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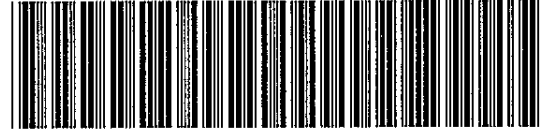
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Amend

07/16/04--01039--018 **35.00

FILED
04 JUL 16 PM 4:18
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

ASR
7/16/04

BELIEVERS INC
26701 Roselle ST
Jacksonville Fla.
32204

(904) 334-8309

ARTICLES OF AMENDMENT

to

ARTICLES OF INCORPORATION

of

Belivers Inc

(present name)

NO20000007179

(Document Number of Corporation (If known))

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04 JUL 16 PM 4:18
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida nonprofit corporation adopts the following articles of amendment to its articles of incorporation.

FIRST: Amendment(s) adopted: (INDICATE ARTICLE NUMBER (S) BEING AMENDED, ADDED OR DELETED.)

Article 7, 8, 9, 10 (Added)

SECOND: The date of adoption of the amendment(s) was: 7-10-04

THIRD: Adoption of Amendment (CHECK ONE)

☒ The amendment(s) was(were) adopted by the members and the number of votes cast for the amendment was sufficient for approval.

☐ There are no members or members entitled to vote on the amendment. The amendment(s) was(were) adopted by the board of directors.

Eleanor D. Evans president C.E.O

Signature of Chairman, Vice Chairman, President or other officer

Eleanor Evans

Typed or printed name

President

Title

7-10-04

Date

**ARTICLE OF INCORPORATION
of
BELIEVERS, INC.**

ARTICLE I

The name of the corporation will be Believers Inc.

ARTICLE II

The principal place of business and mailing address of this corporation will be: 2670-1 Rosselle Street, Jacksonville, Florida 32264.

ARTICLE III

The purpose for which the corporation is organized is as follows: The specified primary purpose is to provide social service, food bank, clothing, and worship service. To any and all nations of people, to provide workshop experience work assessment and trade training (preparation for competitive employment) additionally skill training for homeless mothers, who have been incarcerated and those who are seeking job opportunity and training.

ARTICLE IV

And the manner in which the directors are elected or appointed is by vote. (All directors are voted elected)

ARTICLE V

The initial directors of the corporation are:

1. Eleanor Evans, President
380 Toccoa Rd.
Orange Park, Florida 32073

-
2. **Marien Evans, Vice President**
380 Toccoa Rd.
Orange Park, Florida 32073
 3. **Vickie Butler, Secretary (Corp.)**
 4. **Gina Hahn, Treasurer**
8430 Blanding Boulevard
Jacksonville, Florida 32299
 5. **Shirley D. Bennett, Director**
984 N. Magnolia Ave.
GreenCove, Spring, Florida 32244
 6. **Michael Wright, Officer**

Orange Park, Florida 32073
 7. **Carlo King, Trustee**
2670-1 Roselle St.
Jacksonville, Florida 32204

ARTICLE VI

The Registered Agent name and Street address is:

Eleanor Evans
2670-1 Roselle St. L.
Jacksonville, Florida 32204

ARTICLE VII

This organization is organized and operated exclusively for charitable, religious, educational, and scientific Purposes, Including for such purposes, the making of distributions' to organizations that qualify as exempt organizations, under section 513(c)(3) of the Internal revenue code.

ARTICLE VIII POWER LIMITING CLAUSE

No part of the net earning of the corporation will inure to the benefit of, or be distributable to its members, trusted officers or other private persons, except that the corporation will be authorized and empowered to pay reasonable compensation for service rendered and to make payments and distributions in the future of the purpose set forth in Article VIII hereof. No substantial part of the activities of the corporation on will be the carving and propaganda, or otherwise attempting to influence legislation, and the corporation will not participate in, or intervene in (including the publishing or distribution of any, statement.) Any political campaigns on behalf of or in opposition to any other candidate for public office. Notwithstanding any other provision of these articles', the corporation shall not carry on any other activities not permitted to be correct on by a charitable organization exempt from federal income tax under section 501 ©)(3) of the Internal Revenue Law or by a charitable organization contribution to which is deductible under section 170©)(2) of the internal revenue code of 1986 (or corresponding provision of any future united states internal revenue law.

ARTICLE IX
DISSOLUTION CLAUSE

Upon the dissolution or winding up of the Corporation, assets remaining after payment or provision for payment, of all debts and liabilities of this corporation will be distributed to a nonprofit fund foundation or corporation which is organized and operated exclusively for charitable purposes and which was established its tax exempt status less than 501 c 3 of the Internal Revenue Code. Any such assets not so disposed of are disposed of by a court of competent jurisdiction of the county in which the principal office of the corporation is located.

7/13/04 Date

Eleanor Evans - C.E.
Incorporator