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COVER LETTER

TO: Amendment Section **Division of Corporations**

NAME OF CORPOR	ATION:	Daughters of Hop	e & De	stiny, Inc.		
DOCUMENT NUMB	ER:	N09000010105				
The enclosed Articles of	f Amendme	ent and fee are submi	tted for	filing.		
Please return all corresp	oondence co	ncerning this matter	to the fo	ollowing:	,	
		Beverly Canty				
	·····	(Name of Co	ontact Po	erson)	, ,	
	Daughters	of Hope & Destir			District of the latest tensor to the second	
		(Firm/ C	Company	')		
,	1624 Bron	ison Street				
· · · · · · · · · · · · · · · · · · ·		(Ade	dress)			
	Palatka, F	lorida 32177				
·		(City/ State a	nd Zip	Code)		
	b Can E-mail a	Hy 75 Q Q+ ddress: (to be used f	t. O	e+	ort notificatio	n)
For further information	concerning			•		,
	erly Canty	uns matter, picase ca		386	328-9855	
			_ at (.)		
(Name of	Contact Per	rson)		(Area Cod	e & Daytime	Telephone Number)
Enclosed is a check for	the followin	ng amount made paya	able to t	ne Florida I	Department of	State:
\$35 Filing Fee	\$43.75 F Certificate	Filing Fee & of Status	Certifi	.75 Filing Fed Copy ional copy ed)		☐ \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)
	Address			Street Add		is eneroseu;
	nent Section	ione	Amendment Section			
Division of Corporations P.O. Box 6327		IOILS	Division of Corporations Clifton Building			
Tallahassee, FL 32314		2661 Executive Center Circle				

Tallahassee, FL 32301

Articles of Amendment to Articles of Incorporation of

Daughters of Hone & Destiny Inc.

(Nama of Carrantin and		_
(Name of Corporation as curr	ently filed with the Florida Dept. of Sta	<u>te</u>) 6
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ursuant to the provisions of section 617.1006, ne following amendment(s) to its Articles of In		rofit Corporation :
. If amending name, enter the new name o	of the corporation:	
he new name must be distinguishable and c bbreviation "Corp." or "Inc." <u>"Company" o</u>		orporated" or the
s. Enter new principal office address, if app Principal office address <u>MUST BE A STREE</u>		

. Enter new mailing address, if applicable (Mailing address MAY BE A POST OFFI		
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. If amending the registered agent and/or and/or new registered agent and/or the new regi		er the name of the
		er the name of the
		er the name of the
new registered agent and/or the new regineral Name of New Registered Agent:	stered office address:	er the name of the

E. If amending or adding additional Articles, enter change(s) here: (attach additional sheets, if necessary). (Be specific) Article IX: Daughters of Hope & Destiny, Inc. is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions of organizations that qualify as exempt organizations under section 501(c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code. Article X: Upon the dissolution of Daughters of Hope & Destiny, Inc., assets shall be distributed one or more exempt purposes with the meaning of section 501(c) (3) of the Internal Revenue Code corresponding section of any future federal tax code, or shall be distributed to the federal government of to a state or local government, for a public purpose. Any such assets not disposed 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 for such purposes or to such organization or organizations and Court shall determine, which are organized and operated exclusively for such purposes.	<u>Title</u>	<u>Name</u>	Address Type of Action
E. If amending or adding additional Articles, enter change(s) here: (attach additional sheets, if necessary). (Be specific) Article IX: Daughters of Hope & Destiny, Inc. is organized exclusively for charitable, religious, ducational, and scientific purposes, including, for such purposes, the making of distributions of organizations that qualify as exempt organizations under section 501(c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code. Article X: Upon the dissolution of Daughters of Hope & Destiny, Inc., assets shall be distributed one or more exempt purposes with the meaning of section 501(c) (3) of the Internal Revenue Code orresponding section of any future federal tax code, or shall be distributed to the federal government to a state or local government, for a public purpose. Any such assets not disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the reganization is then located, exclusively for such purposes or to such organization or organizations.			
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The date of each amendment(s) adoption: 11/arch 26, 2016
(date of adoption is required)
Effective date if applicable: 11/010h 20, 2010
(no more than 90 days after amendment file date)
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.
3/21/2 12
Dated 0124 aul
$\Lambda \cap \Lambda$
Signature Voluly Owty
(By the chairman or 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)
BEVEY QUATU (Typed or phinted name of person signing)
(Typed or pinted name of person signing)
President
(Title of person signing)