CURPURATE CHARTER APPROVAL SHEET ** EXPEDITED SERVICE ** ** KEEP WITH DOCUMENT ** DOCUMENT CODE DAN BUSINESS CODE Close _____ Nonstock _ Stock P A _____ Religious _____ Merging (Transferor) ___ Affix Barcode Label Here ID # D17969239 ACK # 1000362010292177 PAGES: 0005 ORPE HUMAN RIGHTS ADVOCATES, INC. Surviving (Transferee) 04/28/2017 AT 12:48 P WO # 0004763696 New Name FEES REMITTED 00 Base Fee Change of Name Org & Cap Fee Change of Principal Office Expedite Fee Change of Resident Agent Penalty Change of Resident Agent Address State Recordation Tax Resignation of Resident Agent Designation of Resident Agent State Transfer Tax Certified Copies and Resident Agent's Address Copy Fee Change of Business Code Certificates Adoption of Assumed Name Certificate of Status Fee Personal Property Filings Mail Processing E 50 Other Change(s) Other TOTAL FEES: Code X Credit Card Check Cash_ Attention AHn: Roward T Mos Documents on Checks Mail Names and Address ORPE Human Right Advocate Approved By _ Lombard St. ste 840 Keyed By __



COMMENT(S)

Stamp Work Order and Customer Number HERE

CUST ID:0003547119 WORK ORDER:0004763696 DATE:04-28-2017 12:49 PM

AMT. PAID:\$264.00

Articles of Incorporation

of



ORPE Human Rights Advocates, Inc

The undersigned incorporator(s), a natural person of 18 years of age or older, in order to form a corporate entity under the State of Maryland Statutes, adopts the following articles of incorporation.

Article I NAME OF THE ORGANIZATION

The name of the Organization shall be "ORPE Human Rights Advocates, Inc."

Article II REGISTERED AGENT

The name of registered agent shall be Edward Moises, located at 300 E Lombard Street, V Baltimore, MD 21202.

Article III PRINCIPAL OFFICE ADDRESS OF THE ORGANIZATION

The principal office of the organization is located at 300 E. Lombard Street, Baltimore, MD 21202.

Article IV PURPOSE

The corporation is organized exclusively for charitable, religious, and educational purposes. To this end, the corporation shall at all times be operated exclusively for charitable purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(a)(3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended. All funds whether income or principal, and whether acquired by gift or contribution or otherwise, shall be devoted to said purposes.

Article V EXEMPTION REQUIEMENTS

At all times shall be the following operate as conditions restricting the operations and activities of the corporation:

- 1. No part of the net earnings of the organization shall inure to the benefice of, or be distributable to its members, trustees, officers, or others private persons, except that the organization shall be authorized and empowered to pay reasonable compensation for the services rendered and to make payments and distributions in furtherance of the purpose set forth in the purpose clause thereof.
- 2. No substantial part of the activities of the corporation shall constitute the carrying on propaganda or otherwise attempting to influence legislation, or any initiative in referendum before the public, and the corporation shall not participate in, or intervene in (including by publication or distribution of statements), any political campaign on behalf of, or in opposition to, any candidate for public office.
- 3. Notwithstanding any other previsions of this 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, corresponding section of any future federal tax code, or (b) by any organization, contribution to which are deductible under section 170 (c)(2) of the Internal Revenue Code, or corresponding section of any future federal tax code.

Article VI DURATION

The duration of the corporation existence shall be perpetual.

Article VII MEMBERSHIP/BOARD OF DIRECTORS

The management of the affairs of the corporation shall be vested in a Board of Directors, as defined in the corporation's bylaws. No director shall ahve any right, title, or interest in or to any property of the corporation.

The number of the Directors constituting the first Board of Directors is 3. Their names and addresses being as follows:

No	NAME	ADDRESS
1	Edward T Moises	4323 Flint Hill Dr. 203. Owings Mill, MD 21117
2	Edmilson Da Silva	604, 27th Ave North, Myrtle Beach, SC 29577
3	Zora Moses	7051 Gentle Shade Rd, Columbia, MD 21046

Membership of the first Board of Directors shall serve until the first annual meeting, at which their successors shall duly elected and qualified, or removed as provided in the bylaws.

Article VIII PERSONAL LIABILITY

No member or officer, or Director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, nor shall any of the property of the (members) officer, or Directors be subject to the payment of the debts or obligations of this corporation.

Article IX DISSOLUTION

Upon the dissolution of this organization, assets shall be distributed to one or more exempt purposes within the meaning of the section 501(c)(3) of the Internal Revenue Code, or 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 disposed of by the District Court of the County in which the principal office of the organization 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 INCORPORATOR

The incorporator of this organization is Edward T Moises.

The under signed incorporator certifies that he executes these articles for the purpose herein stated.

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I HEREBY CONSENT TO ACT AS RESIDENT AGENT IN MARYLAND FOR THE ENTITY NAMED IN THE ATTACHED INSTRUMENT.

CUST ID:0003547119 WORK ORDER: 0004763696

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