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COVER LETTER

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TO: Amendment Section Division of Corporation	ns				
Division of Corporation			011 1110		18 TO
NAME OF CORPORATION	BEAUTY AND THE ON:				خير
DOCUMENT NUMBER:	N16000005539	_			
The enclosed Articles of An	nendment and fee are subm	nitted for filing.			
Please return all correspond	ence concerning this matter	r to the following:			
SHAUNETTE STOKES, E	SQ.				
		(Name of Contact Pc	rson)		
STOKES LAW GROUP					
		(Firm/ Company)		
5508 N 50TH STREET SU	ITE 9				
		(Address)	-		
TAMPA, FL 33610					
	((City/ State and Zip C	Code)		
SHAUNETTE@STOKESL	EGALCOUNSEL.COM				
E	-mail address: (to be used	for future annual repo	ort notification	<u> </u>	
For further information conc	erning this matter, please c	call:			
SHAUNETTE STOKES		at	813-	444-4156	
	(Name of Contact Person)		(Area Code)	(Daytime Telephone Number)
Enclosed is a check for the f	ollowing amount made pay	able to the Florida D	epartment of S	State:	
■ \$35 Filing Fee	☐\$43.75 Filing Fee & ☐ Certificate of Status	☐\$43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	Certifi Certifi	O Filing Fee cate of Status ed Copy cional Copy sed)	

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

Articles of Amendment to Articles of Incorporation of

BEAUTY AND THE BLISS FOUNDATION, IN	IC.	v.	ept. of State)
(Name of Corporation	as curren	tly filed with the Florida D	ept. of State)
N16000005539			:
(Docur	ment Numb	er of Corporation (if known)	
Pursuant to the provisions of section 617.1006, Flo amendment(s) to its Articles of Incorporation:	rida Statute	s, this <i>Florida Not For Prof</i>	It Corporation adopts the following
A. If amending name, enter the new name of the	e corporati	on:	
		·	The ne
name must be distinguishable and contain the word <u>"Company" or "Co." may not be used in the nam</u>		ion" or "incorporated" or t	he abbreviation "Corp." or "Inc.
B. Enter new principal office address, if applica	_	2604 BENTLEY DRIVE	
(Principal office address <u>MUST BE A STREET A</u>		PALM HARBOR, FL 3468	34
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE)	BOX)	2604 BENTLEY DRIVE	
		PALM HARBOR, FL 3468	4
D. If amending the registered agent and/or regisnew registered agent and/or the new register	stered office	e address in Florida, enter ddress:	the name of the
Name of New Registered Agent:	STOKES	LAW GROUP	
	5508 N 50	TH STREET SUITE 9	-
New Registered Office Address:		(Florida st	reet address)
	ТАМРА		, Florida 33610
		(City)	(Zip Code)
New Registered Agent's Signature, if changing F hereby accept the appointment as registered agen			ligations of the position.
_	_	Akauerth St	te
_	Sig	gnature of New Registered A	gent, 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)

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: XChange X Remove X Add	<u>PT</u> <u>V</u> <u>SV</u>	John Do Mike Jo Sally St	ones	
Type of Action (Check One)	Title		<u>Name</u>	<u>Addres</u> s
1) X Change	CEO	_	ANNIE CATHERINE JACKSON	2604 BENTLEY DRIVE
Add				PALM HARBOR, FL 34684
Remove				
2) Change		_		
Add				
Remove				
3) Change		_		
Add				
Remove				
4) Change		_		
Add				<u> </u>
Remove				
5) Change		_		
Add				
Remove				<u></u>
6) Change		_		
Add				
Remove				

C. If amending or adding additional Artic (attach additional sheets, if necessary).	(Be specific)		
PLEASE SEE ATTACHED.			
			
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		SEPTEMBER 6, 2017	
	edate of each amen ethis document was	signed.	_, if other than the
Effe	ective date <u>if applic</u>	cable: (no more than 90 days after amendment file date)	
		ed in this block does not meet the applicable statutory filing requirements, this date will not bute on the Department of State's records.	e listed as the
Ado	option of Amendme	ent(s) (<u>CHECK ONE</u>)	
	The amendment(s) was/were sufficient	was/were adopted by the members and the number of votes cast for the amendment(s) t for approval.	
	There are no membadopted by the box	bers or members entitled to vote on the amendment(s). The amendment(s) was/were ard of directors.	
	Dated	SEPTEMBER 6, 2017	
	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)	
		Annie Catherine Jackson Annie Catherine Jackson (Oct 5, 2017)	
		(Typed or printed name of person signing)	
		Annie Catherine Jackson Annie Catherine Jackson Annie Catherine Jackson (Oct 5, 2017)	
		(Title of person signing)	

Attachment to Amended Articles of Incorporation of Beauty and the Bliss Foundation, Inc.

The purpose for which Beauty and the Bliss Foundation is organized to provide Beauty and Integrative Health and Wellness services to those with cancer. The purpose is to allow those with cancer to experience a sense of well-being, relaxation, and refreshed spirit with caring friends to help. This organization is subject to the restrictions and limitations hereinafter set forth, to use and apply the whole or any part of the income therefrom and the principal thereof exclusively for charitable, religious, scientific, literary, or educational purposes either directly or by contributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code and Regulations issued pursuant thereto as they now exist or as they may hereafter be amended.

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to, any Director, Officer, or member of the corporation, or any other private individual (except that reasonable compensation may be paid for services rendered to or for the corporation, and reasonable expenses may be paid thereto, affecting one or more of the corporation's purposes), and no Director or Officer of the corporation, or any private individual shall be entitled to share in the distribution of any of the corporate assets on dissolution of the corporation. No substantial part of the activities of the corporation shall include the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall neither participate nor intervene (including the publication or distribution of statements) in any political campaign on behalf of any candidate for public office, at any time

Notwithstanding any other provision of these Articles of Incorporation, the corporation shall not conduct or carry on any activities not permitted to be conducted or carried on by an organization exempt from taxation under Section 501(c)(3) of the Internal Revenue Code and Regulations issued pursuant thereto as they now exist or as they may hereafter be amended, or by an organization, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code and the Regulations as they now exist or as they may hereafter be amended.

Upon the dissolution of the corporation, the Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the corporation, dispose of all of the assets of the corporation exclusively for the purposes of the corporation in such manner, or to such organization or organizations organized and operated exclusively for charitable, educational, religious, or scientific purposes as shall at the time qualify as an exempt organization or organizations under (or the corresponding provisions of any future United States Internal Revenue Law), as the Board of Directors shall determine. Any of such assets not so disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as the Court shall determine, which are organized and operated exclusively for such purposes.