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Office Use Only



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## **COVER LETTER**

TO: Amendment Section
Division of Corporations

P.O. Box 6327

Tallahassee, FL 32314

The enclosed Articles of Amendment and fee are submitted for filing.  Please return all correspondence concerning this matter to the following:	<u> </u>
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Please return all correspondence concerning this matter to the following:	
STEVEN MUSCHLITZ (Name of Contact Person)	
Country Club Auto (Firm/Company)	
1141 HOLLAND DRIVE # 16 (Address)	
BOCA RATON, FLORIDA 33431 (City/ State and Zip Code)	
E-mail address: (to be used for future annual report notification)	
For further information concerning this matter, please call:	
Struen MuschLitz at (56) 997-5789  (Name of Contact Person) (Area Code & Daytime Telephone Num	ımber)
Enclosed is a check for the following amount made payable to the Florida Department of State:	
S35 Filing Fee Scrifficate of Status Certified Copy (Additional copy is enclosed)  \$43.75 Filing Fee Scrifficate of Status Certified Copy (Additional Copy is enclosed)  \$52.50 Filing Fee Scrifficate of Scrifficate of Scriffied Copy (Additional Copy is enclosed)	f Status py Copy
Mailing AddressStreet AddressAmendment SectionAmendment SectionDivision of CorporationsDivision of Corporations	

Clifton Building

2661 Executive Center Circle Tallahassee, FL 32301

# Articles of Amendment to Articles of Incorporation of

WhereLa From The HEART, INC	
(Name of Corporation as currently filed with the Florida Dept. of State)	
N11000010512	
(Document Number of Corporation (if known)	

N11000010512		
(Document Number of Co	rporation (if known)	
Pursuant to the provisions of section 617.1006, Florida St the following amendment(s) to its Articles of Incorporation		rofit Corporation adopts
A. If amending name, enter the new name of the corp	oration:	
N/a		•
The new name must be distinguishable and contain the		orporated" or the
abbreviation "Corp." or "Inc." "Company" of "Co." m	ay not be used in the name.	
B. Enter new principal office address, if applicable:		<del></del>
(Principal office address MUST BE A STREET ADDRE	<u>ess</u> )	
Ma	**************************************	<del></del>
C. Enter new mailing address, if applicable:		. O
(Mailing address MAY BE A POST OFFICE BOX)		
		P RESERVE
NA		- 20 co
		<b>57</b>
D. If amending the registered agent and/or registered	office address in Florida, en	ter the name of the
new registered agent and/or the new registered offi		-
Name of New Registered Agent:		
NIA		
New Registered Office Address:	(Florida street address)	
	,	
M(b	(City)	_, Florida (Zip Code)
	(Cily)	(Lip Couc)
New Registered Agent's Signature, if changing Register		. a the e ca
I hereby accept the appointment as registered agent. position.	i am familiar with and accep	ine obligations of the
NIA		
	of New Parietored Agent if also	

Signature of New Registered Agent, if changing

# 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
	N/A		☐ Add
	N/A		
	N/A		
		• ,	☐ Remove
E. If amen (attach a	ding or adding additional A	rticles, enter change(s) here:	
	~ 1 1 + '^.	. U. 1 1	
2 1315	Exhibit A	AMACHEL	
	**************************************		
		MANAGE CONTRACTOR OF THE CONTR	
<del></del>			

### **EXHIBIT A**

### E. If amending or adding additional Articles, enter changes here:

### Article 111 PRINCIPAL PURPOSE

Section 3.1 The principal purpose of the Corporation shall be to operate an organization for scientific, literary, charitable, reliable transportation and education for needy women and others as these terms are defined by Section 501 (c) 3 of the Internal Revenue Code. The Corporation shall have on capital stock, and no part of the net earnings shall inure to the benefit of Board members, Officers, Members or Trustees of the Corporation or any private individual.

### Article V111 DISSOLUTION

Section 8.1 Dissolution. A resolution to dissolve WHEELS FROM THE HEART, INC. must include provisions for the distribution of their remaining assets to a designated non profit fund, foundation or corporation which is organized and operated for charitable purposes and which has established its tax exempt status under Section 501 (c) 3 of the Internal Revenue Code.

The date of each amendment(s) adoption: No VELLOVER 20th DOV
Effective date if applicable: November 20th 2001
(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.
Signature  (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)
(Typed or printed name of person signing)
Chairman/PRESIDENT