> Feb 03 2020 REFERENCE ID: 466901

Marle Hammond

STATE OF SOUTH CAROLINA SECRETARY OF STATE

Filing ID: 200203-1654534

Filing Date: 02/03/2020

ARTICLES OF INCORPORATION Nonprofit Corporation – Domestic Filing Fee \$25.00

Pursuant to S.C. Code of Laws Section 33-31-202 of the 1976 S.C. Code of Laws, as amended, the undersigned corporation submits the following information

1. The name of the nonprofit corporation is

Five Rivers Friends Monthly Meeting

2. The initial registered office (registered agent's address in SC) of the nonprofit corporation is 3719 Indigo Run

(Street Address)

Conway, South Carolina 29526

(City, State, Zip Code)

The name of the registered agent of the nonprofit corporation at that office is

James I	D	Henderson
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(Name)

I hereby consent to the appointment as registered agent of the corporation.

(Agent's Signature)

3. Check "a", "b", or "c", whichever is applicable. Check only one box.



The nonprofit corporation is a public benefit corporation.



b. X The nonprofit corporation is a religious corporation.



- The nonprofit corporation is a mutual benefit corporation.
- 4. Check "a" or "b" whichever is applicable
 - a. X This corporation will have members.
 - b.
 - This corporation will not have members.
- 5. The principal office of the nonprofit corporation is 3719 Indigo Run

(Street Address)

Conway, South Carolina 29526

(City, State, Zip Code)

Form Revised by South Carolina Secretary of State, August 2016 F0014

> SC Secretary of State Mark Hammond

Feb 03 2020

Five	Rivers	Friends	Monthly	Meeting
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REFERENCE ID. 400301	
Mult Hammed secretary of state of SOUTH CAROLINA applicable, to describe how the remaining assets of the of corporation. If you are going to apply for 501(c)(3) sta	
meaning of section 501(c)(3) of the Internal Re Federal tax code, or shall be distributed to the public purpose. Any such asset not so dispose the county in which the principal office of the c	all be distributed for one or more exempt purposes within the evenue Code, or the corresponding section of any future Federal government, or to a state or local government, for a ed of shall be disposed of by the Court of Common Pleas of orporation is then located, exclusively for such purposes or court shall determine, which are organized and operated
If you choose to name a specific 501(c)(3) ent the name of the selected entity.	ity to which the assets should be distributed, please indicate
	Section 501(c)(3) of the Internal Code, upon dissolution of to one or more public benefit or religious corporation or to ove.
If you chose to name a specific public benefit, should be distributed, please indicate the nam	religious corporation or 501(c)(3) entity to which the assets e of the selected entity.
 If the corporation is mutual benefit corporation complete (remaining) assets of the corporation will be distributed u 	either "a" or "b", whichever is applicable, to describe how the apon dissolution of the corporation.
a. Upon dissolution of the mutual benefit corpora	tion, the (remaining) assets shall be distributed to its rsons to whom the corporation holds itself out as benefiting
h	tion the (remaining) assets consistent with the law shall be

Upon dissolution of the mutual benefit corporation, the (remaining) assets, consistent with the law, shall be distributed to

8. The optional provisions which the nonprofit corporation elects to include in the articles of incorporation are as follows [See S.C. Code of Laws Section 33-31-202(c)].

> Feb 03 2020 REFERENCE ID: 466901

Five Rivers Friends Monthly Meeting

Marle Hammon L SECRETARY OF STATE OF SOUTH CAROLINA

Name of Corporation

9. The name and address of each incorporator is as follows (only one is required, but you may have more than one).

	(Name)
	3719 Indigo Run
•	(Business Address)
	Conway, South Carolina 29526
ì	(City, State, Zip Code)
Ī	(Name)
	(Business Address)
į	(City, State, Zip Code)
I	(Name)
	(Business Address)
i	(City, State, Zip Code)
	Each original director of the nonprofit corporation must sign the articles but only if the directors are named in these es.
	James D. Henderson
1	(Name – only if names in articles)
	Signed as Filer: Joseph R Henderson
Ì	(Signature of Director)

(Signature of Director)

(Name - only if names in articles)

(Signature of Director)

Feb 03 2020 REFERENCE ID: 466901 Five Rivers Friends Monthly Meeting

Name of Corporation

Mark Hammond

L. ⊏acri incorporator listed in #9 must sign the articles

Signed as Filer: Joseph R Henderson

(Signature of Incorporator)

(Signature of Incorporator)

(Signature of Incorporator)

12. If the document is not to be effective upon filing by the Secretary of State, the delayed effective date/time is:

> Five Rivers Friends Monthly Meeting Corporate Charter REFERENCE ID: 466901

Murk Hammond Olina

Articles of Incorporation

Of

Five Rivers Friends Monthly Meeting of the Religious Society of Friends

A South Carolina Nonprofit Corporation and Voluntary Association

THE UNDERSIGNED, BEING ALL PERSONS OF LAWFUL AGE, ASSOCIATE UNDER THE PROVISIONS OF THE SOUTH CAROLINA REVISED STATUTES, ANNOTATED, TITLE 33 – CHAPTER 31 (S.C. Code Ann. § 33-31-101) BY THE FOLLOWING:

Article I - Name

The name of the Nonprofit Corporation and Voluntary Association shall be Five Rivers Friends Monthly Meeting of the Religious Society of Friends (hereinafter the "Meeting").

Article II - Purpose

Said Meeting is organized to maintain the worship of God according to the beliefs of the Religious Society of Friends and to guide its members and attenders to act on God's will through religious, charitable and educational activities.

At all times the purposes of the Meeting must be those allowed for an organization which is exempt from federal taxation under Section 501(c)(3) of the Internal Revenue Code including in such purposes the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Code, or a corresponding section of any future federal tax code.

Article III - Membership

Membership in the Meeting shall be all those who are, have been, or will be accepted as members and who remain members in accordance with the practices set forth in the publication *"Faith and Practice"* of the Piedmont Friends Yearly Meeting of which the Meeting is a member,

Article IV - Disposition of Corporate Assets

In the event of dissolution of the Meeting, all assets that still remain shall be distributed to the Piedmont Friends Yearly Meeting. If this affiliate no longer exists, all assets that still remain shall be distributed to another organization of the Religious Society of Friends. In no event,

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AS TAKEN FROM AND COMPARED WITH THE	
ORIGINAL ON FILE IN THIS OFFICE	

however, shall the remaining assets be distributed to an organization that does not qualify for Rectantization under Section 501(c)(3) of the Code, or a corresponding section of any future following the code.

Hamm Arucie v : Adaress

The address at which the business of this Meeting is to be carried on is 307 Wright Boulevard, Conway, South Carolina 29526.

Article VI: Capital Stock

The amount of capital stock, if any, or the number of shares is:

NONE

Article VII: Personal Liability

The personal liability of an officer is limited to the monetary damages to the Meeting or its members caused by breach of that person's fiduciary duty as an officer of this Meeting.

Signatures of Incorporators as of February 3, 2020: Junderson James D. Henderson ames Keith Burroughs

CERTIFIED TO BE A TRUE AND CORRECT COPY Business Name: AS TAKEN FROM AND COMPARED WITH THE

ORIGINAL ON FILE IN THIS OFFICE

Feb 03 2020 REFERENCE ID: 566901 This page must be completed, scanned, and attached to any business filing where one of the following is true.

Le Hammond -y signs the digital form on behalf of official signee.

An attorney's signature is required. (Articles of Incorporation for Corporation and Benefit Corporation)

Official Signatures

(Officer, Incorporator, Director, Agent, Partner, etc)

Required for forms where the signee is not present upon online submission and a filing party is providing a digital signing on their behalf. If the provided space is not enough, please attach multiple pages.

Name Name James D. Henderson Signature	<u>2/3/2020</u> Date <u>CLERK (MASTOR) OF MEETING</u> Title / Position Director and Incorporator
Name	Date
Signature	Title / Position
Name	Date
Signature	Title / Position
Name	Date
Signature	Title / Position
Name	Date
Signature	Title / Position

Scan and Upload this document to the Business Filing System during the filing process. File must be PDF format.