## N0600005800

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## **COVER LETTER**

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TO: Amendment Section	r	• •			,		
Division of Corporation:	s	, · · · · · · · · · · · · · · · · · · ·	0	'نو			
* *	MAIN CANAGE C			of A	•		
NAME OF CORPORATIO	WE ONE, inc.			<u>.                                    </u>			_
DOCUMENT NUMBER: _	N06000005800						
The enclosed Articles of Ame	endment and fee are sub-	mitted for filing.					
Please return all corresponder	nce concerning this matt	er to the following:					
Kent Halit Sokmensuer							
		(Name of Contact	Person)				
WE ONE, inc.							
		(Firm/ Compa	ny)				_
940 West Canton Avenue, Al	PT B243						
		(Address)	_				
Winter Park, Florida 32789							
		(City/ State and Zi	p Code)				_
friend@weone.us					358 358	2023	
E-	mail address: (to be used	Hor future annual r	eport notificat	ion)		— <u>—</u> —	
For further information conce	rning this matter, please	call;				B   5	
Kent Halit Sokmensuer			831	406 0594	0.00 0.00 0.00 0.00	AM	
(1	Name of Contact Person		at(Area Code	(Daytime Tele	phone Nim	110cr)	— <i>£</i>
Enclosed is a check for the fo	llowing amount made pa	ayable to the Florida	a Department	of State:	; —; ; <del>7</del> 1	2	
□ \$35 Filing Fee = 0	□\$43.75 Filing Fee & Certificate of Status	☐S43.75 Filing Fe Certified Copy (Additional copy enclosed)	Cer ris Cer (Ad	.50 Filing Fee tificate of Status tified Copy ditional Copy is closed)			

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

## Articles of Amendment to Articles of Incorporation of

WE ONE, inc. (Name of Corporation as currently filed with the Florida Dept. of State) N06000005800 (Document Number of Corporation (if known) Pursuant to the provisions of section 617,1006. Florida Statutes, this Florida Not For Profit Corporation adopts the following amendment(s) to its Articles of Incorporation: A. If amending name, enter the new name of the corporation: name must be distinguishable and contain the word "corporation" or "incorporated" or the abbreviation "Corp." or "Inc." "Company" or "Co." may not be used in the name. B. Enter new principal office address, if applicable: (Principal office address MUST BE A STREET ADDRESS) C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX) D. If amending the registered agent and/or registered office address in Florida, enter the name of the new registered agent and/or the new registered office address: Name of New Registered Agent: (Florida street address) New Registered Office Address: \_, Florida \_\_ (Zip Code) New Registered Agent's Signature, if changing Registered Agent: I hereby accept the appointment as registered agent. I am familiar with and accept the obligations of the position, Signature of New Registered Agent, if changing

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:

(Attach additional sheets, if necessary)

Please note the officer/director title by the first letter of the office title:

P = President; V = Vice President; T = Treasurer; S = Secretary; D = Director; TR = Trustee; C = Chairman or Clerk; CEO = Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change, Mike Jones, V as Remove, and Sally Smith, SV as an Add.

Example:  X Change X Remove A Add	$\frac{\underline{PT}}{\underline{V}}$ $\underline{SV}$	John Doe Mike Jones Sally Smith	
Type of Action (Check One)	<u>Title</u>	<u>Nume</u>	<u>Addres</u> s
1) Change Add			
Remove			
2) Change Add			
Remove			
4) Change Add			
Remove			
5) Change Add			
Remove			<del></del>
6) Change Add	<del></del>	· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·
Remove			
E. <u>If amending or addin</u> (attach additional shee		nal Articles, enter change(s) here: ssary). (Be specific)	
Upon the death of Kent H	alit Sokn	nensuer, the Vice Chairperson, named as "successor an	d 'sole member' ", will take over as
"sole member" and leader	of WE C	NE, inc. In the possible event of a coma or uncommu	nicative state of Kent Halit
Sokmensuer for 3 months	time, the	Vice Chairperson will become the head of WE ONE,	inc. as "sole member" UNTIL
Kent can communicate an	id answer	questions about WE ONE affairs through ANY form	of legal and understood
communication.			

No member of the Sokmensuer family other than Kent Halit Sokmensuer and his potential family through marriage may be a board-member of WE ONE, inc. (or any organizations WE ONE become through future name changes). The greatest gift WE ONE can ofer to all family members of Kent Halit Sokmensuer would be a deep understanding of "SELFLESS-SERVICE", Thus, Sokmensuers other trhan Kent Halit Sokmensuer are permitted to make ONLY publicly anonymous donations to WE ONE, inc. (or any organizations WE ONE become through future name changes). NO DONATIONS FROM SOKMENSUERS MAY BE USED TO FILE FOR ANY TAX-DEDUCTION OR TAX BENEFITS or personal gain of any kind other than their own internal wealth, satisfaction, and the purest Love and offerings coccivable. No Sokemensuer family member besides Kent Halit Sokmensuer and his family through marriage may wield any influence on or within WE ONE, inc. (and any renamed organizations) no matter how much money one may choose to anonymously donate without tax benefits or decuctions to WE ONE (or remained organizations) or by any attempts (through any agent) to convince, cajole, or influence a board member. The above rules for Sokemensuers other than Kent Halit Sokmensuer also apply to any extended family through marriage (even if their name is not Sokmensuer) and any associates, partners, or agents of Sokmensuers other than Kent Halit Sokmensuer. The date of each amendment(s) adoption: \_\_\_\_\_, if other than the date this document was signed. Effective date if applicable: (no more than 90 days after amendment file date)

**Note:** If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.

Adoption of Amendment(s)

(CHECK ONE)

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

There are no members or members entitled to vote on the amendment(s). The amendment(s) was/were adopted by the board of directors.
Dated  Signature  (By the chairman of vice chairman of the board, president or other officer-if directors
have not been selected. by an incorporator – if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)
Kent Halit Sokmensuer
(Typed or printed name of person signing)
Founder, Chairman, Treasurer
(Title of person signing)

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