N21000002424

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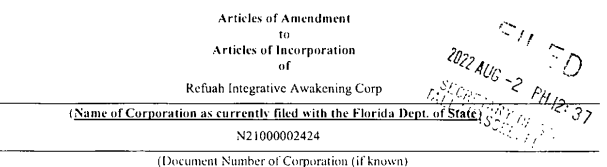
COVER LETTER

* TO: Amendment Section Division of Corporations

NAME OF CORPÓRATIO	N:	tegrative Awake	ning	согр 	
DOCUMENT NUMBER: _	3	N21000002424			
The enclosed Articles of Ame					
Please return all corresponder	nce concerning this matter	to the following:			
•	S	Dina Gurevich			
	(Name of Contact	Perso	on)	
	Refuah	Integrative Awak	ening	з Согр	
		(Firm/ Compa	iny)		
	1	161 NE 175th Str	reet		
		(Address)			 -
	N	orth Miami Beach	FL :	33162	
	(City/ State and Zi	p Co	de)	
	refuahinteg	rativeawakening(@pro	tonmail.com	ı
E-	mail address: (to be used t	or future annual r	epon	notification)
For further information conce	rning this matter, please c	ail:			
5	ihai Goldstein	:	at	561	212-1192
(Name of Contact Person)				(Daytime Telephone Number)
Enclosed is a check for the fo	Howing amount made pay	able to the Florida	ı Dep	partment of S	itate:
■ \$35 Filing Fee	□\$43.75 Filing Fee & □ Certificate of Status	3843.75 Filing Fe Certified Copy (Additional copy enclosed)		Certifi Certifi	Filing Fee cate of Status ed Copy ional Copy is sed)
Mailing Address				t Address	
Amendmen		Amendment Section			
Division of Corporations P.O. Box 6327		Division of Corporations			
	Clifton Building 2661 Executive Center Circle				
Tallahassee, FL 32314		<u>-</u>	2001 Executive Center Circle		

Tallahassee, FL 32301

Articles of Amendment to Articles of Incorporation of



Pursuant to the provisions of section 617.1006, Florida Statutes, this Florida Not For Profit Corporation adopts the following amendment(s) to its Articles of Incorporation:

A. If amending name, enter the new name of the cor	poration:
N/A	The new
name must be distinguishable and contain the word "co "Company" or "Co." may not be used in the name.	orporation" or "incorporated" or the abbreviation "Corp." or "Inc."
B. Enter new principal office address, if applicable:	No Change
(Principal office address MUST BE A STREET ADDI	
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX	No Change
D. If amending the registered agent and/or registere	
new registered agent and/or the new registered o	No change
	(Florida street address)
New Registered Office Address:	tran aa savet alaressi
	, Florida
	(City) (Zip Code)
New Registered Agent's Signature, if changing Regis	
r nereny accept the appointment as registered agent. T	am familiar with and accept the obligations of the position.
	Signature of New Registered Agent, if changing

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:

(Attach additional sheets, if necessary)

Please note the officer/director title by the first letter of the office title:

P = President; V = Vice President; T = Treasurer; S = Secretary; D = Director; TR = Trustee; C = Chairman or Clerk; CEO = Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be PTD,

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change, Mike Jones, V as Remove, and Sally Smith, SV as an Add.

Example: X/Change X/Remove A/Add	<u>V</u> <u>Mik</u>	n Doe e Jones v Smith	
Type of Action (Check One)	<u>Title</u>	<u>Name</u>	<u>Addres</u> s
1) X Change	P and D	Gurevich, Dina	1161 NE 175th Street
Add			North Miami Beach FL 33162
Remove			
2) Change	D	Cohen, Aharon	1161 NE 175th Street
X Add			North Miami Beach FL 33162
Remove			
3) Change	D	Cohen, Baruch	3828 E Monte Vista Drive
Add			Tuscon AZ 85716
Remove			
4) Change			
Add			
Remove			
5) Change			
Add			
Remove			
Kelliove			
6) Change	 *		
Add			
Remove			

E. If amending or adding additional Articles, enter change(s) here:

(attach additional sheets, if necessary). (Be specific)

The previous version of Art III remains in force. The following is placed before said Art III: This corporation is organized exclusively for charitable religious purposes within the meaning of the Internal Revenue Code Section 501(c)(3), namely: To establish, maintain and operate one or more centers for Jewish spirituality and life improvement in or around N Miami Beach FL, and there to to provide life coaching sessions, classes, seminars, inspirational events, worship services, visitations, celebrations, sacred meals and any other services which are seen as conducive to the well being of persons families or the community. It will carry out all its activities in keeping with the Torah-Halachic tradition contained in the Code of Jewish Law (Shulhan Aruch) and its commentaries, as understood by the founder, Dina Gurevich. The founder will seek out a known and respected rabbinic authority who will provide religious guidance as needed.

This corporation will assist its participants, through counseling and other interventions, to reach their desired best. It will convey in conversations, ideas and guidance to promote the development of personal/emotional security, support structures and the confidence needed to gain desired states. People from disadvantaged situations will find feelings of self worth and hopefulness that will lead them to be successful in the world, and help others participate as assets to society.

This corporation will not pay dividends of any kind, however, it will pay reasonable compensation for services provided, work done, resources purchased, or properties acquired in order to carry out its mission.

Upon the filing of these articles of amendment, the directors will be empowered to adopt bylaws and other documents, to appoint corporate officers and to authorize the president or the other officers to open bank accounts, file forms with government agencies and undertake of any other action required for the operation of this corporation. Such decisions may be taken through in person meetings, meetings through electronic media, or by written and signed (including e-signed consent.)

Responses sent from an email belonging to a director shall be considered the equivalent of a written and signed consent.

In the event of this corporations dissolution, the directors will - after clearing all debts and liabilities - distribute any remaining funds or assets to other corporations recognized as charities under section 501(c)(3) that have goals similar to those of this corporation.

	date of each amendmen this document was signe	, if other than the	
Effe	ective date <u>if applicable</u> :		
		(no more than 90 days after amendment file date)	
		this block does not meet the applicable statutory filing requirements, this of the Department of State's records.	date will not be listed as the
Adoption of Amendment(s)		(<u>CHECK ONE</u>)	
	The amendment(s) was/was/were sufficient for a	were adopted by the members and the number of votes cast for the amenda approval.	ment(s)
	There are no members of adopted by the board of	r members entitled to vote on the amendment(s). The amendment(s) was/directors.	were
	Dated	07/25/2022	
	Signature	Signer ID: NGZOMJOBE8	
	have	the chairman or vice chairman of the board, president or other officer-if direction not been selected, by an incorporator — if in the hands of a receiver, trusted court appointed fiduciary by that fiduciary)	
		Dina Gurevich	
	_	(Typed or printed name of person signing)	
		President	
		(Title of person signing)	