N230000 3rdr Department of State

Division of Corporations
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To:

Division of Corporations

Fax Number : (850)617-6381

From:

Account Name : PROTEGE NONPROFIT SOLUTIONS, INC.

Account Number : I20200000070 Phone : (407)434-9769 Fax Number : (407)796-9296

Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please.

Email Address: MarbethDunn@gmai

FLORIDA PROFIT/NON PROFIT CORPORATION Ten Million For World Peace, Inc.

Certificate of Status	1
Certified Copy	0
Page Count	05
Estimated Charge	\$78.75

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PROTÉGÉ NONPROFIT SOLUTIONS, INC.

127 West Fairbanks Avenue #373 Winter Park, FL 32789 Hello@ProtegeNonprofitSolutions.com

P: (407) 434-9767 F: (407) 796-9296



Thursday, March 30, 2023

TO: Florida Department of State Division of Corporations The Centre of Tallahassee 2415 North Monroe Street Suite 810 Tallahassee, FL 32303 (850) 245-605

Dear Florida Department of State. Division of Corporations:

Enclosed are the Articles of Incorporation for the Not for Profit Organization Ten Million for World Peace, Inc. A total of \$78.75 is also enclosed for the Filing Fee and Certificate of Status. Should there be any issues with this filing, please do not hesitate to contact us.

Protégé Nonprofit Sofutions.

ARTICLES OF INCORPORATION

OF.

TEN MILLION FOR WORLD PEACE, INC. A FLORIDA NOT FOR PROFIT CORPORATION

The undersigned, a majority of whom are citizens of the United States, desiring to form a Not for Profit Corporation and the Florida Not For Profit Corporation Act, Chapter 617, Florida Statutes, do hereby certify and acknowledge the following:

ARTICLE I. NAME

The name of the Corporation shall be Ten Million For World Peace, Inc. (the "Corporation").

ARTICLE II. PRINCIPAL OFFICE & MAILING ADDRESS

The place in this state where the principal office and mailing address of the Corporation is to be located is:

11728 Highland Place Coral Springs, Florida 33071

ARTICLE III. PURPOSE

Ten Million For World Peace, Inc. is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that wallfy as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE IV. TERM OF EXISTENCE

The Corporation shall have perpetual existence, commencing with the filing of these Articles of Incorporation with the Secretary of State.

ARTICLE V. MANNER OF ELECTION

The Directors of the Corporation shall be elected in accordance with methods and qualifications specified in the Bylaws of the Corporation. In no event, shall the number of Directors be fewer than three.

(Continued)

ARTICLE VI. INITIAL OFFICERS AND/OR DIRECTORS

The names, addresses, and titles of the persons who are the initial Officers and/or Directors of the Corporation are as follows:

Name	Title	Address
Margaret E. Dunn	President, Director	11728 Highland Place Coral Springs, Florida 33071
Maureen Whitehouse	Secretary, Director	11728 Highland Place Coral Springs, Florida 33071
Teresa Miller	Treasurer, Director	11728 Highland Place Coral Springs, Florida 33071

ARTICLE VII. INDEMNIFICATION

The Corporation shall indemnify any Officer or Director, or any former Officer or Director, to the full extent permitted by law.

ARTICLE VIII. POWERS

No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to its Members, 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 the purposes set forth in Article Three hereof.

No substantial part of the activities of the Corporation shall be the carrying on of propagarita, or otherwise attempting to influence legislation, and the Corporation shall not participate in or introducing the publishing or distribution of statements) any political campaign on behalf of or improposition to any candidate for public office.

Notwithstanding any other provision of these articles, this Corporation shall not except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this Corporation.

ARTICLE IX. DISSOLUTION OF CORPORATION

Upon the dissolution of the Corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 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 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.

ARTICLE X. MEETINGS

After incorporation, the initial Directors of the Corporation shall hold an organizational meeting in accordance with § 617.0205 Fla. Stat., as amended.

The Board of Directors of the Corporation may participate in a regular or special meeting by, or conduct the meeting through, the use of any means of communication which allows all Directors participating to simultaneously hear one another. A Director participating in such a meeting is deemed present at the meeting. In the alternative, the Board of Directors may take actions through signed e-mail communications provided all Directors agree.

ARTICLE XI. MEMBERS

The Corporation may have one or more classes of nonvoting Members as described in the Bylaws of the Corporation. The initial Members of the Corporation shall be the initial Board of Directors stated in these Articles of Incorporation. Additional persons may be approved for membership by the Board of Directors, in such manner as may be prescribed by the Bylaws of the Corporation. The Corporation expressly reserves the right to accept or reject any application for membership for any reason whatsoever, except for discrimination based on race, religion, sex, gender or absence of gender, or national origin. A membership interest in the Corporation is not transferable.

ARTICLE XIL AMENDMENT TO ARTICLES OF INCORPORATION

These Articles of Incorporation may be amended, repealed or altered, in whole or in part, by a vote of majority of the full Board of Directors of the Corporation at a meeting called for such purpose in accordance with the Bylaws. The Members may not amend the Articles of Incorporation of the Corporation.

ARTICLE XIII. REGISTERED AGENT

The name and address of the Registered Agent is:

Mitchell J. Howard, CPA, P.A. 3800 South Ocean Drive Suite 228 Hollywood Beach, Florida 33019

(Continued)

Mitchell J Howard
Mitchell J Howard (Mar 29, 2023 16:54 EDT)

Mitchell J. Howard, CPA, P.A., Registered Agent

Mar 29, 2023

Date

Having been appointed the Registered Agent of Ten Million For World Peace, Inc., and to accept service of process for the above stated Corporation at the place designated in this certificate. I hereby accept the appointment 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.

ARTICLE XIV. INCORPORATOR

The name and address of the Incorporator is:

Margaret E. Dunn 11728 Highland Place Coral Springs, Florida 33071

Margaret (Lunn Margaret E Dunn (Mar 24, 2023 21:46 EDT)

Margaret E. Dunn, Incorporator

Mar 24, 2023

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 felow as provided for in § 817.155, F.S.