## 001647

(Requestor's Name)  (Address)	30041
(City/State/Zip/Phone #)	NIC Am
PICK-UP WAIT MAIL	
(Business Entity Name)  (Document Number)	:
Certified Copies Certificates of Status	
Special Instructions to Filing Officer:	
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Amena

#### **CT CORP**

### (850)656-4724 3458 Lakeshore Drive, Tallahassee, FL 32312

Da	ate: 08/18/2023 4:	
	Acc#I20160000072	
Name:	Outcomes Operating, Inc.	
Document #:		
Order #:	15085798	
Certified Copy of Arts & Amend: Plain Copy: Certificate of Good Standing: Certified Copy of  Apostille/Notarial Certification:	Country of Destination: Number of Certs:	
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Availability  Document  Examiner  Updater  Verifier  W.P. Verifier  Ref#	Amount: \$ 43.75	

Thank you!

#### **COVER LETTER**

TO: Amendme	nt Section Division of Corporatio	ns	
SUBJECT: TDS O	perating, Inc		
SOBJECT	Name	of Corporation	<u> </u>
DOCUMENT NU	MBER: F16000001647		
The enclosed Amer	ndment and fee are submitted for	filing.	
Please return all co	rrespondence concerning this mat	ter to the following:	
	Name of Contact Person		
	Firm/Company		
	Address	<del></del>	
	City/State and Zip Code		
Tax_Department@	gtdsclinical.com		
E-mail addre	ss: (to be used for future annual re	eport notification)	
For further informa	tion concerning this matter, pleas	se call: 984-5104	
Name	of Contact Person	at ( Area Code & Daytime	Telephone Number
Enclosed is a cheel	for the following amount:		
1\$35 Filing Fee	☐ \$43.75 Filing Fee & Certificate of Status	☐ \$43.75 Filing Fee & Certified Copy	S52.50 Filing Fee, Certificate of Status of Certified Copy

**Mailing Address:** 

Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314 Street Address:

Amendment Section
Division of Corporations
The Centre of Tallahassee
2415 N. Monroe Street, Suite 810
Tallahassee, FL 32303

#### PROFIT CORPORATION

# PROFIT CORPORATION APPLICATION BY FOREIGN PROFIT CORPORATION TO FILE AMENDMENT TO APPLICATION FOR AUTHORIZATION TO TRANSACT BUSINESS IN FLORIDA (Pursuant to s. 607.1504, F.S.) SECTION I (1-3 MUST BE COMPLETED)

}-	16000001647					<u> </u>
_	(Document num	ber of corporatio	n (if known)		- (/)	Ċ.
TING Characting Inc.					121	15:00
TDS Operating, Inc	<del></del>	<del></del>	C.1. D		<u> </u>	
	of corporation as it appear			ent of State)		
Delaware		304/0	08/2016	_ <del></del>	<del></del>	
(Incorporated un	der laws of)		(Date authorize	ed to do business	in Florida	1)
	•	SECTION II				
(	4-7 COMPLETE ONL		CABLE CHANG	GES)		
If the amendment changes the name concorporation? <u>07/10/2023</u>	of the corporation, when	was the change e	effected under the	laws of its juris	diction of	
Outnoise Operating Inc						
(Name of corporation after the amen- not contained in new name of the cor-	dment, adding suffix "co poration)	orporation," "com	ipany," or "incorp	oorated," or appr	opriate ab	breviation,
(If new name is unavailable in Florida	a, enter alternate corpora	te name adopted	for the purpose o	of transacting bu	siness in F	lorida)
i. If the amendment changes the po	criod of duration, indicat	te new period of o	duration.			
-	(	New duration)		<del></del>		
7. If the amendment changes the ju	risdiction of incorporation	on, indicate new	jurisdiction.			
	(N	(ew jurisdiction)				
. If amending the registered agent a new registered agent and/or the ne	nd/or registered office ow registered office add	address in Flori Iress:	da, enter the na	me of the		
Name of New Registered Agent			<u></u>		_	
	(Floria	la street address)	,	<u> </u>	_	
New Registered Office Address:				, Florida		
New Registered Office Address.		(City)		(Zip	Code)	
New Registered Agent's Signatur	e. if changing Registere	ed Agent:				
I hereby accept the appointment as i	registered agent. I am fi	amiliar with and	accept the oblige	ations of the pos	ition.	
		<del></del>	<del></del>			
Signature of New	Registered Agent, if char	nging				

9. If the amendment	changes person, title or capacity in acco	ordance with 607.1504 (4), indicate t	hat change:
Title/ Capacity	Name	Address	Type of Action
			Add
			1 Remove
			Add
			L.temove
			L.Remove
			Add
			L.Remove
			Add
			{ Remove
10. Attached is a certif of the application to under the laws of w	icate or document of similar import, e othe Department of State, by the Secret which it is incorporated.  Docusioned by:	videncing the amendment, authentic ary of State or other official having c	cated not more than 90 days prior to delive ustody of corporate records in the jurisdiction
	337404471456478; unature of a direc	tor, president or other officer - if in	the hands of
	a receiver or other c	ourt appointed fiduciary, by that he	uctury)
John Schaefer			ecretary
(Tvp	ed or printed name of person signing)	(Titi	e of person signing)

FILING FEE \$35.00

Delaware

The First State

Page 1

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF
DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT
COPY OF THE CERTIFICATE OF AMENDMENT OF 'TDS OPERATING, INC.",
CHANGING ITS NAME FROM "TDS OPERATING, INC." TO "OUTCOMES
OPERATING, INC.", FILED IN THIS OFFICE ON THE TENTH DAY OF
JULY, A.D. 2023, AT 9:12 O'CLOCK A.M.



Authentication: 203705910

Date: 07-10-23

#### STATE OF DELAWARE CERTIFICATE OF AMENDMENT OF CERTIFICATE OF INCORPORATION

The corporation organized and existing under and by virtue of the General Corporation Law of the State of Delaware does hereby certify:

TDS Operating, Inc.	
Incorporation of said c	adopted setting forth a proposed amendment of the Certificate of orporation, declaring said amendment to be advisable and calling a lers of said corporation for consideration thereof. The resolution setting dment is as follows:
RESOLVED, that the O the Article thereof num shall be and read as follow	Certificate of Incorporation of this corporation be amended by changing bered "One "so that, as amended, said Article ows:
The name of the co	rporation is Outcomes Operating, Inc.
the stockholders of said Section 222 of the Ger	ter, pursuant to resolution of its Board of Directors, a special meeting of corporation was duly called and held upon notice in accordance with neral Corporation Law of the State of Delaware at which meeting the ares as required by statute were voted in favor of the amendment.
THIRD: That said ar Section 242 of the Gene	nendment was duly adopted in accordance with the provisions of ral Corporation Law of the State of Delaware.
	EOF, said corporation has caused this certificate to be signed   July, 20 23
uns tout day of c	A Same
	By:Authorized Officer
	Title: Chief Legal Officer
	Name: John Schaefer
of Delaware	Print or Type

State of Delaware
Secretary of State
Division of Corporations
Delivered 09:12 AM 07/10/2023
FILED 09:12 AM 07/10/2023
SR 20232949933 - File Number 5766157