Division of Corporations

Division of Corporations Electronic Filing Cover Sheet

Note: Please print this page and use it as a cover sheet. Type the fax audit number (shown below) on the top and bottom of all pages of the document.

(((H230000561103)))



Note: DO NOT hit the REFRESH/RELOAD button on your browser from this page. Doing so will generate another cover sheet.

To:

Division of Corporations Fax Number : (850)617-6381

Promit

Account Name : THE MANNIOU AGENCY Account Nambe: : 120.900000000 Drome : 1561)208-6488 Fax Number : 1561)244-06:1

\*\*Mater the email address for this missidese entity to be used for the dre annual report mailings. Enter only one esail address please. \*\*

Email Address:

### FLORIDA PROFIT/NON PROFIT CORPORATION MCS Group Inc.

Certificate of Status	0
Certified Copy	- 0
Page Count	. 05
Estimated Charge	\$70.00

Electronic Filing Menu — Corporate Filing Menu





To.

MCS Group Inc. Articles of Incorporation

### MCS Group Inc.

## A Florida Not For Profit Corporation

### ARTICLES OF INCORPORATION

#### ARTICLE! NAME

The name of the Corporation shall be MCS Group Inc., (hereinafter referred to as the "Corporation" or "MCS Group") a not for profit corporation organized under the Florida Not For Profit Corporation Act set forth in Chapter 617, Florida Statutes.

#### ARTICLE II PRINCIPAL OFFICE

Principal street address of the Corporation:

600 Cleveland St.

Ste. 344

Clearwater, FL 33755

#### ARTICLE III PURPOSE

This Corporation is organized and shall be operated exclusively for charitable, educational, and scientific purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986 (hereinafter referred to as the "Code") including for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Code, or the corresponding section of any future federal tax code.

MCS Group is dedicated to protecting the future of humanity, fertility and women's health through the researching, supporting and communication of science, projects & personal experiences. To achieve this, the Corporation plans to engage in strategic partnerships with other active organizations and provide services and tools that educate the public on these topics.

The Corporation shall accept gifts, donations and endowments, and have the power to make grants, gifts, expenditures and endowments for or to any charitable undertaking, organization, institution or purpose anywhere in the world that meets the tax-exempt requirements of 501(c)(3) section of the Code.

To

MCS Group Inc. Articles of Incorporation

#### ARTICLE IV NOT FOR PROFIT NATURE

- (a) MCS Group is organized exclusively for charitable, educational, and scientific purposes including, for such purposes, the making of distributions to organizations that qualify as exempt organizations as defined in §501(c)(3) and 170(c)(2) of the Code or the corresponding provisions of any future United States Internal Revenue law including without limitation the purposes stated in its Articles of Incorporation and the following purposes, but only to the extent that they are within the scope of such exempt purposes:
- (b) No director, officer, or any other private individual shall receive at any time any of the net earnings or pecuniary profit from the operations of the corporation. No loans shall be made by the Corporation to its directors or officers. No director, officer, or any other private individual shall be entitled to share in the distribution of any of the corporate assets upon the dissolution of the Corporation, provided that this shall not prevent the reimbursement of expenses incurred by such persons for and on behalf of the Corporation and the payment of reasonable compensation for services rendered to or for the Corporation as shall be approved by the board of directors. 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.
- (c) All directors and officers of the Corporation shall be deemed to have expressly consented and agreed that upon dissolution or winding up of the affairs of the Corporation, whether voluntary or involuntary, after compliance with all applicable laws, the assets of the Corporation then remaining in the hands of the board of directors shall be transferred, conveyed, delivered and paid over for one or more exempt purposes within the meaning of section 501(c)(3) of the 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 a public purpose. Any such assets not so disposed of shall be disposed of by the Superior Court 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

#### ARTICLE V MANNER OF ELECTION

Directors shall be appointed or elected as indicated in the bylaws of the Corporation.

#### ARTICLE VI INITIAL OFFICERS AND DIRECTORS

#### Name and Title:

Tiffany Parotto – Director and President 600 Cleveland St. Ste. 344

To?

MCS Group Inc. Articles of Incorporation

Clearwater, FL 33755

Sue Peters – Director and Treasurer 600 Cleveland St. Ste. 344 Clearwater, FL 33755

Heather Ray – Director and Secretary 600 Cleveland St. Ste. 344 Clearwater, FL 33755

Leonard Murphy – Director 600 Cleveland St. Ste. 344 Clearwater. FL 33755

Maureen McDonnell – Director 600 Cleveland St. Ste. 344 Clearwater, FL 33755

Christiane Northrup – Director 600 Cleveland St. Ste. 344

Clearwater, FL 33755

Jill Newman – Director 600 Cleveland St. Ste 344 Clearwater, FL 33755

### ARTICLE VII REGISTERED AGENT

The name and Florida street address of the registered agent is:

Name: Registered Agents Inc.

Address: 7901 4th St. N. Ste. 300

St. Petersburg, FL 33702

Pinellas County

#### ARTICLE VIII INCORPORATOR

The name and address of the incorporator is:

Name: Kirsten Stevens

Address: 301 W. Atlantic Avenue

Page 3 of 4

H23000056110 3

MCS Group Inc. Articles of Incorporation

Suite 0-5 Delray Beach, FL 33444

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.

Kirsten Stevens
Required Signature of Incorporator

February 13, 2023

Date

# Statement of Consent by Registered Agent

I. <u>David Roberts</u> , hereby affirm	n that Registered Agents Inc	has consented
to and accepted the appointment as	the authorized registered agent	to receive and accept
service of process within the jurisd	iction of <u>Florida</u> , o	n behalf of the entity
MCS Group Inc	_·	
Service of process may be complete	ed by clearly directing any com	ununications towards
the intended entity recipient "To:	MCS Group Inc	in care
of RA: Registered Agents Inc	" and delivered to the	e following address:
7901 4th St N, Suite 300 St. P	etersburg FL 33702	
-		
	Date	02/1.0/2023
		•
		•
	v David Kalants	
	X David G. Aborts Title: Assistant Secretary, y	<del>.</del>
	i so i somit con contany	· · ·