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SECRETARY OF STATE

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D O'KEEFE MAY 2 7 2021

# **COVER LETTER**

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

SUBJECT: Center for S	trengthening Family Coping Rese	ources, Inc.			
	(PROPOSED CORPORATE NAME – <u>MUST INCLUDE SUFFIX</u> )				
12 1 11 2 2 1	1 (1) (1)				
Enclosed is an original a	and one (1) copy of the Artic	eles of Incorporation and	a check for :		
□ \$70.00	□ \$78.75	≣\$78.75	□ \$87.50		
Filing Fee	Filing Fee &		Filing Fee,		
	Certificate of	& Certified Copy			
	Status		& Certificate		
		ADDITIONAL CO	PY REQUIRED		
			<u>-</u>		
	Laurel J Kiser				
FROM:	FROM: Name (Printed or typed)				
Name (Finned of typed)					
	770 S Palm Av, PH4				
		Address	-		
	Sarasota, FL 34236				
	Ci	ity, State & Zip			

443-421-3873

lkiser@gmail.com

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

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

Daytime Telephone number

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

	Only about service address.		harte ta composition	
770	Principal <u>street</u> address: 0 S Palm Av, PH4		Mailing address, if different is:	
Sar	asota, FL 34236			
IRTICLE 11	II PURPOSE  for which the corporation is organized	See Attachment I.		
· <del>=</del>	·			
RTICLE IV	/ MANNER OF ELECTION The	e manner in which the dire	ctors are elected and appointed: As	stated by Bylaws.
RTICLE V	INITIAL OFFICERS AND/OR DE	IRECTORS		stated by Bylaws.
RTICLE V	INITIAL OFFICERS AND/OR DE	IRECTORS  Name and Title	Garcia-Bunuel, Liddy (Director)	stated by Bylaws.
TICLE V	INITIAL OFFICERS AND/OR DE	IRECTORS		stated by Bylaws.
ame and Ti	INITIAL OFFICERS AND/OR DE tle: Kiser, Laurel J (Director)  770 S Palm Av, PH4  Sarasota, FL 34236	IRECTORS  Name and Title  Address:	Garcia-Bunuel, Liddy (Director) 3417 Woodberry Avenue	stated by Bylaws.
ame and Ti	INITIAL OFFICERS AND/OR DE tle: Kiser, Laurel J (Director)  770 S Palm Av, PH4  Sarasota, FL 34236	IRECTORS  Name and Title  Address:	Garcia-Bunuel, Liddy (Director) 3417 Woodberry Avenue Baltimore, MD 21211	21 
ame and Ti	INITIAL OFFICERS AND/OR DE  tle: Kiser, Laurel J (Director)  770 S Palm Av, PH4  Sarasota, FL 34236  Fulton, F Jamal (Director)	Name and Title	Garcia-Bunuel, Liddy (Director) 3417 Woodberry Avenue Baltimore, MD 21211	Stated by Bylaws.  21 HAY -3  PILL/IIIASSE
ame and Ti	INITIAL OFFICERS AND/OR DE  tle: Kiser, Laurel J (Director)  770 S Palm Av, PH4  Sarasota, FL 34236  Fulton, F Jamal (Director)  54 Wyckoff Street, Apt 4  Brooklyn, NY 11201	Name and Title	Garcia-Bunuel, Liddy (Director) 3417 Woodberry Avenue Baltimore, MD 21211	FILE  21 NAY -3 P  SECRETARY OF
RTICLE IV	INITIAL OFFICERS AND/OR DE  tle: Kiser, Laurel J (Director)  770 S Palm Av, PH4  Sarasota, FL 34236  Fulton, F Jamal (Director)  54 Wyckoff Street, Apt 4  Brooklyn, NY 11201	Name and Title Address: Name and Title Address: Address:	Garcia-Bunuel, Liddy (Director) 3417 Woodberry Avenue Baltimore, MD 21211	FIL  21 MAY -3  SECRETANS  I ALL/MASSE

Name and Title:_		Name and Title:		
Address _		Address:		
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Name and Title:		Name and Title:		
Address _		Address:		
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ARTICLE VI	REGISTERED AGENT	T acceptable) of the registered agent	ic.	
i ne <u>name and r</u>	Laurel J Kiser	acceptable) of the registered agent		
Name:	Laurer J Kiser			
Address:	770 S Palm Av, PH4			,.
	Sarasota, FL 34236		FIL 1 HAY -3 ECRETAR) LLAHASSE	ı.
ARTICLE VII The name and a	ddress of the Incorporator is:		FILED (-3 MIZ: TAR) of SIA ASSEE, FLOR	
Name:	Laurel J Kiser	<u>.</u>	[0] S. <b>12</b>	
Address:	770 S Palm Av, PH4		100A 100A 100A	sie.
	Sarasota, FL 34236	<del></del>	·	
ARTICLE VIII	EFFECTIVE DATE:	(Opport	"OVAL)	
Effective date, i	f other than the date of filing: date is listed, the date must be spe	cific and cannot be more than five	IONAL) e days prior or 90 days after the filing	g.)
Note: If the date document's effe	te inserted in this block does not meetive date on the Department of Sta	et the applicable statutory filing reque's records.	nirements, this date will not be listed as	the
certificate, I am	familiar with and accept the appoin	tment as registered agent and agree	ted corporation at the place designate to act in this capacity	d in thi
LaurelTKiseR			04/30/2021	
Laurel J Kiser Required Signature of Registered Agent		gistered Agent	Date	
I submit this do	cument and affirm that the facts stat		ny false information submitted in a doc S.	ument t
100	e TV: and		04/30/2021	
	Required Signature	of Incorporator	Date	

# Center for Strengthening Family Coping Resources, Inc.

## Articles of Incorporation

#### Attachment I

### Article III. Purpose

The Corporation is organized exclusively for charitable, educational, and scientific purposes within the meaning of Section 501(c)(3) of the United States Internal Revenue Code, as now in effect or as hereafter amended (the "Code"), or the corresponding provision of any future federal tax code, and specifically to grow Strengthening Family Coping Resources (SFCR) through training, implementation, research, and advocacy.

No part of the net earnings of the Corporation shall inure to the benefit of, or be distributed to, its members (if any), directors, officers, or other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of its purposes.

No substantial part of the activities of the Corporation shall be the carrying on of propaganda, or otherwise attempting 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. Notwithstanding any other provision of these Articles, the Corporation shall not carry on any activities not permitted to be carried on (a) by a corporation exempt from federal income tax under Section 501(c)(3) of the Code (or the corresponding provision of any future federal tax code) or (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Code (or the corresponding provision of any future federal tax code).

Upon dissolution of the Corporation, after payment of or provision for all the liabilities of the Corporation, its remaining assets shall distributed for one or more exempt purposes within the meaning of Sections 501(c)(3) of the Code (or the corresponding provision of any future federal tax code), or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a court of competent jurisdiction 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.