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N19 000	012 536
(Requestor's Name) (Address) (Address)	000336313830
(City/State/Zip/Phone #)	10/31/1901004003 ** 78.75
Certified Copies Certificates of Status	
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WP9-102487





FLORIDA DEPARTMENT OF STATE Division of Corporations

November 25, 2019

GECRGE E. LEITH III 909 BLOXAM AVE. CLERMONT, FL 34711-2684

SUBJECT: LEARNING TO LOVE FOUNDATION, INC. Ref. Number: W19000102487

We have received your document for LEARNING TO LOVE FOUNDATION, INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The purpose contained in your articles of incorporation should be more specific. Please correct your articles to reflect the specific purpose for which the non profit corporation is being organized.

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) 245-6052.

DANIEL L O'KEEFE Regulatory Specialist II

Letter Number: 119A00024040

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COVER LETTER



Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

SUBJECT:	Learning to Love Foundation, Inc.		

(PROPOSED CORPORATE NAME – MUST INCLUDE SUFFIX)

Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for :

□ \$70.00 Filing Fee S78.75 Filing Fee & Certificate of Status S78.75 Filing Fee & Certified Copy

State State

ADDITIONAL COPY REQUIRED

George E. Leith III FROM:

Name (Printed or typed)

909 Bloxam Avenue

Address

Clermont, Florida 34711

City, State & Zip

352-358-6206

Daytime Telephone number

george.leith@ltlfoundation.org

E-mail address: (to be used for future annual report notification)

NOTE: Please provide the original and one copy of the articles.

ARTICLES OF INCORPORATION

, ,		In compliance with Chapter 6	517, F.S., (Not for Profit)
<u>ARTICLE I</u> The name of t	, <u>NAME</u> he corporation shall be:	arning to Love Foundation, In	IC.
	PRINCIPAL OFFICE		· · · · ·
909	Principal <u>street</u> address Bloxam Avenue	K:	Mailing address, if different is:
Cler	mont, Florida 34711		
1<i>RTICLE III</i> The purpose f	PURPOSE for which the corporation is	organized is:	
ARTICLE IV	MANNER OF ELECT	<u>ION</u> The manner in which th	he directors are elected and appointed:
bylaws RTICLE V	INITIAL OFFICERS A	<u>ND/OR DIRECTORS</u>	Rill Contry Transurer/Dir
ARTICLE V	INITIAL OFFICERS A	<u>ND/OR DIRECTORS</u> sident/Dir Name and	Rill Contry Transurer/Dir
bylaws I <u>RTICLE V</u> Name and Titl	INITIAL OFFICERS A George E. Leith III, Pre	<u>ND/OR DIRECTORS</u> sident/Dir Name and Address:	a Title:
bylaws I <u>RTICLE V</u> Name and Titl Address	INITIAL OFFICERS A George E. Leith III, Pre 909 Bloxam Avenue Clermont, Florida 34711	<u>ND/OR DIRECTORS</u> sident/Dir Name and Address: 	a Title: Bill Gentry, Treasurer/Dir. 909 Bloxam Avenue Clermont, Florida 34711
bylaws ARTICLE V Name and Titl Address Name and Titl	INITIAL OFFICERS A George E. Leith III, Pres 909 Bloxam Avenue Clermont, Florida 34711 e: David Pierce, Secretary/ 909 Bloxam Avenue	ND/OR DIRECTORS sident/Dir. Name and Address: Dir. Name and	d Title: Bill Gentry, Treasurer/Dir.
bylaws IRTICLE V Name and Titl Address Name and Titl	INITIAL OFFICERS A Ceorge E. Leith III, Pres 909 Bloxam Avenue Clermont, Florida 34711 e: David Pierce, Secretary/ 909 Bloxam Avenue Clermont, Florida 34711	ND/OR DIRECTORS sident/Dir. Name and Address: Dir. Name and Address:	A Title: Bill Gentry, Treasurer/Dir. 909 Bloxam Avenue Clermont, Florida 34711
bylaws ARTICLE V Name and Titl Address Name and Titl Address	INITIAL OFFICERS A e: George E. Leith III, Pres 909 Bloxam Avenue Clermont, Florida 34711 e: David Pierce, Secretary/ 909 Bloxam Avenue Clermont, Florida 34711	ND/OR DIRECTORS sident/Dir. Name and Address: Dir. Name and	A Title: Bill Gentry, Treasurer/Dir. 909 Bloxam Avenue Clermont, Florida 34711
bylaws ARTICLE V Name and Titl Address Name and Titl Address	INITIAL OFFICERS A George E. Leith III, Pres 909 Bloxam Avenue Clermont, Florida 34711 e: David Pierce, Secretary/ 909 Bloxam Avenue Clermont, Florida 34711	ND/OR DIRECTORS sident/Dir. Name and Address: Dir. Name and	A Title: Bill Gentry, Treasurer/Dir. 909 Bloxam Avenue Clermont, Florida 34711
bylaws ARTICLE V Name and Titl Address Name and Titl	INITIAL OFFICERS A George E. Leith III, Pres 909 Bloxam Avenue Clermont, Florida 34711 e: David Pierce, Secretary/ 909 Bloxam Avenue Clermont, Florida 34711	ND/OR DIRECTORS sident/Dir. Name and Address: Dir. Name and Address:	A Title: Bill Gentry, Treasurer/Dir. 909 Bloxam Avenue Clermont, Florida 34711

Name and Title	:	Name and Title:
Address		
Name and Title:		Name and Title:
Address		
-		-
-		
<u>ARTICLE VI</u> The <u>name and</u> Fl	REGISTERED AGENT orida street address (P.O. Box NOT acce	
Name:	George E. Leith III	prable) of the registered agent is:
Address:	909 Bloxam Avenue	
	Clermont, Florida 34711	
ARTICLE VII	INCORPORATOR	
Name:	dress of the Incorporator is: George E. Leith III	
Address:	909 Bloxam Avenue	
	Clermont, Florida 34711	
<u>ARTICLE VIII I</u>	EFFECTIVE DATE:	
ettective data if a		(OPTIONAL)

Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.

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

Required Signature of Registered Agent

10/28/2019

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.

Required Signature of Incorporator

10/28/2019



Learning to Love Foundation, Inc. Articles of Incorporation Attachment

ARTICLE III PURPOSE

1. Learning to Love Foundation, Inc.'s mission is to establish loving and creative environments to transform the Body, Soul, and Spirit of orphans so that they become empowered sons and daughters of God.

2. No substantial part of the activities of the corporation shall consist of the carrying on of propaganda or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in, any political campaign on behalf of any candidate for public office.

3. The Corporation is organized exclusively for charitable, religious, educational and scientific purposes, including for such purposes, the making of distributions to organizations that qualify as an exempt organization under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE IX DISSOLUTION

1. The property of this corporation is irrevocably dedicated to charitable purposes and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, officer, or member thereof or to the benefit of any private person.

2. The manner of distribution of assets in this Corporation's winding up is as follows: Upon 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 state or local government for public purpose. Any such asset not so disposed of shall be disposed of by the Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purpose or to such organization or organizations as said Court shall determine, which are organized and operated exclusively for such purposes.