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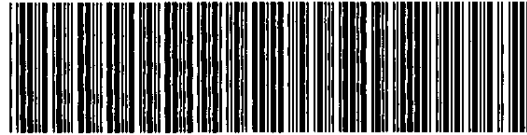
(Business Entity Name)

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DIVISION OF CORPORATIONS
11 JUL 13 PM 3:04

611-74566
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RECEIVED
11 JUL 13 AM 10:24
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

Carolyn Laverne Nowell Services
Box 17314
Tampa, FL 33682
(813) 933-6108

July 9, 2011

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

Dear Sir:

SUBJECT: Carolyn Laverne Nowell, Inc.
ATTN: Justin

Please find herewith the articles of incorporation for the subject corporation which contains the corrections to the usage of "CLN." Please file the articles of incorporation pursuant to Florida Statute 607 in its entirety.

\$78.75, i.e., \$70.00 filing Fee and \$8.75 for a certified copy of the certificate of incorporation was issued to the state on June 20, 2011.

If you have any questions, please call me on (813) 767-3853.

Please send annual report notifications to: Cheerysea2@gmail.com.

Sincerely,



Carolyn L. Nowell



FLORIDA DEPARTMENT OF STATE
Division of Corporations

June 28, 2011

CAROLYN LAVERNE NOWELL SERVICES
BOX 17314
TAMPA, FL 33682

SUBJECT: CAROLYN LAVERNE NOWELL, INC.
Ref. Number: W11000034566

We have received your document for CAROLYN LAVERNE NOWELL, INC. and your check(s) totaling \$78.95. However, the enclosed document has not been filed and is being returned for the following correction(s):

Entities may file using only the entity's name. Please delete any reference to the "doing business as name" in your document. If you wish to register your fictitious name, you may do so by filing an application and submitting the appropriate fees to this office.

Please return the corrected original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6929.

Justin M Shivers
Regulatory Specialist II
New Filing Section

Letter Number: 611A00015508

ARTICLES OF INCORPORATION

In compliance with Chapter 607 F.S. (Profit)

ARTICLE I The name of this Corporation is: Carolyn Laverne Nowell, Inc.

ARTICLE II The principle place of business is:

Carolyn Laverne Nowell, Inc.
8220 N. Florida Avenue
#443
Tampa, FL 33604
Phone: (813) 933-6108

The mailing address is:
Carolyn Laverne Nowell, Inc.
P. O. Box 17314
Tampa, FL 33682

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ARTICLE III The purpose for which Carolyn Laverne Nowell, Inc., is organized is to:

1. Define, create and promote negative modeling which is and involves the usage, reference and association of the intellectual property, life, life experiences, blood, tissue, organs, brain, cells, metabolic activity, appendages, nerves, and sensory modalities, circuitry, kinesthetic energy, stature(s), emotions, mind, states of mind, and personality(ies) of a human body as a negative model, regardless of weight, sound and speed of carrier signals containing sound and images. Usage, referencing and association to be further defined as physical and mental activity taking place in the research to create products, the manufacturing of products, distributing, promotion, advertising and sales of products.
2. Confirm that the negative and adverse activity described in #1 is not human trafficking activity since there is direct consent from the negative model and the negative model's requested payment made to the negative model in the manner in which the negative model requests.
3. Enforce the current rule that direct, indirect, antonymical and alternating forms of access which adversely effects the body and mind of Carolyn Laverne Nowell is prohibited and determined to be a violation as defined in the articles of Carolyn Lowe Nowell of 1992 and continued with the Sole Proprietorship. The cost of violation is currently 24 Million in any currency to equal \$24 Million (USD currency) per incident per day. Collect the fees for the violations.

4. Collect any debts owed to Carolyn Laverne Nowell Services; and, acquire any and all assets which are and have been established as Carolyn Laverne Nowell Services' through operation(s) of laws. Collect any amounts from price sheet(s) owed to Carolyn Laverne Nowell Services previous to and when functioning as a Sole Proprietorship by any means and methods laws allow, i.e., international, federal, state, common laws and nonjudicial laws governing corporations and other types of business entities, and, especially rules, responsibilities and laws concerning acquiescence.
5. Confirm that associating, referencing, imaging, and adversely effecting Carolyn Laverne Nowell for and in trade, health and personal use is a violation and is prohibited as recorded in the articles of incorporation of 1992 and in accordance with the rules and regulations of Carolyn Lowe Nowell, Sole Proprietorship, and, now continued through Carolyn Laverne Nowell, Inc. The cost assessed for violations are at \$24 Million (to equate to USD) per incident per day.
6. Assume all debts and liabilities of Carolyn Laverne Nowell Services.
7. To facilitate Carolyn Laverne Nowell's formal profit from any activity negatively and adversely effecting and which effected Carolyn Laverne Nowell, i.e., activity acknowledged, and, any and all activity by any means which is practiced but not acknowledged by law, and activity occurring through and effecting sensory modalities, directly and indirectly when Carolyn Laverne Nowell is a first, second, third, fourth party or last party or effected. In 1992 Carolyn Lowe Nowell, Inc.'s Articles of Incorporation named the activity negative modeling and set prices for any individual, organization and government who or which profits in any manner from the activity.
8. Confirm usage, reference, association and profiting from negative modeling experiences, e.g., adverse effects of isolation, intimidation, suppression, humiliation, precarious situations; usage, reference, association and profiting from the negative model's experiences of states and emotions - e.g., sensing special, self-esteem, affluent, important, authoritativeness, timidity, omniscience, being powerful, innocence, naiveness, and, any states and emotions resulting from interruptions of the sequencing of positive possibilities, potential, capacities and abilities, and, assess cost and collect the monies, create securities or sell the debt in accordance with the rules and regulations of the U. S. Securities Exchange Commission.
9. Confirm that usage of any product by Carolyn Laverne Nowell is business and that any adverse effect from the use of a product is business because of the relationship(s) between Carolyn Laverne Nowell, the public, businesses and organizations. Confirm any adverse effect(s) are defined as injury(ies) and collect monies due by any means and methods laws allow, i.e., international, federal, state and common laws governing corporations and other business entities, and, especially rules, responsibilities and laws concerning acquiescence.

10. Eliminate the usage of the adverse juxtapositioning, transposing and interchanging of Carolyn Laverne Nowell's assets unless specified in a written and/or parol contract authorized by Carolyn Nowell. To continue the fact that Carolyn Laverne Nowell is in fact the first and primary authorizer as to what and who can effect and profit from Carolyn Laverne Nowell's body parts, components, contents, structure, experienced emotions, personalities and all that was stated in #1 regardless of the method(s) and languages which are and also those which are not escapable by written laws. In this case, extraordinary cost(s) is assessed for the activity(ies); currently currency in any country equaling \$24 Million USD is the cost for violations.
11. Confirm and collect monies owed by individuals, companies, organizations, and, governments whose/which products and activity adversely effect(ed) Carolyn Laverne Nowell as the result of contact, ingestion and/or absorption of products on the market and products in the process of creation, regardless of the sequencing and positioning of Carolyn Laverne Nowell in the activity.
12. Confirm and continue the pricing, rules and regulations of Carolyn Laverne Nowell Services, Sole Proprietorship, which continued the rules and regulations of Carolyn Lowe Nowell Services, Inc. of 1992 which was the minimum cost for usage being \$1,200.00 an hour with a 1 second minimum. The cost for violation was \$19 Million (USD) per incident per day. In 1994 Carolyn Laverne Nowell Services prohibited governments, companies and individuals from adversely or negatively effecting CLN Services, and formally stated that the activity(ies) were violations and the cost was @ \$19 Million per incident per day as a deterrent.
13. Specify and further establish the November 2, 1998 rules and increase for violations to be any Country's currency to equal \$24 Million (USD) per incident per day, and, further define direct and indirect access resulting in adverse effects and usage for personal, research and business purposes which is currently prohibited. Any product Carolyn Laverne Nowell purchased(es) and not purchased(es) but given which adversely effects Carolyn Laverne Nowell is a violation and considered usage.
14. Assess, enforce and collect cost for adverse effects caused by products, individuals, government agencies and companies when Carolyn Laverne Nowell is negatively effected, damaged, injured or harmed - defined as a violation(s).
15. Place copyrights and patents on the processes in #1(above) which governments, corporations and any styled businesses, organizations and individuals used in the invention, manufacturing, sale, production and maintenance of products where there was negative and/or adverse access and/or negative and/or adverse effects to Carolyn Laverne Nowell - the natural person and the artificial person.

16. Collect any revenue and/or assets resulting from activities and products which negatively and/or adversely effect(ed) Carolyn Laverne Nowell, fka, Carolyn Lowe Nowell, Inc., nka, Carolyn Laverne Nowell Services, SP and here now known as Carolyn Laverne Nowell, Inc., (The artificial person and the natural person).
17. Establish and provide loans to debtors who are in violation and have been assessed a fee and have not made payment directly to the model.
18. Place liens on real estate, personal property and personal corporate property of individuals, companies and organizations whose formulas, products and activities presently and/or formerly adversely effect(ed) Carolyn Laverne Nowell (directly and indirectly) including injury(ies).
19. Establish copyrights and patents on Carolyn Laverne Nowell Products formally known as CLN (negative model's initials): The I and You, and, Hers and Ours Programs, Fountain of Youth, Carolyn Laverne Nowell's Trespasses, Carolyn Laverne Nowell Thought Sounds And Pictures (paths and associations), Picture Thoughts, CLN's and/or CLN, Inc.,'s Artificial Intelligence Effects, Sound Mechanics, Dialectics, The Doesn't Matter Theory, Emotion Transmittal Processes, Emotion Carriers, Emotion Transmitter(s) Processes, Emotion Transfer(s) Process(es), "Special," The Only One, Emotion Dumping, Electronic Thought, CLN Telemarketing Processes and Design, CLN Collection Processes and Designs, Complements to Cloud Technology, Complements to Cloud Designs, Complements to Internet Design(s), Complements to Relay Systems, Complements to Communications Systems, Complements to Telecommunications Systems and Processes, Complements to Medical Formulas, Holistic Healing Language Formulas, Language and Sound Complements to Pharmaceutical Products (especially cancer treatment and vaccine products), Language and Sound Complements to Electronic Products, Flower Magnetism Processes and Usage, Vegetable Magnetism, Protein Magnetism Processes, Complements to Precious Metals, Emotional Magnetism, Complements to Silent Gene products, Complements to any legal cloning products, Complements to Cancer Research, Complements to Disease Research, Complements to Cancer Products, Complements to medicines, CLN Services Non Lawyer Resources, CLN Services Non-judicial Resource Services Methods, and, any other Methods which CLN Services was and is currently associated to for which there were/are exchanges of value for service(s) or product(s) especially by entities which excluded a reasonable payment to Carolyn Nowell.

ARTICLE IV SHARES

Carolyn Laverne Nowell, Inc., authorizes the issuance of 280 shares of Non Par – no dividend stock. Stock sales are fractions of ownership of the Corporation. Classification and terms are outlined in the bylaws and on stock certificates. Owners of shares must hold tangible paper certificates issued by an authorized representative of Carolyn Laverne Nowell, Inc.

ARTICLE V INITIAL CHIEF EXECUTIVE OFFICER

Anthony Rowley
P. O. Box 17314
Tampa, FL 33682

(813) 767-3853

ARTICLE VI REGISTERED AGENT

Name and Florida Street Address:

Carolyn Nowell
8220 N. Florida Avenue, #443
Tampa, FL 33604
(813) 933-6108

ARTICLE VII INCORPORATOR

Name and address of the Incorporator:

Carolyn Laverne Nowell
8220 N. Florida Avenue, #443
Tampa, FL 33604
(813) 933-6108

.....
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.

Carolyn L. Nowell
Signature of Registered Agent

July 9, 2011
Date

I submit this document and affirm that the facts stated herein are true. I am aware that the 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.

Carolyn L. Nowell
Signature of Incorporator

July 9, 2011
Date

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