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(Re	equestor's Name)	
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PICK-UP		MAIL
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	Office Use On	to.



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COVER LETTER

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

SUBJECT: Community Love Project Inc (PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for :

□ \$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 COPY REQUIRED

	Eduardo Martinez	S. 2
	Name (Printed or typed)	2022
		FEB
2804 De	l Prado Blvd S, Suite 106	- تت -
	Address	F
		Pi
Cape Co	oral, FL 33904	A
	City, State & Zip	. ເມ
		د. با
(813) 900	0-3356	
······································	Daytime Telephone number	

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

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



ARTICLES OF INCORPORATION

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

<u>ARTICLE I NAME:</u>

The name of the corporation shall be:	Community Love Project Inc
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ARTICLE II PRINCIPAL OFFICE

Principal <u>street</u> address:	Mailing address, if different is:	
2804 Del Prado Blvd S, Suite 106		
Cape Coral, FL 33904		

<u>ARTICLE III – PURPOSE</u>

The purpose for which the corporation is organized is to obtain charitable donations from local retailers and those residing in the communities of nutrition and supplies for low income individuals in the local communities. Additionally our charitable organization will assist those who cannot afford the proper nutrition to maintain their diet according to their physician's recommendations based on their current state of health. With the charitable donations we will distribute these donations to those low income individuals based on their specific needs. We have identified the need for this charitable organization as there are several low income individuals who lack the proper nutrition and supplies to sustain their daily lives thusly forming this organization will be key to assisting those in need. After forming this corporation we will apply for form 501(c)(3) for tax exempt status as a not-profit charitable organization. We will then proceed to apply for a charitable non-profit organization grant to assist with the cost of a warehouse, refrigerators/ freezers, utilities, etc. Our goal is to make a positive impact in our communities to improve the lives of those in need.

ARTICLE IV MANNER OF ELECTION _ The manner in which the directors are elected and appointed

As stated by the bylaws.

ARTICLE V INITIAL OFFICERS AND/OR DIRECTORS

Name and Title: Eduardo Martinez / President-Director

Address: 2804 Del Prado Blvd S, Suite 106

Cape Coral, FL 33904

Name and Title: Laura A Robertson / VP-Director

Address: 5462 Harpers Farm Rd, Unit A1

Columbia, MD 21044

Name and Title: Talia B Martinez / VP-Director

Address:

2804 Del Prado Blvd S, Suite 106 Cape Coral, FL 33904

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ARTICLE VI REGISTERED AGENT

The name and Florida Street address (P.O. Box NOT acceptable) of the registered agent is:

Name:	Eduardo Martinez	
Address:	2804 Del Prado Blvd S, Suite 106	
	Cape Coral, FL 33904	
	<u>INCORPORATOR</u> dress of the Incorporator is:	
The <u>name and add</u>	dress of the Incorporator is:	

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ARTICLE VIII LIMITATIONS

All of the assets and earnings of the Corporation shall be used exclusively for the exempt purposes hereinabove set forth, including the payment of expenses incidental thereto. No part of the net earnings of the Corporation shall inure to the benefit of or be distributable to any members, trustees, officers, directors or any other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make distributions and payments in furtherance of the purposes set forth above. No substantial part of the Corporation's activity shall be for the carrying on of a program of propaganda or otherwise attempting to influence legislation, except as otherwise provided in Code Section 501(h) (or corresponding provisions of any subsequent Revenue Laws); and the Corporation shall not participate in or interfere or intervene with (including the publication or distribution of statements regarding) any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these Articles of Incorporation, the Corporation shall not carry on any activities not permitted to be carried on by an organization exempt from US federal income taxation under Code Section 501(c)(3) (or corresponding provisions of any subsequent Revenue Laws) or any organization, contributions to which are deductible under Code Section 170(c)(2) (or corresponding provisions of any subsequent Revenue Laws). The Corporation shall have no capital stock, pay no dividends, and distribute no part of its net income or assets to any members, trustees, officers, directors or any other private persons, and the private property of any members, trustees, officers, directors or any other private person shall not be liable for the debts of the Corporation. In particular, but without limitation of the generality of the foregoing paragraph, during such time as the Corporation may be considered a private foundation as defined in Code Section 509(a), (or corresponding provisions of any subsequent Revenue Laws), it shall not: fail to distribute its income for each taxable year at such time and in such manner as not to become subject to the tax on undistributed income imposed by Code Section 4942 (or corresponding provisions of any subsequent Revenue Laws); engage in any act of self-dealing as defined in Code Section 494I(d) (or corresponding provisions of any subsequent Revenue Laws); retain any excess business holding as defined in Code Section 4943(c) (or corresponding provisions of any subsequent Revenue Laws); make any investment in such manner as to subject it to tax under Code Section 4944 (or corresponding provisions of any subsequent Revenue Laws); or make any taxable expenditures as defined in Code Section 4945(d) (or corresponding provisions of any subsequent Revenue Laws).

ARTICLE IX DISSOLUTION

Upon dissolution of the corporation, all of its assets remaining after payment for all liabilities of the Corporation, including cost and expenses of such dissolution shall be utilized exclusively for the exempt purposes of the Corporation or distributed to an organization described in and qualified under Code Section 501(c)(3) (or the corresponding provisions of any future Revenue Law), as shall be selected by the last-Board of Directors of the Corporation. None of the assets will be distributed to any member, trustee, officer, director or any other private person. Any such assets not so disposed of shall be disposed of by the court of common pleas 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.



ARTICLEX EFFECTIVE DATE:

Effective date, if other than the date of filing:

_____. (OPTIONAL)

(If an effective date is listed, the date must be specific and cannot be more than five days prior or 90 days after the filing.)

Note: 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.

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 accept the appointment as registered agent and agree to act in this capacity

Required Signature of Registered Agent

02/04/2022

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

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