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COVER LETTER

TO: Amendment Section

Division of Corporations

LIFE RESOURCES COMMUNITY OUTREACH INC

NAME OF CORPORATION:

N21000011352 **DOCUMENT NUMBER:**

The enclosed Articles of Amendment and fee are submitted for filing.

Please return all correspondence concerning this matter to the following:

MARNI ARENSTEIN

(Name of Contact Person)

LIFE RESOURCES COMMUNITY OUTREACH INC

(Firm/ Company)

7438 SAINT ANDREWS ROAD

(Address)

LAKE WORTH, FLORIDA 33467

(City/ State and Zip Code)

Marni@liferesourcesllc.org

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

For further information concerning this matter, please call:

HARRIETTE GREENE

786

at

(Name of Contact Person)

(Area Code)

(Daytime Telephone Number)

238-8746

Enclosed is a check for the following amount made payable to the Florida Department of State:

\$35 Filing Fee	🗍 \$43.75 Filing Fee &	□\$43.75 Filing Fee &	□\$52.50 Filing Fee
	Certificate of Status	Certified Copy	Certificate of Status
		(Additional copy is	Certified Copy
		enclosed)	(Additional Copy is
			Enclosed)

Mailing Address Amendment Section **Division of Corporations** P.O. Box 6327 Tallahassee, FL 32314

Street Address Amendment Section **Division of Corporations** The Centre of Tallahassee 2415 N. Monroe Street, Suite 810 Tallahassee, FL 32303



RECEIVED

2022 MAR -1 PH 1:48

FLORIDA DEPARTMENT OF STATE Division of Corporations TALLAHASSEE, FL

February 1, 2022

MARNI ARENSTEIN LIFE RESOURCES COMMUNITY OUTREACH INC 7438 SAINT ANDREWS ROAD LAKE WORTH, FL 33467 US

SUBJECT: LIFE RESOURCES COMMUNITY OUTREACH INC Ref. Number: N21000011352

We have received your document for LIFE RESOURCES COMMUNITY OUTREACH INC and your check(s) totaling \$43.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The document you submitted has been prepared pursuant to profit statutes (chapter 607, Florida Statutes). As the entity was originally filed as a nonprofit corporation, this document should be filed pursuant to chapter 617, Florida Statutes.

We are enclosing the proper form(s) with instructions for your convenience.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6823.

Annette Ramsey OPS

Letter Number: 822A00002537

www.sunbiz.org Division of Corporations - P.O. BOX 6327 - Tallahassoo Florida 32214

N21000011352 (Document Number of Corporation (if known) Pursuant to the provisions of section 617.1006, Florida Statutes, this <i>Florida Not For Profit Corporation</i> adopts the followi amendment(s) to its Articles of Incorporation: A. <u>If amending name, enter the new name of the corporation:</u>	Artic	cles of Amendment to les of Incorporation of COMMUNITY DESCUDE	FILED CESINC 2022 MAR - 1 AM 9:54
N2100011352 (Document Number of Corporation (if known) Pursuant to the provisions of section 617.1006, Florida Statutes, this Florida Not For Profit Corporation adopts the follow amendment(s) to its Articles of Incorporation: A If amending name, enter the new name of the corporation: ———————————————————————————————————			Alt 9: 51
(Document Number of Corporation (if known) Pursuant to the provisions of section 617.1006, Florida Statutes, this <i>Florida Not For Profit Corporation</i> adopts the follow amendment(s) to its Articles of Incorporation: A. <u>If amending name, enter the new name of the corporation:</u> If a mending name, enter the new name of the corporation: If a mending name, enter the new name of the corporation or "incorporated" or the abbreviation "Corp." or "Inco C. <u>Enter new mailing address, if applicable:</u> (Mailing address, if applicable: (Mailing address, if applicable: (Mailing address <u>MAY BE A POST OFFICE BOX</u>) D. <u>If amending the registered agent and/or registered office address: New Registered Agent: (Fordu street address) (Florida street address) (Florida street address) </u>		(Dept. 01 State)	- 34 13 15 15 15 15 15 15 15 15 15 15 15 15 15
Pursuant to the provisions of section 617.1006, Florida Statutes, this <i>Florida Not For Profit Corporation</i> adopts the follow amendment(s) to its Articles of Incorporation: A. <u>If amending name, enter the new name of the corporation:</u>		ber of Corporation (if know	m)
If he mame must be distinguishable and contain the word "corporation" or "incorporated" or the abbreviation "Corp." or "Inc. "Company" or "Co." may not be used in the name. B. Enter new principal office address, if applicable: (Principal office address <u>MUST BE A STREET ADDRESS</u>) C. Enter new mailing address, if applicable: (Mailing address <u>MAY BE A POST OFFICE BOX</u>) 7438 SAINT ANDREWS ROAD (Mailing address <u>MAY BE A POST OFFICE BOX</u>) 1.AKE WORTH, FLORIDA 3346?	amendment(s) to its Articles of Incorporation:		rofit Corporation adopts the following
B. Enter new principal office address, if applicable: (Principal office address <u>MUST BE A STREET ADDRESS</u>) C. Enter new mailing address, if applicable: (Mailing address <u>MAY BE A POST OFFICE BOX</u>) 7438 SAINT ANDREWS ROAD LAKE WORTH, FLORIDA 33467 D. If amending the registered agent and/or registered office address in Florida, enter the name of the new registered agent and/or the new registered office address: Name of New Registered Agent: (Floruda street address)	name must be distinguishable and contain the word "corpor		The new or the abbreviation "Corp." or "Inc."
LAKE WORTH, FLORIDA 33467 D. If amending the registered agent and/or registered office address in Florida, enter the name of the new registered agent and/or the new registered office address: Name of New Registered Agent: (Florida street address) (Florida street address)		<i>S</i>)	
new registered agent and/or the new registered office address: Name of New Registered Agent: (Florada street address) New Registered Office Address:	C. Enter new mailing address, if applicable:		'S ROAD
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Florida	 C. <u>Enter new mailing address, if applicable:</u> (Mailing address <u>MAY BE A POST OFFICE BOX</u>) D. <u>If amending the registered agent and/or registered of new registered agent and/or the new registered office</u> 	7438 SAINT ANDREW LAKE WORTH, FLORI	DA 33467
(City) (Zip Code)	 C. Enter new mailing address, if applicable: (Mailing address <u>MAY BE A POST OFFICE BOX</u>) D. <u>If amending the registered agent and/or registered of new registered agent and/or the new registered office</u> <u>Name of New Registered Agent</u>: 	7438 SAINT ANDREW LAKE WORTH, FLORI Fice address in Florida, en	DA 33467 ter the name of the

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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: <u>X</u> Change <u>X</u> Remove <u>X</u> Add	PT V SV	John Doe Mike Jones Sally Smith	
<u>Type of Action</u> (Check One)	<u>Title</u>	<u>Name</u>	<u>Address</u>
1) Change Add		·	
Remove			
2) Change Add			
3) Remove 3) Change Add Remove	<u> </u>		
4) Change Add			
Remove			
5) Change Add		<u> </u>	
Remove			
6) Change Add			
Remove			

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

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

ARTICLE 1 NAME SEE ATTACH DOCUMENTS

ARTICLE 11 PRINCIPAL OFFICE SEE ATTACH DOCUMENTS

ARTICLE 111 PURPOSE SEE ATTACH DOCUMENTS

ARTICLE AV DRISTRIBUTION SEE ATTACH DOCUMENT

ARTICLE V EXISTENCE SEE ATTACH DOCUMENTS

ARTICLE VI QUALIFICATION OF MEMBERS SEE ATTACH DOCUMENTS

ARTICLE VII MANAGEMENT SEE ATTACH DOCUMENTS

ARTICLE VITL EXECUTIVE BOARD AND BOARD OF DIRECTORS SEE ATTACH DOCUMENTS

ARTICLE IX CONFLICT OF INTEREST POLICY SEE ATTACH DOCUMENTS

ARTICLE X REGISTERED AGENT AND PRINCIPAL OFFICE SEE ATTACH DOCUMENTS

ARTICLE X1 INCORPORATOR & INITIAL REGISTERED AGENT SEE ATTACH DOCUMENTS

ARTICLE X111 DISSOLUTION SEE ATTACH DOCUMENTS

The date of each amendment(s) adoption:	11/25/202:	if other than the
date this document was signed		
Effective date if applicable:	11/25/2021	
	o more than 90 days after amendment file date)	

<u>Note:</u> If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.

Adoption of Amendment(s) (

(CHECK ONE)

The amendment(s) was/were adopted by the members and the number of votes cast for the amendment(s) was/were sufficient for approval.

There are no members or members entitled to vote on the amendment(s). The amendment(s) was/were adopted by the board of directors.

11/2/2021

Dated

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Signature

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(By the chairman or vice chairman of the board, president or other officer-if directors have not been selected, by an incorporator - if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)

MARNIARENSTEIN

(Typed or printed name of person signing)

CEO/TREASURER

(Title of person signing)



AMENDED

ARTICLES OF INCORPORATION OF

LIFE RESOURCES COMMUNITY OUTREACH INC

A FLORIDA NON-PROFIT CORPORATION

The undersigned, purpose is to facilitate a relationship with the members and the communities of LIFE RESOURCES COMMUNITY OUTREACH INC. Through social interactions and community engagements this relationship will provide meaningful and engaging opportunities for all members and the community through outreach programs for adults, elderly and members of the communities of LIFE RESOURCES COMMUNITY OUTREACH INC. This is for the purpose of forming a Non-Profit Corporation pursuant to FLORIDA Law, Section 617 hereby certifies as follows:

ARTICLE I

NAME

The name of this Corporation shall be LIFE RESOURCES COMMUNITY OUTREACH INC.; and it shall be known as LRCO, and the corporation shall have perpetual duration.

ARTICLE 11

PRINCIPLE OFFICE

The principal place of business address of this corporation shall be 1447 MEDICAL PARK BOULEVARD SUITE 205-206 WELLINGTON, FLORIDA 33414

The principal place of business mailing address of this corporation shall be 7438 SAINT ANDREWS ROAD LAKE WORTH, FLORIDA 33467

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ARTICLE III

PURPOSE

This Corporation 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 of 1986 (or corresponding provision of any future United States Internal Revenue Law).

The specific purpose for which the LIFE RESOURCES COMMUNITY OUTREACH INC is formed is to assist the community and the public. It will primary be assisting the community by distributing literature and to provide education on safe sex practices. We will also distribute condoms and assist patients with linkage to care practices. Our goals are to eradicate the contraction and spread of HIV, STDs, also STI's in the community. This corporation is to benefit the less fortunate, low income and people who are unable to pay for the above services. To form a relationship with the community through social engagements and outreach programs to enhance life enrichments and financial assistance. The foregoing purpose and activities will be interpreted as examples only and nor as limitations and nothing therein shall be deemed as prohibiting the corporation from extending its activities to any related or otherwise permissible lawful business purpose, which become necessary profitable, or desirable for furtherance of the corporation objective expressed above. For all other Lawful purpose for which non-profit corporation may be formed under Section 501(c) (3) of the Internal Revenue Code of 1986.m

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ARTICLE IV

DISTRIBUTION

No part of the net earnings of the Corporation shall inure to the benefit of or be distributable to its members, trustee, officers, or private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for the services rendered and to make payments and distributions in furtherance of the purpose set forth in Article II hereof. No substantial part of the activities of the corporation shall be carrying on of propaganda, or otherwise attending to influence legislation and the corporation shall not participate in or intervene in (including the publishing or distribution of statement) any political campaign on behalf of any candidate for public office. Notwithstanding any other provisions of these Articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from Federal Income Tax under Section 501(c) (3) of the Internal Revenue Code of 1986 (or corresponding provision of any future United States Internal Revenue Code} or (b) by a corporation, contributions to which are deductible under Section

170 (c) (2) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Revenue Law).

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ARTICLE V

EXISTENCE

The Corporation shall have perpetual existence

ARTICLE VI

QUALIFICATION OF MEMBERS

Members shall be any individuals, parents, guardian, family members over 18 years of age. The individuals qualify and are eligible to be admitted to the Corporation as members, who are willing to promote the purpose of this corporation. The qualification of members shall be set by the by-laws of the corporation. Men, Women, boys, and girls will be accepted to the membership. All member is accepted by the executive board with final approval of the CEO Marni H Arenstein.

ARTICLE VII

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MANAGEMENT

The daily affairs of the Corporation are to be managed by the CEO, the Executive Board, the Board of Directors and Committee Chairman, who will serve as an elected position. Any executive Committee member or board of Director may be appointed to assist in the management of the corporation. Any of these members may be remove or exempt from any decision by the CEO Marni H Arenstein.

ARTICLES VIII

EXECUTIVE BOARD AND BOARD OF DIRECTORS

The Executive Board of LIFE RESOURCES COMMUNITY OUTREACH INC. shall be comprised of the CEO, President, Vice President, Assistant Vice President. Secretary, Treasurer, and Assistant Treasurer. Officers appointed to the Executive Board shall comprise of the following: Chaplin, Parliamentarian, the Sergeant at Arms, and the Board of Directors. The Board of Directors shall be composed of not less than (2) members.

ARTICLES IX

CONFLICT OF INTEREST POLICY

In the best interest of the LIFE RESOURCES COMMUNITY OUTREACH INC, in the event of a conflict of interest, the item should be voted on by the Executive Board and Boarc of Directors. If unable to resolve the issue, it should be presented to the paid members of the LIFE RESOURCES COMMUNITY OUTREACH INC, that have voting rights for a solution. After the vote, the majority rules and shall be accepted. No person will set their own compensation of business deal. All decisions must be voted on by the Executive Board. With the final decision of CEO Marni H Arenstein.

ARTICLE X

REGISTERED AGENT AND PRINCIPAL OFFICE

The street address of the Corporation's principal office and County in the State of Florida for the transaction of the activities of the Corporation is 1447 MEDICAL PARK BOULEVARD SUITE 205-206, WELLINGTON, FLORIDA 33414, and the mailing address will be 7438 SAINT ANDREWS ROAD, LAKE WORTH, FLORIDA 33467 and the registered agent at that office is Marni H. Arenstein.

ARTICLE XI

INCORPORATOR & INITIAL REGISTERED AGENT

The name and address of the Incorporator is:

Marni H. Arenstein

7438 Saint Andrews Road

Lake Worth, Florida 33467

ARTICLES X11

EXCUTIVE BOARD AND DIRECTORS

EXECUTIVE BOARD

Marni H Arenstein

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7438 Saint Andrews Road

Lake Worth, Florida 33467

Manla

CEO/Treasurer

David Soria

2255 Glades Road Suite 321A

Boca Raton, Florida 33431



Jon Arenstein

7438 Saint Andrews Road

Lake Worth, Florida 33467

Vice President

· · · · · ·

Victoria Barnhart

15800 Pines Boulevard Suite 332

Pembroke Pines, Florida 33027

Secretary

DIRECTORS

Michael Gauger

Sar

14482 Autumn Avenue

Wellington, Florida 33414

Director

ARTICLES X111

DISSOLUTION

LIFE RESOURCES COMMUNITY OUTREACH INC, dissolved at a membership meeting called for that specific purpose by a majority vote of the Executive Board. Upon dissolution of the Corporation, assets shall be distributed for one or more exempt purposes within the meaning of sectior 501 (c) (3) of the Internal Revenue Code, or the corresponding section of any future Federal Tax Code, or shall be distributed to the federal government, or to a state or local government for public purposes.

However, if a named recipient is not then in existence or no longer a qualified distribute or unwilling or unable to accept the distribution, then the assets of this Corporation shall be distributed to a fund, foundation or corporation organized and operated exclusively for the purposes specified in section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future Federal tax, Reliance may be placed upon Florida State Law to establish permanent dedication of assets for exempt purposes.

Any such assets not so disposed of by the Court of Competent Jurisdiction of the County in which the principal office of the corporation is then located, executively for such purposes or to such organization or organizations, as said Court shall determine. Which are organized and operated exclusively for such purposes.

Having been named as registered agent to accept service of process for the above stated CORPORATION at the place designated in this certificate, I am familiar with and hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

Required Signature of Registered Agent

<u>||-2-2|</u> 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.

Required Signature of Incorporator

11-2.21

-Acceptance of Agent-

ACKNOWLEDGEMENT

IN WITNESS WHEREOF, I Marni H Arenstein, the undersigned, executive CFO, incorporator and register agent have signed these Articles on the 200 day of $Normal PR_2$ 2021 and acknowledge the same to be my act.

Signed Print Name Marnis

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The above Articles of incorporation were adopted on $11-2\cdot 21$.

The following Articles of Incorporation were filed to the Division of Incorporation on 11/2/21.

Regards, ____

Marni H Arenstein Register Agent