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PICK-UP	WAIT MAIL
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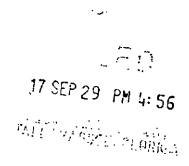
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16830 Ventura Blvd, Suite 360 Encino CA 91436 Phone: 818-380-1940

Fax: 818-380-1950



Registration Section Division of Corporations Post Office Box 6327 Tallahassee, FL 32314

To Whom It May Concern:

Enclosed please find two copies of the Articles of Non-Profit Incorporation for Hands For Life – Sweet Water Miami Corp.

Also, enclosed is a check made out to Florida Dept of State for the amount of \$78.75.

Please send the stamped articles back to this address:

Legal Filings Inc. 16830 Ventura Blvd, Suite #360 Encino, CA 91436

Sincerely,

Nikki Steen Customer Services

COVER LETTER

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

Hands For Life - Sweet Water Miami Corp. SUBJECT:						
(PROPOSED CORPORATE NAME – MUST INCLUDE SUFFIX)						
Enclosed is an original a	and one (1) copy of the Artic	cles of Incorporation and	a check for:			
\$70.00	\$78.75	\$78.75	□ \$87.50			
Filing Fee	Filing Fee &	Filing Fee	Filing Fee,			
	Certificate of	& Certified Copy	Certified Copy			
	Status		& Certificate			
		ADDITIONAL COPY REQUIRED				
		<u> </u>				
	Logal Filings Inc					
FROM:						
	Name	e (Printed or typed)				
	16830 Ventura Blvd., Suite 360					
	Address					
	Encino, CA 91436					
	City, State & Zip					
	818-380-1940					
	Daytime Telephone number					

espinozachiro@gmail.com

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

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

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

ARTICLE II	PRINCIPAL OFFICE				
Principal <u>street</u> address: 8500 SW 8th., Ste. 222			Mailing address, if different is:		
Mian	ni, FL 33144				
ARTICLE III The purpose fo	PURPOSE or which the corporation is organized is:	attached	71.	17 SEP	
-				29 PM	, }
	· · · · · · · · · · · · · · · · · · ·			<u></u>	- 01
		<u> </u>	•		
ARTICLE IV	MANNER OF ELECTION The manner	r in which the dire	ctors are elected and appointed: As stated	in by-la	ws.
ARTICLE V	Dr. Octavio I. Espinoza / Pres. / Director	ORS	Frika V. Espinoza / Sec. / Director	in by-la	ws.
ARTICLE IV	Dr. Octavio I. Espinoza / Pres. / Director	ORS Name and Title	Frika V. Espinoza / Sec. / Director	in by-la	ws.
ARTICLE V	INITIAL OFFICERS AND/OR DIRECTO Dr. Octavio J. Espinoza / Pres. / Director	<u>ORS</u>	Erika V. Espinoza / Sec. / Director	in by-la	ws.
ARTICLE V	Dr. Octavio J. Espinoza / Pres. / Director 8500 SW 8th., Ste. 222 Miami, FL 33144	ORS Name and Title	Erika V. Espinoza / Sec. / Director 4530 NW 22 Ct. Miami, FL 33142	in by-la	ws.
ARTICLE V Same and Title ddress	Dr. Octavio J. Espinoza / Pres. / Director 8500 SW 8th., Ste. 222 Miami, FL 33144	ORS Name and Title Address:	Erika V. Espinoza / Sec. / Director 4530 NW 22 Ct. Miami, FL 33142	in by-la	ws.
Name and Title ddress me and Title	Dr. Octavio J. Espinoza / Pres. / Director 8500 SW 8th., Ste. 222 Miami, FL 33144 Vivian Santelices / Treas. / Director	ORS Name and Title Address: Name and Title	Erika V. Espinoza / Sec. / Director 4530 NW 22 Ct. Miami, FL 33142 Dr. Eduardo Martinez / Director	in by-la	ws.
Name and Title ddress me and Title	Dr. Octavio J. Espinoza / Pres. / Director 8500 SW 8th., Ste. 222 Miami, FL 33144 Vivian Santelices / Treas. / Director 4000 NE 169 St., Apt. 501 N. Miami Beach, FL 33160	ORS Name and Title Address: Name and Title	Erika V. Espinoza / Sec. / Director 4530 NW 22 Ct. Miami, FL 33142 Dr. Eduardo Martinez / Director 3390 Coral Way Miami, FL 33145	in by-la	ws.
Name and Title ddress me and Title dress	Dr. Octavio J. Espinoza / Pres. / Director 8500 SW 8th., Ste. 222 Miami, FL 33144 Vivian Santelices / Treas. / Director 4000 NE 169 St., Apt. 501 N. Miami Beach, FL 33160	ORS Name and Title Address: Name and Title Address:	Erika V. Espinoza / Sec. / Director 4530 NW 22 Ct. Miami, FL 33142 Dr. Eduardo Martinez / Director 3390 Coral Way Miami, FL 33145	in by-la	ws.

Name and Title	e:	Name and Title:	
Address			
			
Name and Title	u	Name and Title:	
Address			
ARTICLE VI	REGISTERED AGENT		
The name and	Florida street address (P.O. Box No	OT acceptable) of the registered agent is:	
Name:	Octavio Espinoza		
Address:	4530 NW 22 Ct.		
	Miami, FL 33142		170
			SEP
ARTICLE VII The name and s	INCORPORATOR address of the Incorporator is:		29
Name:	Octavio Espinoza		P II
Address:	4530 NW 22 Ct.		
	Miami, FL 33142		1.56 1.56
ARTICILE VIII	EFFECTIVE DATE:		
(II AII CHECHYC	unie is ustea, the afte must be spe	cific and cannot be more than five busines	s days prior or 90 business days
	,		
Note: If the date document's effect	e inserted in this block does not mee etive date on the Department of State	t the applicable statutory filing requirements, is records.	, this date will not be listed as the
Having been na certificate, Lam	med as registered agent to accept s familiar with and accept the appoint	ervice of process for the above stated corpo ment as registered agent and agree to act in	oration at the place designated in this this capacity
	11/1/20		9/20/17
	Required Signature of Reg	istered Agent	Date
submit this doc the Departmen	ument and affirm that the facts state	ed herein are true. I am aware that any false felony as provided for in s.817.155, F.S.	information submitted in a document
-			abol a
	Required Signature o	Incorporator	Date
	, ,		

Hands For Life - Sweet Water Miami Corp.

ARTICLE III

Section 1:

This corporation is organized and operated exclusively for one or more of the following purposes: Charitable and/or Educational. This includes the making of distributions to organizations that qualify as exempt organizations under section 501 (c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code. The specific purpose includes, but is not limited to: providing natural health care through chiropractic along with educational programs designed around wellness and prevention for the general population and/or less fortunate people.

Section 2:

No part of the net earnings of the organization shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the organization 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 the purpose clause hereof. No substantial part of the activities of the organization shall be carrying on of propaganda, or otherwise attempting to influence legislation, and the organization shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of the document, the organization shall not carry on any other activities not permitted to be carried on (a) by an organization exempt from federal income tax under section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or (b) by an organization, contributions to which are deductible under section 170 (c) (2) of the Internal Revenue Code, or corresponding section of any future federal tax code.

Section 3:

Upon the dissolution or winding up of the corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of this corporation shall be distributed to a nonprofit fund, foundation or corporation which is organized and operated exclusively for religious, charitable, educational, literary, and scientific purposes and which has established its tax exempt status under Section 501 (c) (3), Internal Revenue Code.