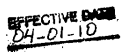
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AHASSEE, FLORIE

Amen O C.COULLIETTE

MAR 18 2010

EXAMINER

COVER LETTER

TO: Amendment S Division of Co			
		pul Warty Women	Ridned Rivie
NAME OF CORPO	RATION: Sacred Sister	nood of Wondeful Wacky	Women, Redne
DOCUMENT NUM	BER: NO9000011307		
The enclosed Articles	s of Amendment and fee are sub	mitted for filing.	
Please return all corre	espondence concerning this matt	er to the following:	
·		Sue Walters	
	(Name of	Contact Person)	
	(Firm	/ Company)	
	14054 W	aterview Drive	
	(/	Address)	
		ola, Fl 32507 te and Zip Code)	
		sue@cox.net	
		d for future annual report notificat	ion)
For further information	on concerning this matter, please	e call:	
Jimmie Sue Walte		at (850) 525.1975	· · · · · · · · · · · · · · · · · · ·
(Name	of Contact Person)	(Area Code & Daytim	e Telephone Number)
Enclosed is a check for	or 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)
Amer Divis P.O.	ng Address adment Section ion of Corporations Box 6327 nassee, FL 32314	Street Address Amendment Section Division of Corporation Clifton Building 2661 Executive Center of Tallahassee, FL 32301	1

Sacred Sixtuhord of Wonderful Wachy Women, Rednech Riviera

Articles of Amendment Chapter, INC. Articles of Amendment **Articles of Incorporation** Sacred Sisterhood of Wonderful Wacky Women, Redneck Riviers Chapter, INC. (Name of Corporation as currently filed with the Florida Dept. of State) NO9000011307 (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 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: New Registered Office Address: (Florida street address)

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

(City)

(Zip Code)

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		
<u>T</u>	Bonnie Walters	405 Bay Oaks Dr. Pensacola, Fl. 32506	☐ Add ☐ Remove		
	Millie McHugh	P.O. Box 4417 Pensacola, Fl. 32507	☑ Add ☐ Remove		
			☐ Add ☐ Remove		
 E. If amending or adding additional Articles, enter change(s) here: (attach additional sheets, if necessary). (Be specific) Article III - Purpose 1. This corporation is formed for charitable and educational purposes within the meaning 					
of section 501 (c)(3) of the Internal Revenue Code of 1986 or the corresponding provision					
of any future	United States Internal Revenue	Law.			
2. The purp	ose and mission is to promote ph	ysical health, raise awarenes	s of women's		
health issue	s and raise charitable funds to he	lp local, regional and national	charities.		
3. To do an	y and all lawful activities which ma	ay be necessary, useful or de	sirable for		
the furtherar	nce, accomplishment, fostering, o	r attaining of the foregoing pu	rpose, either		
directly or in	directly, and either alone or in cor	njunction or cooperation with	others, whether		
such others	be persons or organization of any	kind of nature, such as corp	orations, firms,		
association,	trusts, institution, foundations, or	governmental bureaus, depa	rtments or		
agencies.					
4. All of the	foregoing purposes shall be exer	cised charitable and education	nal purposes in		
such a man	ner that the Corporation will qualif	y as an exempt organization	under Section		
501 (c) (3) c	of the Internal Revenue Code of 1	986 or the corresponding prov	vision of any		
future Unite	d States Internal Revenue law.				

The date of each amendmen	t(s) adoption: 03.10.2010					
Effective date <u>if applicable</u> :	(date of adoption is required) 04.01.2010					
(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	ere adopted by the members and the number of votes cast for the amendment(s) proval.					
There are no members or adopted by the board of di	members entitled to vote on the amendment(s). The amendment(s) was/were rectors.					
Dated_03.1	0.2010					
Signature	Ginnie Lue Walters					
hav	the chairman or vice chairman of the board, president or other officer-if directors to not been selected, by an incorporator — if in the hands of a receiver, trustee, or er court appointed fiduciary by that fiduciary)					
	Jimmie Sue Walters					
	(Typed or printed name of person signing)					
	President					
	(Title of person signing)					

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