICLE V	tle: Ryan Shack, Director T901 4th St N STE 300 St. Petersburg, FL 33702 Willa Willow, Director	RECTORS Name and Title	Nece Strudwick, Director 7901 4th St N STE 300 St. Petersburg, FL 33702 Michelle Wynn, Director	ated within	2020 JUL 23	
Name and Ti Address Name and Ti	tle: Ryan Shack, Director 7901 4th St N STE 300 St. Petersburg, FL 33702	Name and Title Address: Name and Title	Nece Strudwick, Director 7901 4th St N STE 300 St. Petersburg, FL 33702 Michelle Wynn, Director	h	2020 JUL 23 AM 9:	
Name and Ti Address Name and Ti	tle: Ryan Shack, Director tle: 7901 4th St N STE 300 St. Petersburg, FL 33702 tle: Willa Willow, Director 7901 4th St N STE 300 St. Petersburg, FL 33702	Name and Title Address: Name and Title	Nece Strudwick, Director 7901 4th St N STE 300 St. Petersburg, FL 33702 Michelle Wynn, Director 7901 4th St N STE 300 St. Petersburg, FL 33702	h	2020 JUL 23 AM	
Name and Ti Address Name and Ti Address	tle: Ryan Shack, Director tle: 7901 4th St N STE 300 St. Petersburg, FL 33702 tle: Willa Willow, Director 7901 4th St N STE 300 St. Petersburg, FL 33702	Name and Title Address: Name and Title Address: Address:	Nece Strudwick, Director 7901 4th St N STE 300 St. Petersburg, FL 33702 Michelle Wynn, Director 7901 4th St N STE 300 St. Petersburg, FL 33702	h	2020 JUL 23 AM 9:	

Name and T	Troy Donahue, Director	Name and Title	Mona Strudwick, Director	
Address	7901 4th St N STE 300	Address:	7901 4th St N STE 300	
	St. Petersburg, FL 33702		St. Petersburg, FL 33702	
			- Indiana	_
Name and T	itle:	Name and Title	·	_
Address		Address:		_
				-
				_
The name a	<u>VI REGISTERED AGENT</u> nd Florida street address (P.O. Box No	OT acceptable) of the regi	stered agent is:	
Name:	Registered Agents Inc.			
Address:	7901 4th St N STE 300			
	St. Petersburg, FL 33702			
ADTICLE:	VII INCARBARATAR			
The name a	nd address of the Incorporator is:			
Name:	Riley Park			
Address:	7901 4th St N STE 300			
	St. Petersburg, FL 33702			
	VIII EFFECTIVE DATE:		(00710)	
	ite, if other than the date of filing: tive date is listed, the date must be sp		(OPHONAL) ore than five days prior or 90 days afto	er the filing.)
	e date inserted in this block does not me effective date on the Department of St		ry filing requirements, this date will not	be listed as the
	n named as registered agent to accept am familiar with and accept the appoin		ie above stated corporation at the place t and agree to act in this capacity	e designated in this
50	L Navie		7/16/2020	
	Required Signature of Re		Date	
	s document and affirm that the facts sta went of State constitutes a third degree f		aware that any false information submitt 817.155, F.S.	ed in a document to
R:	Leve Park.		7/16/2020	
	Required Signature	of Incorporator	Date	

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ARTICLE III

The purpose or purposes for which the corporation is organized are as follows:

The purpose of RyDES is to provide alternative ways of healing for individuals that are hurting Physically, Mentally and Spiritually. We believe that by assisting the mind creatively with Art, Music, Writing, Yoga and Martial Arts, healing can start to happen. Every human has suffered some type of mental or physical trauma, RyDES Wellness was founded to touch as many lives as possible and ease this trauma out of the body/mind. Everyone on the team at RyDES is an Healer or an Artist. They all have had their own unique experience with life which makes them an amazing Wellness Coach. Our mission is - "Create Wellness...Pamper The Spirit Within" We pamper the Spirit by renewing the Mind daily. We help our clients return to wellness by helping them return to themselves. We help them to find joy in doing something creative that they have inside of them that they either forgot or never realized. There are so many people hurting that can not afford quality alternative healing. Individuals, corporations and that are passionate about mental health can donate to any of the wellness programs that we have designed.

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.

No part of the net earnings of the organization shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the organization 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 the purpose clause hereof. No substantial part of the activities of the organization shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the organization 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. Notwithstanding any other provision of this document, the organization shall not carry on any other activities not permitted to be carried on (a) by any organization exempt from federal income tax under section 501 (c) (3) of the Internal Revenue Code, corresponding section of any future federal tax code, or (b) by an organization, contributions to which are deductible under section 170 (c) (2) of the Internal Revenue Code, or corresponding section of any future federal tax code.

Upon the dissolution of the organization, assets shall be 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, or shall be distributed to the federal government, or to a state or local government, for the public purpose. Any such assets not disposed of shall be disposed of by the Court of Common Pleas of the county in which the principle office of the organization is then located, exclusively for the purposes or to such organization or organizations, as said court shall determine, which are organized and operated exclusively for such purposes.