N190000009616

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COVER LETTER

TO: Amendment Section Division of Corporations

HUMBLE BEGINNI NAME OF CORPORATION:		ON INC		
N19000009616				
DOCUMENT NUMBER:				
The enclosed Articles of Amendment and fee are subm	nitted for tiling.			
Please return all correspondence concerning this matte	r to the following:			
CONNIE WILLIAMS				
	(Name of Contact	Person)		· · · · · · · · · · · · · · · · · · ·
FUNDS TO FUNCTION LLC				
	(Firm/ Compa	ıny)		
2050 OLEANDER BLVD SUITE 11-104				
	(Address)			
FORT PIERCE, FL 34950				
	(City/ State and Zi	ip Code)		
CWILLIAMS@FUNDSTOFUNCTION.COM				
E-mail address: (to be used	for future annual	report notific	cation)	
For further information concerning this matter, please	call:			
CONNIE WILLIAMS		at		495-1322
(Name of Contact Person)	(Area Co	ode)	(Daytime Telephone Number)
Enclosed is a check for the following amount made pa	yable to the Florid	a Departmer	n of S	tate:
■ \$35 Filing Fee	S43.75 Filing F Certified Copy (Additional cop enclosed)	y is C	Certific Certific	Filing Fee rate of Status ed Copy onal Copy is sed)

Mailing Address

Amendment Section Division of Corporations P.O. Box 6327 Street Address

Amendment Section Division of Corporations Clifton Building

Articles of Amendment to Articles of Incorporation of

HUMBLE BEGINNINGS FOUNDATION INC		20195-25 200
(Name of Corporation as curren	itly filed with the Florida Dept	2019 01 26 711 12: 5
N19000009616		
(Document Numb	per of Corporation (if known)	
Pursuant to the provisions of section 617.1006, Florida Statut amendment(s) to its Articles of Incorporation:	es, this <i>Florida Not For Profit</i> (Corporation adopts the following
A. If amending name, enter the new name of the corporat	ion:	
N/A		The new
name must be distinguishable and contain the word "corpora "Company" or "Co," may not be used in the name.	tion" or "incorporated" or the	
B. Enter new principal office address, if applicable: (Principal office address <u>MUST BE A STREET ADDRESS</u>	N/A	
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX)		
D. If amending the registered agent and/or registered offinew registered agent and/or the new registered office a	ce address in Florida, enter the	e name of the
Name of New Registered Agent:		
New Registered Office Address:	(Florida street	address)
		. Florida
	(City)	(Zip Code)
New Registered Agent's Signature, if changing Registered hereby accept the appointment as registered agent. I am fa	Agent: miliar with and accept the oblig	ations of the position.
	ignature of New Registered Age.	nt, if changing

address of each Office (Attach additional shee Please note the officer/ P = President; V = Vice	er and/or Directo ts, if necessary) director title by th the President: T= Tr the Chief Financia	r being added: e first letter of the office title: reasurer; S= Secretary; D= Director; TR= ul Officer. If an officer/director holds more	cer/director being removed and title, name, and Trustee; C = Chairman or Clerk; CEO = Chief than one title, list the first letter of each office
Changes should be note a change, Mike Jones le Mike Jones, V as Remo	caves the corpora	tion, Sally Smith is named the V and S. Thes	he PST and Mike Jones is listed as the V. There is se should be noted as John Doe, PT as a Change,
Example: X Change X Remove X Add		Doe Jones Smith	
Type of Action (Check One)	<u>Title</u>	Name	<u>Addres</u> s
1) Change Add Remove		N/A	
. 2) Change Add Remove			
3) Change Add Remove			
4) Change Add			
Remove Change Add			
Remove 6) Change			

____ Add

). (Be specific)			
EATTACHED				
				
	-		-	 -
				
				
				_
				

Th dat	e date of each amendment(s) adoption: e this document was signed.	if other than the
Eff	ective date <u>if applicable</u> :	
	(no more than 90) days after amendment file date)	
<u>Not</u> doc	(e) If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be ument's effective date on the Department of State's records.	listed as the
Add	option of Amendment(s) (CHECK ONE)	
	The amendment(s) was/were adopted by the members and the number of votes east for the amendment(s) was/were sufficient for approval.	
	There are no members or members entitled to vote on the amendment(s). The amendment(s) was/were adopted by the board of directors.	
	Dated 09/24/2019	
	Signatureluedeougle	
	(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)	
	OVEDA TAYLOR	
	(Typed or printed name of person signing)	
	PRESIDENT	
	(Title of person signing)	

Attachment to Articles of Incorporation for Humble Beginnings Foundation, Inc.

Article 3. The purposes for which Innovative Social Services, Inc. is organized are:

- a. Humble Beginnings Foundation, Inc. (HBFI) is organized for exclusively religious, charitable, educational and scientific purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under said Section 501(c)(3) of the Internal Revenue Code of 1986.
- b. Notwithstanding any other provision of these Articles, this organization shall not carry on any activities not permitted to be carried on by an organization exempt from Federal Income Tax under Section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law or 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.
- c. No substantial part of the activities of HBFI shall be carrying on propaganda, or otherwise attempting to influence legislation, and the organization shall not participate in, or intervene in (including the publication or distribution of statements), any political campaign on behalf of any candidate for public office.
- d. No part of the net earnings of HBFI shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the organization 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.
- e. Upon the dissolution of HBFI, the Board of Directors shall, after paying or making provision for payment of all the liabilities of HBFI, dispose of the residual assets of HBFI exclusively for exempt purposes of HBFI in such manner, or to one or more organizations which themselves are exempt as organizations described in Sections 501(c)(3) and 170(c)(2) of the Internal Revenue Code of 1986 or corresponding Sections of any future Internal Revenue Code. Any such assets not so disposed of shall be disposed of by the Superior Court of the county in which the principal office of HBF1 is then located, for such purposes or organizations, as said Court shall