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(((H24000082062 3)))



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FLORIDA PROFIT/NON PROFIT CORPORATION

South Hollywood Shul

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COVER LETTER

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

SUBJECT: Sout	n Hollywood	Shul	Inc
NUDARKAL	•		

(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

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

S70.00 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

TROM: Vadim Adi Hanucaiev

Name (Printed or typed)

840 NE 179th Terrace

Address

Miami FL 33162

City, State & Zip

6474440333

Daytime Telephone number

SouthHollywoodShul@gmail.com

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

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



To:

ARTICLES OF INCORPORATION

2024-03-08 13:41:12 GMT

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

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ARTICLE I The name of the	NAME The corporation shall be	ywood Shul Inc	
ARTICLE II			
840	Principal <u>street</u> address ONE 179th Terrace	Mailing address, if different is	
Mi	ami FL 33162		
ARTICLE II	II PURPOSE or which the corporation is organized isS	ee attachment	
ARTICLE IV	MANNER OF ELECTION The in	nanner in which the directors are elected and appointed.	Nomination
ARTICLE I	V INITIAL OFFICERS AND/OR DI	IRECTORS	
Name and Tab	Vadim Adi Hanucaiev Pres Dir	Name and Title	
Address	840 NE 179th Terrace	Address	
	Miami FL 33162		
Name and Title		Name and Tule	
Address	9001 NW 37 Place	Address	202
	Coral Springs, FL 33065		2024 KSR
Name and Title	Elizabeth Kirillov Dir	Name and Title:	CO Frame
Address	9001 NW 37 Place	Address	6 × 6
	Coral Springs, FL 33065		25

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Name and Title	Rachamim Melechov Dir	Name and Title:	
Address	145 Esther Crescent		•
	Thornhill, Ontario L4J 3J8		-
	Canada		•
Name and Title	:	Nome and Title:	-
Addrass	Company and the Company design of the Company of th	Address:	-
			-
	des entre service and the control of this are submitted that the service and t		•
ARTICLE VI	REGISTERED AGENT		(O N)
	Florida street address (P.O. Box NOT ac Vadim Adi Hanuca		2024
Name: Address:	840 NE 179th Terr		20 m
1166 (33)	Miami FL 33162		ω [
ARTICLE VII	INCORPORATOR address of the Incorporator is:	 	ے بور ہے۔
Name:	Vadim Adi Hanuca	niev	· · · · · · · · · · · · · · · · · · ·
Address:	840 NE 179th Terr	race	
	Miami FL 33162		
Havisa kaun ne	anual us renistered quent to accent service	e of process for the above stated corporation at the place	daviousted in this
		as registered agent and agree to act in this capacity	l ~ /
4		02/2	2/14
	Required Signature of Registers	ed Agent Date	_/ '
l submit this doc to the Departme	cument and affirm that the facts stated he on of Sta <u>tes co</u> estitutes a third degree fe <mark>lo</mark> n	rein are true. I am aware that any false information submit was provided for in s.817.188, F.S.	tted in a document
<u> </u>		02/	22/24
	Required Signature of Inco	Orporator Date	

Attachment to the Articles of Incorporation of South Hollywood Shul Inc "Purposes and Other provisions"

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This corporation is established exclusively for charitable religious purposes within the meaning of the Internal Revenue Code section 501(c)(3), namely: to found, maintain, and operate a Synagogue for Orthodox Jewish worship in the area of Miami and there to provide worship services, sacred meals, musical praise, religious education classes, spiritual guidance, life-cycle celebrations, inspirational events to inspire all Jews to discover their common bond of faith and observance. South Hollywood Shul Inc will enhance the integrity of the Jewish people from all backgrounds by providing innovative community service. programs, to foster profound experience in prayer, study and during holiday observances, with the focus on ushering in the final and complete redemption of humanity. The synagogue will carry out its activities according to Torah-Halachic tradition contained in the Code of Jewish Law (Shulchan Aruch) by Rabbis Karo and Isserles and in all the subsequent codes, commentaries and responsa, all as understood by the synagogue's Rabbi, who is the incorporator of this corporation. The Rabbi has been appointed according to Jewish religious law. He has final authority in all matters pertaining to Jewish law, spirituality, or ethics, including the sole prerogative to determine which issues are matters of Jewish law spirituality, or ethics and thus require his decision.

The synagogue will provide religious activities for persons of the Jewish faith, as well as for any persons seeking Judaism's universal path for humanity. It will carry out cultural and social programs along with works of charity to improve the Jewish and general communities. It will carry out any additional activities which are seen by the Rabbi and directors as being helpful in enhancing the well-being of persons, families, and communities.

This corporation will not attempt to influence legislation or participate in political campaigns of any sort. No part of the earnings of this corporation will inure for the benefit of its directors or officers. It will not distribute dividends to anyone. However, it will pay reasonable compensation for services provided, work done will rent or purchased, or properties acquired in order to carry out its mission. It will rent or purchase real property in order to provide a suitable facility for: Sometimes will as a parsonage for the Rabbi and his family, along with all the customary furnishings, both communal and personal. It will supply all the resources and physical constructions required according to

Attachment to the Articles of Incorporation of South Hollywood Shul Inc "Purposes and Other provisions"

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Orthodox Jewish Law and tradition, including but not limited to, Religious Articles, Kosher Food, Worship Sanctuaries, Meeting Rooms, Study Halls, Ritual Immersion Pools, Youth Facilities, Social Halls, Kitchens and Dining Halls, Religious School Classrooms, or transportation to any event which in the eyes of the Rabbi is required for the fulfillment of religious duties.

Upon the filing of these articles with the Secretary of State, the Directors will be empowered to adopt bylaws and other related documents, to appoint corporate officers, to open bank accounts and serve as signatories both individually or in groups, to file forms with government agencies and to undertake any other action required for the operation of this corporation. The directors will adopt such decisions through in person meetings, telephonic communication, meetings via electronic media, written and signed consent, as well as by virtual signatures, all of which will be seen as equivalent to a vote cast at a meeting. Replies sent from emails belonging to directors or messages via any form of electronic communication belonging to directors, shall be seen as written signed consent to the proposal contained in the communication that is being replied to, and the equivalent of a vote cast at a meeting of the directors.

In the event of this corporation's dissolution, the directors will —after clearing all debts and liabilities— distribute any remaining funds or assets to other charitable organizations recognized by the IRS under section 501(c)(3) that have similar purposes.

