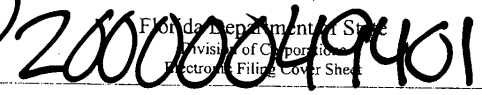
.....

Division of Corporations



Note: Please print this page and use it as a cover sheet. Type the fax audit number (shown below) on the top and bottom of all pages of the document.

(((H20000213602 3)))

Note: DO	NOT hit the REFF Doing s	H200002136023ABCQ RESH/RELOAD button on your browser from to will generate another cover sheet.		2020 JUL -
To:	-			<u> </u>
	Division of Cor	rporations	• • •	=
	Fax Number		ره در است. معنی مورد معنی از ارداد	7
From:			, i	0
	Account Name	: SALOMON B. ESQUENAZI, P.A.	•	
;·_,	Account Number			
4.7	Phone	: (954)989-4995		
•	Fax Number	: (954)989-4991		
anr	nuai report maili	s for this business entity to be used for fings. Enter only one email address please.* porate@esquenazi-law.com	uture *	

FLORIDA PROFIT/NON PROFIT CORPORATION BENLEV ENTERPRISES INC

Certificate of Status	1
Certified Copy	1
Page Count	04
Estimated Charge	\$87.50

Electronic Filing Menu

Corporate Filing Menu

Help

*Jul 07 20, 05:19p p.2

Audit No: H200002136023

ARTICLES OF INCORPORATION

OF

BENLEV ENTERPRISES INC.

The undersigned, acting as incorporator of **BENLEV ENTERPRISES INC.**, under the Florida Business Corporation Act, adopts the following Articles of Incorporation.

ARTICLE I. NAME

The name of the corporation is:

BENLEV ENTERPRISES INC.

the principal place of business is:

2875 NE 191st Street, Suite 500 Aventura, Florida 33180

and the mailing address of the corporation is:

2875 NE 191st Street, Suite 500 Aventura, Florida 33180

ARTICLE II. COMMENCEMENT OF EXISTENCE

The existence of the corporation will commence on the date of filing of these Articles of Incorporation.

ARTICLE III. PURPOSE

This corporation is formed for the purpose of engaging in any activity or business permitted under the laws of the United States and the State of Florida.

1

Audit No: H20000213602 3 This instrument prepared by: Salomon B. Esquenazi, P.A. 4651 Sheridan Street, Suite 355 Hollywood, Florida 33021 Telephone (954) 989-4995 Jul 07 20, 05:19p p.3

Audit No: H20000213602 3

ARTICLE IV. AUTHORIZED SHARES

The maximum number of shares that the corporation is authorized to have outstanding at

any time is 10,000 shares of common stock having a par value of \$1.00 per share. The

consideration to be paid for each share shall be fixed by the board of directors and may be paid in

whole or in part in cash or other property, tangible or intangible, or in labor or services actually

performed for the corporation, with a value, in the judgment of the directors, equivalent to or greater

than the full par value of the shares.

ARTICLE V. INITIAL REGISTERED OFFICE AND AGENT

The street address of the initial registered office of the corporation is 4651 Sheridan Street,

Suite 355, Hollywood, Florida 33021, and the name of the corporation's initial registered agent at

that address is Corporate Solutions of South Florida, Inc.

ARTICLE VI. INITIAL BOARD OF DIRECTORS

The corporation shall have one director initially. The number of directors may be increased

or decreased from time to time, as provided in the bylaws, but shall never be less than one. The

name and street address of the initial directors is:

Benghira Sacal, Jose

Bosque de Tabachines 327 interior 1002, Torre 2

Colonia Bosque de las Lomas, 05120

Cuajimalpa, CDMX, Mexico

ARTICLE VII. INCORPORATOR

The name and street address of the incorporator is:

Audit No: H20000213602 3

Telephone (954) 989-4995

2

p.4 Jul 07 20, 05:19p

Audit No: H20000213602 3

Salomon B. Esquenazi

4651 Sheridan Street, Suite 355

Hollywood, FL 33021

ARTICLE VIII. BYLAWS

The power to adopt, alter, amend, or repeal bylaws shall be vested in the board of directors

and the shareholders, except that the board of directors may not amend or repeal any bylaw adopted

by the shareholders if the shareholders specifically provide that the bylaw is not subject to

amendment or repeal by the directors.

ARTICLE IX. AMENDMENTS

The corporation reserves the right to amend, alter, change, or repeal any provision in these

Articles of Incorporation in the manner prescribed by law, and all rights conferred on shareholders

are subject to this reservation. These Articles may be amended prior to the issuance of shares of the

corporation by the unanimous approval or consent of the board of directors. Thereafter, every

amendment shall be approved by the board of directors, proposed by them to the shareholders, and

approved at a shareholders' meeting by the holders of a majority of the shares entitled to vote on the

matter or in such other manner as may be provided by law.

IN WITNESS WHEREOF, the undersigned insorporator has executed these Articles of

Incorporation this 7 day of July, 2020.

SAĽOMOŃ B. ESOUENAZI

Incorporator

Audit No: H20000213602 3

This instrument prepared by: Salomon B. Esquenazi, P.A.

3

¹Jul 07 20, 05:19p p.5

Audit No: H20000213602 3

ACCEPTANCE OF APPOINTMENT AS REGISTERED AGENT

Having been named as registered agent of BENLEV ENTERPRISES INC. in the foregoing Articles of Incorporation, Corporate Solutions of South Florida, Inc. hereby agrees to accept service of process for said corporation and to comply with any and all statutes relative to the complete and proper performance of the duties of registered agent.

povate Solutions of South Florida, Inc.

By:

Salomon Basquenazi, President

4828-5569-2226, v. 1

2020 JUL -8 PM 12: 2

Audit No: H20000213602 3 This instrument prepared by: Salomon B. Esquenazi, P.A. 4651 Sheridan Street, Suite 355 Hollywood, Fiorida 33021 Telephone (954) 989-4995