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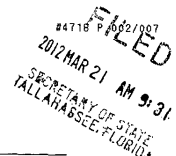


## H12000074672

Articles of Amendment

to

Articles of Incorporation



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THAT CITIZEN	2000	INC:		~,
Name of Corporation as currently	filed with the Fle	rida Dept. of State)		
NIIDO	MANY	701つ		
(Document N	Number of Corpora	tion (if known)		
	ļ <sup>-</sup>			
Pursuant to the provisions of section 617.100 amendment(s) to its Articles of Incorporation		;, this Florida Not For	r Profit Corporation adopt	is the followin
A. If amending name, enter the new name	e of the corporation	on:		
	1			Tri .
name must be distinguishable and contain th "Company" or "Co." may not be used in th		on" or "incorporated	" or the abbreviation "Co	The nev orp." or "Inc."
B. Enter new principal office address, if a	ipplicable:			
(Principal office address <u>MUST BE A STR</u>				
	,			
		<u> </u>		
C. Enter new mailing address, if applical	hle:			
(Mailing address MAY BE A POST OF				
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	1 .	<u></u>	<u></u>	
D. If amending the registered agent and/o	or registered office	e address in Florida.	enter the same of the	
new registered agent and/or the new re	egistered office ad	idress:		
Name of New Registered Agent:				
The state of the s				
_		et at	<del></del>	
New Registered Office Address.	"	Florida sırees address)		
-	(City)		, Florida (Zip Code)	
	[		(sup cours)	
New Registered Agent's Signature, if chan	ging Registered A	gent:		
hereby accept the appointment as registered	d agent. I am fam	iliar with and accept t	he obligations of the positi	ion.

H1200074672

Signature of New Registered Agent, if changing

## 11 1 2 0 0 0 0 7 4 6 7 2

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: (Altach 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	. <u>PT</u> <u>John</u>	<u>1 Doc</u>		
X Remove	. <u>V</u> <u>Mik</u>	c Jones		
X Add	<u>SV</u> <u>Sall</u>	y Smith		
Type of Action (Check One)	<u>Title</u>	<u>Name</u>		Address
1) Change Add Remove	<u>v</u> _	Virgin	ia fena Bazzientes	17620 NW 18th Ave Miami FLA 33056
2) Change Add Remove	<u>C FO</u>	Vanes	sa Ferrer	17620 BW 18th Ave Mami FIA 33066
3) Change Add Remove	_C_	Sama	Mha A, Duke	17620 NW 18th Ave Mari Gordons 33056
4) Change Add Remove	_S	Yvene	C. Rojpiquez	17620 NW 184 Ave
5) Change Add Remove	<u> </u>	Gregor	e eichaedson	17626 Niv 1844 Ave Miami FLA 83055.
6) Change Add Remove	<u>C</u>	2000	oh. L. Cook	17620 NW 18th Ave Miami FLA 33056

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#### AKTICLETT

#### **PURPOSE**

This corporation is organized exclusively for charitable, scientific and educational purposes, more specifically to educational and scientific. To this end, the corporation shall at all times be operated exclusively for charitable purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c) (3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended. All funds, whether income or principal, and whether acquired by gift or contribution or otherwise, shall be devoted to said purposes.

#### ARTICLE III

#### **EXEMPTION REQUIREMENTS**

At all times shall the following operate as conditions restricting the operations and activities of the corporation:

- 1. No part of the net earnings of the organization shall inure to the benefit of, or be distributable to its members, trustees, officers, or others private persons, except that the organization shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purpose set forth in the purpose clause hereof.
- 2. No substantial part of the activities of the corporation shall constitute the carrying on of propaganda or otherwise attempting to influence legislation, or any initiative or referendum before the public, and the corporation shall not participate in, or intervene in (including by publication or distribution of statements), any political campaign on behalf of, or in opposition to, any candidate for public office.
- 3. Notwithstanding any other provisions of this document, the organization shall not carry on any other activities not permitted to be carried on (a) by an organization exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, corresponding section of any future federal tax code, or (b) by an organization, contributions to which are deductible under section 170 (c)(2) of the Internal Revenue Code, or corresponding section of any future federal tax code.

ARTICLE IV

DURATION

The duration of the corporate existence shall be perpetual.

ARTICLE V

#### MEMBERSHIP/BOARD OF DIRECTORS

The corporation shall have no members. The management of the affairs of the corporation shall be vested in a Board of Directors, as defined in the corporation's bylaws. No Director shall have any right, title, or interest in or to any property of the corporation.

The number of Directors constituting the first Board of Directors is 9, their names and addresses being as follows:

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Members of the first Board of Directors shall serve until the first annual meeting, at which their successors are duly elected and qualified or removed as provided in the bylaws.

ARTICLE VI

#### PERSONAL LIABILITY

No (member) officer, or Director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, nor shall any of the property of the (members) officer, or Directors be subject to the payment of the debts or obligations of this corporation.

ARTICLE VII

DISSOLUTION

Upon the dissolution of the organization, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not disposed of by the District Court of the county in which the principal office of the organization is then located, exclusively for such purposes or to such organization or organizations, as said court shall determine, which are organized and operated exclusively for such purposes.

# H1200074672

The date of each amend	ment(s) adopti	ion: _3	19	12
Effective date if applica			190 day	after amondment file date)
Adoption of Amendmen	nt(s)	(CHECK O		
The amendment(s) v	•	ed by the member	ers and th	ne number of votes cast for the amendment(s)
	ers or members	entitled to vote	n the ar	nendment(s). The amendment(s) was/were
Dated	319	12		·
Signature_	Talka7	of vice chairms	n of the	board, president or other officer-if directors
` <b>)</b>	nave not been so		corporat	or - if in the hands of a receiver, trustee, or
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	·	ped or printed n	ame of p	erson signing)
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