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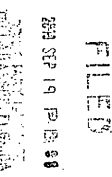
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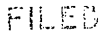
TO: Amendment Section Division of Corporations			
CAMANAISTRING NAME OF CORPORATION:			
NAME OF CORPORATION.			
DOCUMENT NUMBER: N16000009536			
The enclosed Articles of Amendment and fee are sub-	nitted for filing.		
Please return all correspondence concerning this matter	er to the following:		
ERIKA LOCKE-WILLIAMS			
<u> </u>	(Name of Contact Pe	erson)	
	(Firm/ Company	·)	
931 VILLAGE BOULEVARD STE 905-467			
	(Address)		
WEST PALM BEACH, FLORIDA 33409			
	(City/ State and Zip (Code)	
ADMIN@CAMANAISTRINGS.ORG			
E-mail address: (to be used	I for future annual rep	ort notification)
For further information concerning this matter, please	call:		
ERIKA LOCKE-WILLIAMS	it:	561	215-9671
(Name of Contact Person			(Daytime Telephone Number)
Enclosed is a check for the following amount made pa	ayable to the Florida I	Department of S	State:
■ \$35 Filing Fee □\$43.75 Filing Fee & Certificate of Status	S43.75 Filing Fee Certified Copy (Additional copy i enclosed)	Certifi s Certifi	D Filing Fee cate of Status ed Copy donal Copy is sed)

Mailing Address

Amendment Section Division of Corporations P.O. Box 6327 Tallahossee, 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



CAMANAISTRINGS, INC.		അൻ നട്ടെ 10 ത്രിയ മ്യ
(Name of Corporation as curren	fly filed with the	
N16000009536		And the second second
(Document Numb	er of Corporation	(if known) LL PATENT CELL FLORING
Pursuant to the provisions of section 617,1006, Florida Statute amendment(s) to its Articles of Incorporation:	es, this <i>Florida No</i>	of For Profit Corporation adopts the following
A. If amending name, enter the new name of the corporati	ion:	
NA		71
name must be distinguishable and contain the word "corporal "Company" or "Co." may not be used in the name.	tion" or "incorpo	The new rated" or the abbreviation "Corp." or "Inc."
B. Enter new principal office address, if applicable:	NA	
(Principal office address MUST BE A STREET ADDRESS)	
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX)	ΝΛ	
		•
D. If amending the registered agent and/or registered office		rida, enter the name of the
new registered agent and/or the new registered office a	ddress:	
Name of New Registered Agent:		
		(Florida street address)
New Registered Office Address:		
		, Flori da
	(City)	(Zip Code)
New Registered Agent's Signature, if changing Registered I hereby accept the appointment as registered agent. I am fa		exept the obligations of the position.
2.	ignature of New R	egistered 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)

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 X Remove X Add	<u>V</u> <u>Mi</u>	hn Doe ke Jones Ilv Smith		
Type of Action (Check One)	<u>Title</u>	Name	<u>Addres</u> s	
I) Change	· 			
Add				
Remove				
2) Change				
Add				
Remove				
3) Change				
Add				
Remove				
4) Change				
	-			
Add Remove				
Remove				
5) Change				
Add				
Remove				
6) Change				
Add				

E. If amending or adding additional Articles, enter change(s) here: (attach additional sheets, if necessary). (Be specific)			
PLEASE AMEND ARTICLE III SEE ATTACHMENT A			
PLEASE AMEND ARTICLE IV SEE ATTACHMENT B	-		
PLEASE ADD ARTICLES IX & X SEE ATTACHMENT C			
	_		

		09/13/2019	
The	date of each amendme	ent(s) adoption:	_, if other than the
date	this document was sign	ed.	
		09/13/2019	
Effo	ective date <u>if applicabl</u>	e:	
		n this block does not meet the applicable statutory filing requirements, this date will not be not the Department of State's records.	e listed as the
Ado	ption of Amendment(s) (<u>CHECK ONE</u>)	
	The amendment(s) was was/were sufficient for	s/were adopted by the members and the number of votes cast for the amendment(s) approval.	
	There are no members adopted by the board of	or members entitled to vote on the amendment(s). The amendment(s) was/were of directors.	
	Dated O9/	13/2019	
	Signature <u></u>	110000000 110000 CX	_
		the chairman or vice chairman of the board, president or other officer-if directors	_
		re not been selected, by an incorporator – if in the hands of a receiver, trustee, or	
	oth	er court appointed fiduciary by that fiduciary)	
		ERIKA LOCKE-WILLIAMS	
	-	(Typed or printed name of person signing)	
		VICE-PRESIDENT	
	-	(Title of person signing)	

Document Number: N16000009536

Attachment A EIN: 81-4011080

ARTICLE III

Purpose

Section 1 – This corporation is organized exclusively for charitable, religious, literary, educational, and scientific purposes, including for such purposes, the making of distributions to organizations that qualify as exempt organizations under 501(c)(3) of the Internal Revenue Code or corresponding section of any future federal tax code. The Corporation may receive and administer funds for charitable, religious, literary, educational, or scientific purposes, with the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986 to aid anyone that needs assistance in achieving a life of sustainability.

Section 2 – To the extent consistent with the above general purposes, the specific purposes of the organization will consist of but not limited to:

Provide resources and services to individual and families in the areas of arts and music.

Section 3 – To receive property by gift, devise or bequest subject to the laws relating to the transfer of property by gift or will;

Section 4 – To act as Trustee under any trust incidental to the principal objects of the corporation and to receive, hold, administer and expend funds and property subject to such trust;

Section 5 – To take, purchase or otherwise acquire; to own, hold, occupy, use; manage, improve, develop and work; to grant, sell, exchange, let, demise and otherwise dispose of real estate, buildings, and improvements and every right, interest, and estate therein without limit as to the amount thereof and wheresoever's the same may be situated; to erect, construct, alter and repair buildings; to assume any and every kind of contract, agreement and obligation by or with any person, firm, corporation, or association, or any Federal, State, or other government for the erection, construction, alteration, repair, renewal, equipment, improvement, development, use, leasing, management or control of any buildings, improvements or structures of any kind wherever the same may be situated;

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Section 6 – To enter into, make, perform, and carry out contracts of every kind for any lawful purpose without limit as to amount and with any person, firm, association or corporation; to draw, make, accept, endorse, discount, issue, and execute promissory notes, warrants, and other negotiable or transferrable interests;

Section 7 – To purchase or otherwise acquire, to own, hold, use, to sell, assign and transfer, exchange or otherwise dispose of, deal in or deal with personal property of every kind and description without limit as to the amount thereof, and affairs and attainment of the exempt purposes of the corporation and to have and exercise all the powers now or hereafter conferred by the laws of the State;

Document Number: N16000009536

Attachment B EIN: 81-4011080

ARTICLE IV

<u>Manner of Election</u>

- **Section 1** The business of the organization shall be managed by a Board of Directors consisting of no fewer than three (3) and no more than nine (9) members, together with the officers of this organization. At least one of the Directors elected shall be a resident of the State of Florida and a citizen of the United States.
- **Section 2** The Directors to be chosen for the ensuing year shall be chosen at the annual meeting of this organization in the same manner and style as the officers of this organization and they shall serve for a minimum term of 3 years. The completion of a 3-year term does not forfeit an officer or director from serving on the board for another term; terms are renewable.
- **Section 3** The Board of Directors as well as the CEO shall have the control and management of the affairs of the business of this organization.
- **Section 4** At any meeting of the Board of Directors, a quorum shall consist of (1) more than (50%) of the total members of appointed Directors.
- **Section 5** Each Director shall have one vote and such voting may be done by proxy over the phone, fax, text, or email; in addition, each director may submit their vote by absentee ballot.
- **Section 6** The Board of Directors may make such rules and regulations covering its meetings as it may in its discretion determine is necessary.
- **Section 7** Vacancies in the Board of Directors shall be filled by a vote of the majority of the remaining members of the Board of Directors for the balance of the term, unless indicated otherwise at the time of voting.
- **Section 8** A Director may be removed when sufficient cause exists for such removal. The Board of Directors may entertain charges against any Director. The Board of Directors shall adopt such rules for this hearing and in its discretion consider what is necessary for the best interests of the organization.

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Section 9 – The President/CEO/Founder shall oversee and maintain the primary business of the organization and shall:

- a. Supervise and control the affairs of the corporation and the activities of the officers. The duties shall perform all duties and matters to the office and others duties that may be required by law and the articles of incorporation. The position shall attend all meetings of the Board of Directors and be a voting member.
- b. The position of President/CEO/Founder is unique and carries a lifetime term at the discretion of the CEO/Founder.
- c. If the President/CEO/Founder is no longer in office due to resignation, illness, or death the subsequent CEO will not be subject to a lifetime term or seat on the Board of Directors as a voting member.
- d. If the President/CEO/Founder becomes ill or otherwise becomes unable to perform the duties of the office due to becoming incapacitated or death, the board of directors will be responsible for selecting an interim CEO until the position is filled.
- c. At the time of such circumstances the board of directors will be responsible for hiring a new CEO.

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Attachment C EIN: 81-4011080

Article IX Non-profit Nature

Section 1 - Non-profit Nature

Camanaistrings, Inc. is organized exclusively for charitable and educational purposes 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, or corresponding section of any future federal tax code. No part of the net earnings of Camanaistrings, Inc. shall inure to the benefit of, or be distributable to its members, 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 the purpose clause hereof.

Notwithstanding any other provision of this document, the corporation shall not carry on any other activities not permitted to be carried on (a) by any 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.

Camanaistrings, Inc. is not organized and shall not be operated for the private gain of any person. The property of the corporation is irrevocably dedicated to its educational and charitable purposes. No part of the assets, receipts, or net carnings of the corporation shall inure to the benefit of, or be distributed to any individual. The corporation may, however, pay reasonable compensation for services rendered, and make other payments and distributions consistent with these Articles.

Section 2 - Personal Liability

No officer or director of this corporation shall be personally liable for the debts or obligations of *Camanaistrings, Inc.* of any nature whatsoever, nor shall any of the property or assets of the officers or directors be subject to the payment of the debts or obligations of this corporation.

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Section 3 - Dissolution

Upon termination or dissolution of the *Camanaistrings*, *Inc.* any assets lawfully available for distribution shall be distributed to one (1) or more qualifying organizations described in Section 501(c)(3) of the Internal Revenue Code of 1986 (or described in any corresponding provision of any successor statute) which organization or organizations have a charitable purpose which, at least generally, includes a purpose similar to the terminating or dissolving corporation.

The organization to receive the assets of the *Camanaistrings, Inc.* hereunder shall be selected by the discretion of a majority of the managing body of the *Camanaistrings, Inc.* and if its members cannot so agree, then the recipient organization shall be selected pursuant to a verified petition in equity filed in a court of proper jurisdiction against the *Camanaistrings, Inc.* by one (1) or more of its managing body which verified petition shall contain such statements as reasonably indicate the applicability of this section. The court upon a finding that this section is applicable shall select the qualifying organization or organizations to receive the assets to be distributed, giving preference if practicable to organizations located within the State of Florida.

In the event that the court shall find that this section is applicable but that there is no qualifying organization known to it which has a charitable purpose, which, at least generally, includes a purpose similar to this corporation, then the court shall direct the distribution of its assets lawfully available for distribution to the Treasurer of the State of Florida to be added to the general fund.

Section 4 - Restricted Activities

No substantial part of the corporation's activities shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene (including the publishing or distribution of statements) in any political campaign on behalf of or in opposition to any candidate for public office.

Document Number: N16000009536

Attachment C EIN: 81-4011080

Article X Membership

Camanaistrings, Inc. 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 by laws.