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October 22, 2018

SHANNON MCKINNEY 37414 WOODRIVER DR DADE CITY, FL 33523

SUBJECT: LOVE GROVELAND, INC.

Ref. Number: W18000092218

We have received your document for LOVE GROVELAND,. INC. and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

Please submit only set of articles.,

If your business entity does not intend to transact business until January 1st of the upcoming calendar year, you may wish to revise your document to include an effective date of January 1st. If you do not list an effective date of January 1st, your business entity will become effective this calendar year and it will be required to file an annual report and pay the required annual report fee for the upcoming calendar year this coming January, which is merely weeks away. By listing an effective date of January 1st, the entity's existence will not begin until January 1st of the upcoming year and will, therefore, postpone the entity's requirement to file an annual report and pay the required annual report filing fee until the following calendar year.

Please return the corrected original and one copy of 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) 245-6052.

Tyrone Scott Regulatory Specialist II New Filings Section

www.sunbiz.org

Letter Number: 018A00021596



October 22, 2018

To Florida Department of State:

Attn: Tyrone Scott, New Filing Division

A Florida Non Profit Corporation was recently filed with the Florida Department of State regarding Love Groveland, Inc. I am including the correct Articles of Incorporation to be used for this filing. Please see the attached Articles.

Thank you

Shannon McKinney

President/Chairman, Love Groveland

**Enclosure: Correct Articles of Incorporation** 

## ARTICLES OF INCORPORATION

Articles of Incorporation of Love Groveland, Inc	<u> 5</u>	<u> </u>
The undersigned persons, acting as incorporators of a corporation not for prothe Florida Not For Profit Corporation Act, as set forth in Chapter 617 of the Statutes, adopt the following Articles of Incorporation:	ofit unde Florida	e概 02
<b>ARTICLE I</b> : CORPORATION NAME: The name of the Corporation shalf Groveland, Inc	be <u>Lo</u>	<u>ve</u>
<b>ARTICLE II</b> : PLACE OF BUSINESS: The place in this state where the proffice of the Corporation is to be located at <u>137 E Cherry Street</u> , Groveland in Lake County.	•	<u>736</u>
ARTICLE III: PURPOSE: To demonstrate love to the people of Sout County and Florida by providing resources and assistance through meals at pantry, and to be a catalyst for changed lives for the underprivileged through in jobs training and placement, aiding at risk children and families and individuating basic social services, and to model and present to them the Gospel	nd food n assista duals in	
Said corporation is organized exclusively for charitable, religious, eduand scientific purposes, including, for such purposes, the making of distributorganizations that qualify as exempt organizations under section 501(c)(3) of Internal Revenue Code, or the corresponding section of any future federal to	tions to of the	
ARTICLE IIII: OFFICERS: The name and residential address of the incorporalso serve as initial directors and officers until the first organizational meeting of the are:  TITLE: President/Chairman Name Shannon McKinney		
Address 37414 Woodriver Dr. Dade City, FL 33523	_	
TITLE: Vice President/Vice Chairman Name Melissa Roy		
Address 108 Islabella Way; Graveland, FL 3473	6	
TITLE: Secretary Name Thomas Walker		
Address 388 West waldo Gracial, Fr 3	'4.73C	
TITLE: Treasurer Name Thomas Walker		
Address 388 West Waldo Graveland, FL 3	1736	,

ARTICLE V: ELECTION OR APPOINTMENT OF DIRECTORS AND OFFICERS: As stated by the bylaws.

ARTICLE VI: These Articles may be amended in any manner at any regular or special meeting of the Board of Directors, provided that specific written notice of the proposed amendment of the Articles setting forth the proposed amendment or a summary of the changes to be effected thereby shall be given to each director at least three (3) days in advance of such a meeting if delivered personally, by facsimile, or by e-mail or at least five (5) days if delivered by mail. Any vote for amendment to these Articles shall require a majority vote as set forth in Article III, Section 1e. All other amendments of the Articles shall remain in effect.

ARTICLE VII: 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: 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 Jurisdiction 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.

ARTICLE IX: REGISTERED AGENT:

The name and Florida street address (P.O. Box NOT acceptable) of the initial Registered Agent is as follows:

NAME Shanner McKinkey ADRESS 37414 was liver Dr. Dade City, FZ 33503

## **ARTICLE X** EFFECTIVE DATE: Effective date of the Articles Of Incorporation as set forth shall be in effect at the date of filing of the Florida Not For Profit Corporation.

Signed by	
President/Chairman	Print Name: Showner McKinn
Wice President/Vice Chairman	Print Name: Melissa Rby
Thoma C Walk Secretary	Print Name: HOMAS C. WALKER JR
Treasurer (Ma/kg)	Print Name: Homs C. WALKSON Je

## CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/ REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 617.0501, FLORIDA STATUTES, THE UNDERSIGNED CORPORATION, ORGANIZED UNDER THE LAWS OF THE STATE OF FLORIDA, SUBMITS THE FOLLOWING STATEMENT IN DESIGNATING THE REGISTERED AGENT/REGISTERED OFFICE. IN THE STATE OF FLORIDA.

- 1. The name of the corporation is LOVE GROVELAND, INC.
- 2. The name and address of the registered agent and office is 137 E. Cherry Street, Groveland, Florida 34736. Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate. I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

Sherren McKirnoneis

Rygistered Agent

Date: 10 7 18