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## FLORIDA DEPARTMENT OF STATE **Division of Corporations**

July 15, 2019

JUANITA COLEY SOLID ROCK CONSULTING, LLC 3399 CYPRESS GARDENS RD WINTER HAVEN, FL 33884

SUBJECT: NO MORE SUFFERING IN SILENCE, INC. Ref. Number: N17000011073

We have received your document and check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned to you for the following reason(s):

Please entitle your document Articles of Amendment.

The incorporator(s) cannot be amended or changed. Please correct your document accordingly.

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.

Susan Tallent Regulatory Specialist II

Letter Number: 319A00014335

www.sunbiz.org

COVE	REFIER
TO: Amendment Section Division of Corporations	
NO MORE SUFFERING IN SI	ILENCE, INC.
N17000011073 DOCUMENT NUMBER:	
The enclosed Articles of Amendment and fee are submitted for f	īling.
Please return all correspondence concerning this matter to the fol	llowing:
Juanita Coley	
(Name of	Contact Person)
Solid Rock Consulting, LLC	
(Firm	/ Company)
3399 Cypress Gardens Rd	
(2	Address)
Winter Haven FL 33884	
(City/ Stat	e and Zip Code)
Info@solidrockpm.net	V
E-mail address: (to be used for future	annual report notification)
For further information concerning this matter, please call:	
Juanita Coley	863 656-1152
(Name of Contact Person)	atat
Enclosed is a check for the following amount made payable to th	e Florida Department of State:
■ \$35 Filing Fee □S43.75 Filing Fee & □S43.75 Fili	d Copy Certificate of Status onal copy is Certified Copy
<u>Mailing Address</u> Amendment Section Division of Corporations P.O. Box 6327 Tallabassee, FL 32314	<u>Street Address</u> Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle

# COVER LETTER

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## ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION

This Florida nonprofit corporation, hereby adopts the following amended articles of incorporation

### ARTICLE I NAME

The name of the Corporation shall be: No More Suffering in Silence, Inc.

#### ARTICLE II PRINCIPAL OFFICE

The principal place of business address:

Principal street address:

Mailing address:

48 N Kirkman Rd Suite 6 Ortando FI 32811

48 N Kirkman Rd Suite 6 Orlando FI 32811

## ARTICLE III PURPOSE

The specific purpose for which this corporation is organized is:

No More Suffering in Silence, Inc. is organized exclusively for chantable, educational, and scientific 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 the corresponding section of any future federal tax code. No More Suffering in Silence, Inc. purpose is to to educate and empower those that are affected by issues that result in silent suffering such as Depression, Chronic Illnesses, Sexual Assault, Domestic Violence & Abuse.

## ARTICLE IV MANNER OF ELECTION

The manner in which the directors are elected and appointed:

All appointments are based on majority of founding members.

## ARTICLE V INITIAL OFFICERS AND/OR DIRECTORS

The names and addresses of the persons who are the initial trustees of the corporation are as follows:

SPEAR, TARI, President 48 N Kirkman Rd Suite 6 Orlando FI 32811

ADDISON, JALEISA, Vice President 48 N Kirkman Rd Suite 6 Orlando FI 32811

JONES, ANTOINE, Treasurer 48 N Kirkman Rd Suite 6 Orlando FI 32811

ARTICLE VI REGISTERED AGENT The name and Florida street address (P.O. Box NOT acceptable) of the registered agent is:

Tari Spear, President 48 N Kirkman Rd Suite 6 Orlando FI 32811

## ARTICLE VII INCORPORATOR

The name and address of the Incorporator is: Vibert White 7425 Jufts Court Orlando FI 32807

ARTICLE VII EFFECTIVE DATE Effective date, if other than the date of filing: 6/4/2019

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#### ARTICLE VIII PROHIBITED DISTRIBUTIONS

No part of the net earnings of the corporation 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 Article Third hereof. No substantial part of the activities of the corporation shall be 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. Notwithstanding any other provision of these articles, the corporation shall not carry on any other 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, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

### ARTICLE VIII DISSOLUTION

Dissolution clause is as follows:

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the 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 so disposed of shall be disposed of by a Court of Competent Junsdiction 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 said Court shall determine, which are organized and operated exclusively for such purposes.

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity

Tiel-

Required Signature of Registered Agent

I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.

106:00

Required Signature of Incorporator

		06/04/2019	
	date of each amen this document was	idment(s) adoption:	, if other than the
Effa	ective date <u>if applic</u>	06/04/2019 able:	
		(no more than $\overline{90}$ days after amendment file date)	
		ed in this block does not meet the applicable statutory filing requirements, this date will no te on the Department of State's records.	t be listed as the
Ade	ption of Amendme	ent(s) ( <u>CHECK ONE</u> )	
	The amendment(s) was/were sufficien	was/were adopted by the members and the number of votes cast for the amendment(s) t for approval.	
	There are no memb adopted by the boa	pers or members entitled to vote on the amendment(s). The amendment(s) was/were and of directors.	
	Dated	06/05/2019	
Signature _		5 Dine	
	(	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)	
		Tari Spear	
		(Typed or printed name of person signing)	

President

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(Title of person signing)

x