N12000009479

(Re	equestor's Name)		
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SECRETARY SPORATIONS STORE OF CORPORATIONS

Amend (10 10.30.13

N12000009479

The enclosed Articles of Amendment and fee are submitted for filling.

Please return all correspondence concerning this matter to the following:

VIVIAN JACKSON

(Name of Contact Person)

CREATING AWARENESS AND REDEFINING EXPECTATIONS INC.

(Firm/Company)

1155 W DANIA BEACH BĽVD

DANIA BEACH, FLORIDA 33004

(City/ State and Zip Code)

E-mail address: (to be used for future annual report notification)

For further information concerning this matter, please call:

VIVIAN JACKSON

Enclosed is a check for the following amount made payable to the Florida Department of State:

Certificate of Status

Certified Copy (Additional copy is

enclosed)

□\$52,50 Filing Fee

Certificate of Status Certified Copy (Additional Copy is

Enclosed)

Mailing Address

Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

Street Address

Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301



FLORIDA DEPARTMENT OF STATE Division of Corporations

November 18, 2013

VIVIAN JACKSON CREATING AWARENESS AND REDEFINING 1155 W. DANIA BEACH BLVD - APT. A DANIA BEACH, FL 33004

SUBJECT: CREATING AWARENESS AND REDEFINING EXPECTATIONS

INC.

Ref. Number: N12000009479

We have received your document for CREATING AWARENESS AND REDEFINING EXPECTATIONS INC. and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

Please complete the document in its entirety.

The document must have original signatures.

The name and title of the person signing the document must be noted beneath or opposite the signature.

Please include the exhibit(s) referred to in your document.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6050.

Irene Albritton Regulatory Specialist II

Letter Number: 813A00026565

Articles of Amendment to Articles of Incorporation of

CREATING AWARENESS AND REDEFINING EXPECTATIONS INC.

(Name of Corporation as currently filed w	ith the Florida Dept. of State	<u>)</u>	-
	2000009479		
(Document Nu	-		
Pursuant to the provisions of section 617.1006, Floamendment(s) to its Articles of Incorporation:	rida Statutes, this <i>Florida Not</i>	For Profit Corporation adopts the	: following
A. If amending name, enter the new name of the			
N	<u> </u>		_The new
nume must be distinguishable and contain the wore "Company" or "Co." may not be used in the num		ated" or the abbreviation "Corp."	or "Inc."
B. Enter new principal office address, if applies	ble: NA		_
(Principal office address <u>MUST BE A STREET A</u>	<u> </u>	10	_
			_
C. Enter new mailing address, if applicable:	A 1 A		
(Mailing address MAY BE A POST OFFICE	BOX NA		_ ಪ ಟ್ಟ್
			의 국동을
			سار ∴ اسا
 If amending the registered agent and/or registered agent and/or the new register 		ds, enter the name of the	
Name of New Registered Agent: NA			PH 12: 14 OF STATE
	(Florida street uddress	<u> </u>	
New Registered Office Address:	(.	•	
<u>NA</u>		, Florida	
	(City)	(Zip Cod	(e)
New Registered Agent's Signature, if changing			
I hereby accept the appointment as registered agei	rt. I am familiar with and ac	ept the obligations of the position.	
Cionada	use of New Registered Agent	if charging	
	OLE IN STEW REVISIEFER #989)		

Page 1 of 4

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)

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 Doc 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 Doc. PT as a Change, Mike Jones, V as Remove, and Sally Smith, SV as an Add.

Example: X.Change X.Remove X. Add	PT John Doo Y Mike Jor SY Sally Sm	127 -	
Type of Action (Check One)	Title	Marie Maller	Address
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Ada Remove			Spired Myssil SA
	ВМ	Matha Marie	2421014111111111
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Remove	DNA	Marielan	33065
3) Change	BM	- Music Harin	1267 farter Circle
Remove			33414
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Remove			
5)Chango			
Add			
Remove			
6)Change			
Add			
Remove			· ·

E. If amending or adding additional Articles, enter change(s) here: (attach additional sheets, if necessary). (Be specific) Article I. NA Article II. NA Article III. SEE AMENDED ARTICLES ATTACHMENT ARTICLE IV SEE AMENDED ARTICLES ATTACHMENT Article V. NA Article VI. ORIGINAL ARTICLE AMENDED AS ARTICLE XIV WITH ORIGINAL SIGNATURE Article VII. NOW AMENDED AS ARTICLE XIII WITH ADDITION OF TWO BOARD MEMBERS AND CHANGE IN TITLE OF PREVIOUS OFFICER. Article VIII. NOW AMENDED AS ARTICLE XV ADDITIONS: ARTICLE VI IS NOW INDEMINIFICATION ARTICLE VII IS NOW DISSOLUTION AND DIVISION OF ASSET ARTICLE III IS NOW ENLARGED TO INCLUED EXEMPTION CLAUSE ARTICLE VIII IS NOW MEMBERSHIP ARTICLE IX ADDED AS OFFICERS ARTICLE X DURATION OF EXISTENCE ARTICLE XI AMENDMENTS ARTICLE XII BYLAWS ARTILE XIII INITIAL OFFICERS AND DIRECTORS WITH ADDITIONS ARTICLE XIV INCORPORATOR ARTICLE XV EFFECTIVE DATE OF CORPORATION

ARTICLES OF INCORPORATION

Of

CREATING AWARENESS AND REDEFINING EXPECTATIONS INC.

Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida nonprofit corporation adopts the following amended articles of incorporation:

ARTICLE I THE NAME OF THE CORPORATION IS:

CREATING AWARENESS AND REDEFINING EXPECTATIONS INC.

ARTICLE II THE PRINCIPAL PLACE OF BUSINESS ADDRESS:

100 NW 8TH AVE

DANIA BEACH, FL. 33004

THE MAILING ADDRESS OF THE CORPORATION IS:

1155 W DANIA BEACH BLVD #A

DANIA BEACH, FL. 33004

ARTICLE III

PURPOSE

Creating Awareness and Redefining Expectations is designated exclusively for Religious, Charitable, Scientific, Educational, Health and Social Development purposes; within the meaning of Section 501(C)(3) of the Internal Revenue code of 1986, as arrended.

- To provide Youth Empowerment, social and cognitive development within inner city neighborhoods and our surrounding communities.
- Provide culturally diversified activities that will expose our youth and participants of our
 programs to uniqueness of individuality, leadership skills and abilities. Community
 involvement and civic mindedness. Proactive and critical thinking skills, the art of
 effective communication, conflict resolutions to bullying, peer pressure, drug
 prevention and abstinence.
- Provide annual and seasonal events for participant, families and our community at large.
 Purchase indoor and outdoor sports equipment which will be used to promote healthy lifestyles and eating habits, fitness and health, coed sports events and involvement for participants and family members

Our expansion efforts will contribute to providing safe havens for before school and
after school as well as evening activities through purposeful and resourceful mentoring,
tutoring, remedial skills, academic challenges and rewards, exposing participants to the
many forms of the arts, summer and winter camp as well as role molding and exposure
to successful business owners, rising entrepreneurs and city officials in order to broaden
their minds and expand their focus to their futures and redefining their expectations to
ones of influence and success.

ARTICLE IV

MANNER OF ELECTION

Appointment of Officers: The President appoints Members of the Board of Directors and determines the number of directors that shall sit on the Board. Vacancies arising due to a terminating event shall remain unfilled until the next annual meeting with duties assumed by other members. Full control of the affairs of the Corporation shall be vested with the President and the elected board members.

Term of Office: No maximum tenure for any one office on the Board of Directors exists.

Removal from office: The President may remove a member of the Board of Directors for just cause.

<u>ARTICLE V</u>

THE REGISTERED AGENT IS:

VIVIAN DEA P JACKSON 1155 W DANIA BEACH BLVD #A DANIA BEACH, FL. 33004

I CERTIFY THAT I AM FAMILIAR WITH AND ACCEPT THE RESPONSIBILITIES OF REGISTERED AGENT?

Registered Agent Signature: _

ARTICLE VI

INDEMNIFICATION AND LIMITATION OF LIABILITY:

- 1. The Corporation shall indemnify any officer or President or any former officer of the corporation, fully permitted by law. The private property of the member or officer, or president shall not unless other wise provided by law, be subject to the payment of the corporate debts to any extent whatsoever.
- 2. No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its member, trustees, officers, or other private persons, 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 III hereof.

- 3. No substantial part of the activities of the corporation shall constitute 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.
- 4. The corporation will not carry on or perform any 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; or
- (b) by a corporation, to which contributions are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.
- 5. This Corporation shall not discriminate in it's delivery of services based on Racc, Creed, Ethnicity, Culture, Sexual orientation, Financial or Economic Class or religious background or beliefs.

ARTICLE VII

DISSOLUTION AND DIVISION OF ASSET

Upon the dissolution of the corporation, assets will be distributed for one or more exempt purposes within the meaning of section 501(c) (3) of the Internal Revenue Code, or to other non-profit corporations 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 organizations, as the court shall determine, which are organized and operated exclusively for non-profit purposes.

ARTICLE VIII

MEMBERSHIP

The membership shall be open to all who support the charity. Membership is on a voluntary basis with no fees attached. Membership is based on those who are willing to give of their time, talent, financial support and efforts.

<u>ARTICLE IX</u>

<u>OFFICERS</u>

The officers of the Corporation shall consist of the following: Chair of the Board of Directors, Executive Director, Secretary, Treasurer and such other officers as the President of the Board of Directors may designate from time to time.

ARTICLE X

DURATION OF EXISTENCE

This corporation shall exist as a perpetual entity unless designated otherwise by the President of the corporation. The corporation is organized on a non-stock basis and shall be considered established and in existence as of the date of the prepared filing and is specified effective five (5) days prior to receipt by the office of Corporations.

ARTICLE XI

<u>AMENDMENTS</u>

The Corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation, or any amendment hereto, and any right conferred upon the members, partners or officers are subject to this reservation.

ARTICLE XII

BYLAWS

This Corporation shall abide by the operating guidelines provided by the bylaws adopted by the corporation, the Bylaws may be altered, amended or repealed by the President/Founder. The Board of Directors may amend or repeal any bylaws as directed by the President/Founder or votes made by the board.

ARTICLE XIII

INITIAL OFFICERS /DIRECTORS

SECRETARY

Bobbie Cobb 15050 S River Drive Miami FL 33169

BOARD MEMBERS

Martha Norris 3421 NW 176th Street Miami Gardens, Florida 33065

Marcia Gainer 4767 Puritan Circle Tampa, Florida 33617

ARTICLE XIV

INCORPORATOR

Incorporator

PRESIDENT

ARTICLE XV

The effective date for this corporation shall be 10/01/2012

The	, if other than the		
	te this document was signed. Nective date if applicable: 10/23/2013		
	(no more than §	90 days after amendment file date)	
Ado	doption of Amendment(s) (CHECK ON	E	
	The amendment(s) was/were adopted by the members was/were sufficient for approval.	s and the number of votes east for the amendment(s)	
	There are no members or members entitled to vote on adopted by the board of directors.	the amendment(s). The amendment(s) was/were	
	Dated 10/23/2013		
	Signature Vinnan Yaci	Kin	
	(By the chairman or vice chairman have not been selected by an inco other court appointed fiduciary by	of the board, president or other officer-if directors or	_
	VIVIAN J	ACKSON	
	(Typed or printed name	me of person signing)	
	Of file of pe	rson signing)	