# N04000006956

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September 21, 2004

MS. FAYE P. KING K & R'S HOUSE OF JACOB, INC. 5120 A PECAN SHADOWS DRIVE YOUNGTOWN, FLORIDA, 32466, USA.

SUBJECT: ARTICLES OF AMENDMENT

DEAR MS. KING,

Thank you for your business and trust in the Corporate Business Solutions.

Please review the attached articles of amendment thoroughly. Attached also is the transmittal letter. The reason for the amendment was to add additional purposes and the Internal Revenue Service provisions. Once approved, please sign and mail both articles of amendment with the transmittal letter and the filing fee to the: Florida Department Of State, Division, 409 E. Gaines Street, Tallahassee, Florida, 32399, USA. Please attach check or money order payable to the Office of Department of State in the amount of \$43.75

Filling fee

\$35.00

Certified Copy

\$8.75

Total

\$43.75

Once the articles of amendment are filed, please forward a copy to me. If you should have any questions please feel free to contact me.

With Best Regards,

Michele Carlucci

Michele Carlucci Project Manager

7400 Beaufont Springs Drive, Suite 300 Richmond, VA 23225-5519

Office: 888-829-7110, Fax: 804-320-5585



#### TRANSMITTAL LETTER

DEPARTMENT OF STATE DIVISION OF CORPORATIONS P. O. BOX 6327 TALLAHASSEE, FL 32314, USA.

SUBJECT: ARTICLES OF AMENDMENT

NAME: K & R'S HOUSE OF JACOB, INC. CORPORATION ID# N04000006956

Dear Sir/Madame,

In Compliance with Chapter 617, F.S., (Not for Profit) enclosed are the Articles of Amendment one (1) original and one (1) copy. A check for: \$43.75 for the filing fee and certified copy.

Please act favorable to the process and filing of said Articles of Amendment. Once the Articles of Amendment are filed please forward the certified copy to:

MS. FAYE P. KING K & R'S HOUSE OF JACOB, INC. 5120 A PECAN SHADOWS DRIVE YOUNGTOWN, FLORIDA, 32466, USA.

CORPORATION ID# N04000006956 1-850-258-7935

# ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

# K & R'S HOUSE OF JACOB, INC. **N0400006956**

DOCUMENT NUMBER OF CORPORATION



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: To amend article three of the articles of incorporation to add:

## Purposes of the Corporation:

Said corporation/organization is organized exclusively for charitable, educational, religious or scientific purposes, within the meaning of section 501(c)(3) of the Internal Revenue Code (or corresponding section of any future Federal tax code.)

A. THE CORPORATION SHALL CONDUCT ANY AND ALL LAWFUL ACTIVITIES THAT MAY OR MAY NOT BE MENTIONED ABOVE, FOR THE FURTHERANCE OR ACCOMPLISHMENT OF THE FOREGOING PURPOSES, PROVIDED THAT SUCH ACTIVITIES WOULD NOT ENDANGER THE CORPORATION'S NOT-FOR-PROFIT STATUS UNDER SECTION 501 (C) (3) OF THE INTERNAL REVENUE CODE (OR CORRESPONDING SECTION OF ANY FUTURE FEDERAL TAX CODE.)

### II. INTERNAL REVENUE SERVICE PROHIBITED PROVISIONS:

Said corporation/organization is organized exclusively for charitable, educational, religious or scientific purposes, within the meaning of section 501(c)(3) of the Internal Revenue Code (or corresponding section of any future Federal tax code.)

No part of the net earnings of the corporation/organization shall inure to the benefit of, or be distributable to its members, trustees, directors, officers or other private persons, except that the corporation/organization shall be authorized and empowered to pay reasonable compensation for services rendered and make payments and distributions in furtherance of Section 501(c)(3) purposes set forth in Articles Third hereof.

No substantial part of the activities of the corporation/organization shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation/organization shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office.

Notwithstanding any other provision of these articles, the corporation/organization shall not carry on any other activities not permitted to be carried on (a) by a corporation/organization exempt from Federal income tax under Section 501(c)(3) of the Internal Revenue Code (or corresponding

section of any future federal tax code) or (b) by a corporation/organization, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code (or corresponding section of any future Federal tax code.)

Upon dissolution of this corporation/organization assets shall be distributed for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, i.e. charitable, educational, religious or scientific, 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.

However, if the named recipient is not then in existence or no longer a qualified distributee, or unwilling or unable to accept the distribution, then the assets of this corporation/organization shall be distributed to a fund, foundation or corporation organized and operated exclusively for the purposes specified in Section 501(c)(3) of the Internal Revenue Code (or corresponding section of any future Federal tax code.)

Second: The date of adoption of the amendment was: 21<sup>ST</sup> day of September,

2004.

Third: Adoption of Amendment: Membership approval not required.

Membership shall consist only of the members of the board of directors. The directors adopted the amendment and the number of votes cast for

the amendment was unanimous for approval.