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To.

COVER LETTER

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

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	323 962-8600 ext. 9724			
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NOTE: Please provide the original and one copy of the articles.

To

ARTICLES OF INCORPORATION

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

ARTICLE I The name of the	NAME re corporation shall be: That's Love-4-Lit	re Incorporated			
ARTICLE II	PRINCIPAL OFFICE				
8004	Principal <u>street</u> address: Heirloom Drive	_	Mailing address, if o	different is	
Pensi	acola, FL 32514			·	-, .
	PURPOSE				
The purpose fo	or which the corporation is organized is	Please see attaching	2014 		
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	REGISTERED AGENT	and the state of t		
The <u>name and F</u>	lorida street address (P.O. Box NOT accep	table) of the registered agent is:		
Name:	Imelda Anita Cromartic	·		
Address:	8004 Heirlaom Drive		<u>-</u>	
	Pensacola, FI, 32514		2023 MAR	
		A)	. = .	77
ARTICLE VII	INCORPORATOR	> :	- 2	F-10-1-0
	ddress of the Incorporator is:	五:	30 20	1
Name	Cheyenne Moseley, Legalzoom com, h	ne SS	マロマロマ	
Address:	10) N. Brand Blyd, 11th Floor	in in	7 3 5	U
	Glendale, CA 91203	卫	PH 10: 25	
ARTICLE VIII	EFFECTIVE DATE:		w .	
Effective date, if	other than the date of films.			
(If an effective o	date is listed, the date must be specific an	d cannot be more than five days prior or 90 days af	ter the filing	g.1
	e inserted in this block does not meet the apetitive date on the Department of State's reco	pheable statutory filing requirements, this date will not ords.	the listed as	the
Having been na certificate() am;	med us registered agent to accept service to familiar with and accept the oppointment as Austra (ICOMOTA	of process for the above stated corporation at the place registered agent and agree to act in this capacity.	1	d in this
	Required Signature of Registered			
the Department i	a Cromartie ument and affirm that the facts stated herein of State constitutes a third degree felony as p	n are true. I om aware that any false information submit	tted in a doci	um e nt to
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Cheyenne Moseley, Asst. Secretary, Legalzoom.com, Inc.

ACTION BY WRITTEN CONSENT OF THE SQLE INCORPORATOR... OF

That's Love-4-Life Incorporated, A Florida Not For Profit Corporation, March 30, 2023

The undersigned, acting as the sole incorporator of That's Love-4-Life Incorporated, a Florida Not For Profit Corporation (the "Corporation"), hereby approves and adopts the following resolutions by this written consent without a meeting (this "Written Consent") pursuant to the Florida Not For Profit Corporation Act, which shall be effective upon the commencement of the Corporation's existence:

RESOLVED, that each person named below is hereby elected to serve as a Director of the Corporation until such time as his or her successor is duly elected and qualified:

Imelda Anita Cromartio Kimmus D Jones Sykemia R Averhart

RESOLVED FURTHER, that the officers of the Corporation, as elected by the $\frac{1}{2}$. Corporation's Board of Directors, are authorized and directed to insert a copy of this Written Consent in the minute book of the Corporation.

RESOLVED FURTHER, that the undersigned, the sole incorporator of the Corporation, hereby resigns as the incorporator of the Corporation, effective upon the commencement of the Corporation's existence.

IN WITNESS WHEREOF, the undersigned executes this Written Consent as of the date set forth above.

By: Cheyenne Moseley, Assistant Secretary LegalZoom.com, Inc.

To: Page, 7 of 7 2023-03-30 09 15 59 PDT LegalZcom.com, Inc From Amanda Lopez

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Attachment to

Articles of Incorporation of

That's Love-4-Life Incorporated

Said organization 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 the section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code. The business activity for said organization is as follows: HOPE - Helping Other People Excel Provide financial assistance & services to the less fortunate FOOD-CLOTHING-SHELTER

No part of the net earnings of this organization shall inure to the benefit of, or be distributable to, its members, trustees, 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 the purposes set forth herein. No substantial part of the activities of this corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and this 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 this document, 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, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are of the deductible under section 170(c) (2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

Upon the dissolution of this corporation, assets remaining shall be distributed for one or more exempt purposes within the meaning of Section 501(c) (3) of the Internal Reveille Code, or 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 by a Court of Competent Jurisdiction of the county in which the principal office of the organization 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.

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