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COVER LETTER

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

SUBJECT: Rivkah	Bas Miriam (PROPOSED CO	Airiam (PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)			
Enclosed is an origin	nal and one (1) copy of th	e Articles of Incorporation	and a check for :		
x \$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 C	OPY REQUIRED		
FR	OM: <u>Rivkah bas Minam, Inc</u> Nar	me (Printed or typed)		273 K07 -	
	675 NE 179th Terrace	Address	·	9 88 9	
	Miami, FL 33162	City, State & Zip		Ū	
	(818) 554-6595 Dayti	me Telephone number			
	Bdavidow@gmail.com E-mail address: (to be	used for future annual report notif	fication)		

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

ARTICLES OF INCORPORATION

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

	IAME				
The name of the	corporation shall be:	Rivkah Bas Miriam	, Inc.	·	
ARTICLE II P	RINCIPAL OFFICE				
P	rincipal <u>street</u> address:			Mailing address, if diffe	erent is:
675 NE 179	9th Terrace				
N Miami Re	each, FL 33162				
<u> </u>	, doi: 1.2.50.102				
					
	PURPOSE which the corporation is o	organized is: Se	e attachment		
			·		
			· 		
					
			-		. <u>12</u>
					##N
			······································		* *
ARTICLE IV M	IANNER OF ELECTION	Y The manne	er in which the direc	ctors are elected and appointed:	
As described in the	ie by-laws			, -	= pr
				4r •	<u>ာ</u>
ARTICLE V II	IITIAL OFFICERS AND	VOR DIRECTORS			\overline{G} .
Name and Title:	Brian Davidow, Direct	Or .	Name and Title:	Sara M Smith, Director	
Add	·		•	•	
Address:	910 NE 178th Terrace		, Address:	675 NE 179th Terrace	
	N Miami Beach, FL 33	3162		N Miami Beach, FL 33162	
			•		
Name and Title:	Chana E Davidow, Dir	rector	Name and Title:		
Address:	910 NE 178th Terrace)	Address:		
	N Miami Beach, FL 33	3162			
	TV Midshi Codon, 1 E oc	7102	-		
		·	•	·	
Name and Title:	Yaacov Davidow, Dire	ector	Name and Title:		
Address:	910 NE 178th Terrace	9	Address:	-	
	N Miami Beach, FL 33	3162			 -
		-			

Rivkah bas Name and Title:	s Miriam, Inc.	Name and Title:	
Address:		Address:	
			
Name and Title:		Name and Title:	
Address:		Address:	
, 10d, 000.			
•	REGISTERED AGENT	and the secietared secured sec	
ine <u>name and F</u>	lorida street address (P.O. Box NOT acc	eptable) of the registered ag	jent is.
Name:	Sara M Smith, Director	- 1.	, <u>,</u> ,
Address:	675 NE 179th Terrace		
	N Miami Beach, FL 33162		7. V 0. V
	T THICK BOOK, I LOOK IN		-9
ARTICLE VII II	NCORPORATOR		The state of the s
	ddress of the Incorporator is:		÷ 3;
Name:	Sara M Smith, Director		$\overline{\zeta}$
Address:	675 NE 179th Terrace		
	N Miami Beach, FL 33162		
ARTICLE VIII	EFFECTIVE DATE:		
Effective date, if	other than the date of filing:		OPTIONAL)
(If an effective d	ate is listed, the date must be specific	and cannot be more than fi	ive days prior or 90 days after the filing.
		F 13 14 1 60	
	inserted in this block does not meet the a iffective date on the Department of State's	·	uirements, this date will not be listed as
	·		
Having been nam	ed as registered agent to accept service o	f process for the above stated	d corporation at the place designated
in this certificate,	I am familiar with and accept the appointment	nent as registered agent and	agree to act in this capacity
£			10/15/2020
	Required Signature of Registered Agen	t	Date
I submit this docu	ument and affirm that the facts stated here	in are true. I am aware that ar	ry false information submitted in a
	Department of State constitutes a third dep		-
	02		10/15/2020
	Required Signature of Incorporator		Date

Attachment to Articles of Incorporation of Rivkah Bas Miriam, Inc.

: ..

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 Corporation shall inure to the benefit of any member, trustee, director, officer of the corporation, or any private individual (except that reasonable compensation may be paid for services rendered to or for the corporation), and no member, trustee, officer of the corporation or any private individual shall be entitled to share in the distribution of any of the corporation assets on dissolution of the corporation.

No substantial part of the activities of the Corporation shall be the carrying on propaganda, or otherwise attempting to influence legislation (except as otherwise provided by IRC §501(h)), 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.

In the event of dissolution, all of the remaining assets and property of the corporation shall, after necessary expenses thereof, be distributed to another organization exempt under IRC §501(c)(3), or corresponding provisions of any subsequent Federal tax laws, or to Federal government, or state or local government for a public purpose, subject to the approval of a Justice of the Supreme Court of the State of Florida.