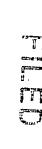
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PICK-UP WAIT MAIL	,
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06/03/09--01033--014 **52.50



COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CO	RPORATION:	MICRO	GIVING FO	UNDATION	INC
DOCUMENT I	NUMBER:	NØ80	0000 7759		
The enclosed A	rticles of Amendmen	and fee are s	ubmitted for filing.	•	
Please return all	correspondence con	cerning this m	atter to the following	j.	
	٨	1ICH EU	E FRAEDR	TCK	
-		(Name	of Contact Person)		
-	MI	CKO GIU	ING FOUND	ATION, I	1C
		,	• • •		
	40	20 THOM	- DETUE		
			(Address)		
	Boy	OTON BE	ACH, FL 3	33426	
-		(City/ S	tate and Zip Code)		 -
_		ellin @ V	ande layind sed for future annual	lustries.	CoM
	E-mail ad	dress: (to be u	sed for future annual	report notification	on)
For further infor	mation concerning t	his matter, plea	ase call:		
Jasov	1 EUIN		at (443	921. 053	35
1)	Name of Contact Per	son)	(Area	Code & Daytime	Telephone Number)
Enclosed is a ch	eck for the following	g amount made	e payable to the Flori	da Department of	f State:
□\$35 Filing Fe	ee ☐ \$43.75 F. Certificate o	_	☐ \$43.75 Filit Certified Copy (Additional co enclosed)	y	\$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)
	Mailing Address Amendment Section Division of Corporation P.O. Box 6327 Tallahassee, FL 32314		Ameno Divisio Cliftor	Address dment Section on of Corporations a Building	ŕ

Tallahassee, FL 32301

Articles of Amendment **Articles of Incorporation** of



GIVING FOUNDATION

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

(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:	
The new name must be distinguishable and coabbreviation "Corp." or "Inc." "Company" or		porated" or the
B. Enter new principal office address, if apple (Principal office address MUST BE A STREET)		
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFIC		
D. If amending the registered agent and/or re		r the name of the
new registered agent and/or the new registered	tered office address:	(OIT)
Name of New Registered Agent:	JOHN FERBER (SAME A 4555 COQUINA ROAD	
	4555 COQUINA ROAD	
New Registered Office Address:	(Florida street address)	•
	BOYNTON BEACH	. Florida 33435
_	(City)	(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.	John falen	
Si	grature of New Registered Agent, if chan	ging

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>	<u>Address</u>	Type of Action
			☐ Add ☐ Remove
			
			☐ Add☐ Remove
E. If ame (attach	nding or adding additional Article additional sheets, if necessary). EE ATTACHED A	cles, enter change(s) here: (Be specific) SCHEDULE A)	
			-

SCHEDULE A

TO

ARTICLES OF INCORPORATION OF MICRO GIVING FOUNDATION, INC.

- A. The Corporation is organized as a non-profit corporation exclusively for such charitable purposes as will qualify it for exemption from federal income taxation under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended (the "Code"). The Corporation is not formed for pecuniary or financial gain, and no part of the assets, income, or profit of the Corporation is distributable to, or inures to, the benefit of its directors or officers within the meaning of the prohibition contained in Section 501(c)(3) of the Code, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in Article B hereof.
- B. The Corporation may engage in any lawful act or activity which may be permitted under Section 501(c)(3) of the Internal Revenue Code, provided such activity is also allowed under Chapter 617 of the State of Florida Corporations Not For Profit Statutes, each as now in force or hereafter amended.
- C. Upon dissolution of the Corporation, the Board of Directors shall, after paying or making provision for payment of all liabilities of the Corporation, dispose of the assets of the Corporation in such manner, or to such organization or organizations organized and operated exclusively for those purposes as shall at the time qualify as a tax exempt organization or organizations under Section 501(c)(3) of the Code (or the corresponding provision of any future United State Internal Revenue law), as the Board of Directors may determine. Any of such assets not so disposed of shall be disposed of by the Superior Court for the County in which the principal office of the Corporation is then located, exclusively for such purposes or to such organizations as the Court shall determine which are organized and operated exclusively for such purposes.
- D. No substantial part of the activities of the Corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation and the Corporation 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 this certificate, the Corporation shall not carry on any other activities not permitted to be carried on (a) by a Corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code or the corresponding section of any future federal tax code.

- E. Pursuant to the Florida General Statutes, as amended, the Corporation shall operate under the management of its Board of Directors. Furthermore, the liability of the Directors to the Corporation shall be limited to the fullest extent permitted under the Florida General Statutes, now in effect or as amended. The Corporation shall have, at all times, at least three Directors, except that more Directorships may be provided by the Bylaws of the Corporation. The Board of Directors shall be a self-perpetuating Board of Directors. The Board of Directors shall initially be elected by the incorporators at the organizational meeting of the Corporation and thereafter by the Directors. The term of office of the initial Directors shall be for an indefinite period or until they resign or are removed in accordance with the provisions of the bylaws.
- F. In effectuating the purposes for which the Corporation has been incorporated, it shall have all the powers and authorities provided to it by the laws of the State of Florida, provided such powers and authorities are not inconsistent with those held by Corporations exempt from taxation under Internal Revenue Code Section 501(c)(3).
- G. The Corporation shall be authorized to acquire by gift, devise, bequest, lease, purchase or otherwise real and personal property therein, with or without restriction of use in accordance with the Corporation's purposes; to hold for investment or in trust and to sell, lease, encumber or dispose of any such real estate, personal property or other proper evidences of indebtedness of any person, firm, partnership, association, corporation or other entity for the benefit solely of this Corporation The Corporation shall not have or issue shares of stock or pay dividends. The Corporation shall not (1) distribute its income at such time and in such manner as to be subject to tax under the Code, or (2) engage in any act of self-dealing, retain any excess business holdings, invest any amount in such manner as to jeopardize the carrying out of its exempt purposes, or make any taxable expenditures, including expenditures for lobbying activities, as these terms are defined in the Code.

The date of each amendment	(s) adoption: June 1, 2009.
Effective date <u>if applicable</u> :	
	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/we was/were sufficient for app	re adopted by the members and the number of votes cast for the amendment(s) roval.
There are no members or radopted by the board of dir	nembers entitled to vote on the amendment(s). The amendment(s) was/were rectors.
Dated b Signature	109 John Rulen
(By	the chairman or vice chairman of the board, president or other officer-if directors e not been selected, by an incorporator – if in the hands of a receiver, trustee, or er court appointed fiduciary by that fiduciary)
	JOHN FERBER
	(Typed or printed name of person signing)
	PRESIDENT
	(Title of person signing)