# NO 7000011933

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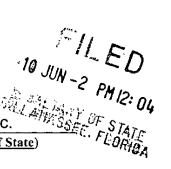


#### **COVER LETTER**

**TO:** Amendment Section Division of Corporations

NAME OF CORE	PORATION: Stephen J. Da	ndridge Memorial Foun	dation, Inc.
DOCUMENT NU	MBER: N07000011933		
The enclosed Artic	cles of Amendment and fee are sub	mitted for filing.	
Please return all co	prespondence concerning this matt	er to the following:	
	<del></del>	W. Conner	
	(Name of	Contact Person)	
	Conner, Hubba	ard & Company, LLC	
	(Firm	/ Company)	
	1106 F	Park Avenue	
	(A	Address)	<u>.                                  </u>
	Orange P	ark, FL 32073	
		te and Zip Code)	<del> </del>
	firm@oonr	nerhubbard.com	
		d for future annual report notification	ation)
For further informa	ation concerning this matter, please	call:	
Steven W. Con	ner	at ( 904 <sub>)</sub> 278-104	0
(Nar	ne of Contact Person)	(Area Code & Daytir	ne Telephone Number)
Enclosed is a checl	c for the following amount made p	ayable to the Florida Department	of State:
☑ \$35 Filing Fee	☐ \$43.75 Filing Fee & Certificate of Status	☐ \$43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	☐ \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)
An Di P.0	ailing Address nendment Section vision of Corporations D. Box 6327 Ilahassee, FL 32314	Street Address Amendment Section Division of Corporation Clifton Building 2661 Executive Center Tallahassee, FL 32301	· Circle

## Articles of Amendment to Articles of Incorporation of



#### Stephen J. Dandridge Memorial Foundation, Inc.

(Name of Corporation as currently filed with the Florida Dept. of State)

#### N07000011933

(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:

he new name must be distinguishable and co. obreviation "Corp." or "Inc." <u>"Company" or</u>		acorporated" or the
Enter new principal office address, if apple		
rincipal office address <u>MUST BE A STREET</u>	<u> </u>	
Enter new mailing address, if applicable:		
(Mailing address MAY BE A POST OFFIC	CE BOX)	
If amending the registered agent and/or re	egistered office address in Florida, e	nter the name of the
new registered agent and/or the new registered	tered office address:	
Name of New Registered Agent:		
Now Projectional Office Address	(Florida street address)	
New Registered Office Address:	,	
-	(City)	, Florida (Zip Code)
	a Registered Agent:	
w Registered Agent's Signature if changing		
ereby accept the appointment as registered		cept the obligations
w Registered Agent's Signature, if changing tereby accept the appointment as registered sition.		cept the obligations

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)

<u>Title</u>	<u>Name</u>	Address	Type of Action
<del></del>			_
	<del></del>		_
<del></del>			_
(attach ada Article IX -	ng or adding additional Articles, enter litional sheets, if necessary). (Be specified Dissolution and operation of the or	fic) rganization shall be as follow	
a. Said org	anization is organized exclusively	for charitable, religious, educ	cational, and
scientific pu	urposes, including, for such purpos	ses, the making of distribution	ns to
organizatio	ns that qualify as exempt organiza	tions under Section 501(c)(3	) of the
Internal Re	venue Code, or corresponding sec	tion of any future federal tax	code.
b. No part o	of the net earnings of the organizat	tion shall inure to the benefit	of, or be
distributable	e to its members, trustees, officers	, or other private persons, ex	cept that the
organizatio	n shall be authorized and empowe	ered to pay reasonable comp	ensation for
services re	ndered and to make payments and	d distributions in furtherance	of the
purposes s	et forth in the purpose clause here	of. No substantial part of the	e activities
of the orga	nization shall be the carrying on of	propaganda, or otherwise a	ttempting to
influence le	egislation, and the organization sha	all not participate in, or interv	ene in
(including t	he publishing or distribution of stat	ements) any political campa	ign on behalf
·	didate for public office. Notwithstal		
the organiz	ation shall not carry on any other	activities not permitted to be	carried on

### 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)

<u>Title</u>	Name	Address	Type of Action
			☐ Add ☐ Remove
			☐ Add ☐ Remove
<del></del>			☐ Add ☐ Remove
(attach addit Article IX - (0	or adding additional Articles, enter clional sheets, if necessary). (Be specific Continued)  anization exempt from federal incompared to the continued)	·)	:)(3) of the
	enue Code, or corresponding secti		
	sization, contributions to which are		
<del></del>	enue Code, or corresponding secti		
internal Neve	ende code, or corresponding secti	on or any luttire lederal tax t	ode.
c. Upon the	dissolution of the organization, ass	ets shall be distributed for o	ne or more
exempt purp	oses within the meaning of Section	n 501(c)(3) of the Internal Re	venue Code,
or correspon	ding section of any future federal t	ax code, or shall be distribut	ed to the
federal gove	rnment, or to a state or local gover	nment, for a public purpose.	Any such
assets not di	sposed of shall be disposed of by	the Court of Common Pleas	of the county
in which the	principal office of the organization	is then located, exclusively t	or such
purposes or	to such organization or organization	ons, as said Court shall dete	rmine, which
are organize	d and operated exclusively for suc	h purposes.	

The date of each amendment(s) adoption: _	May 27, 2010
` ' •	(date of adoption is required)
Effective date <u>if applicable</u> :	
(no m	ore than 90 days after amendment file date)
Adoption of Amendment(s) (C	CHECK ONE)
☐ The amendment(s) was/were adopted by the was/were sufficient for approval.	ne members and the number of votes cast for the amendment(s)
There are no members or members entitle adopted by the board of directors.	d to vote on the amendment(s). The amendment(s) was/were
Dated 5-27-10 Signature Mouth	•
Signature Morth	a E Dandridge
(By the chairman o have not been sele	or vice chairman of the board, president or other officer-if directors cted, by an incorporator – if in the hands of a receiver, trustee, or ed fiduciary by that fiduciary)
	Martha E. Dandridge
<u></u>	yped or printed name of person signing)
	Director
	(Title of person signing)