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July 30, 2020

Florida Department of State Amendment Section Division of Corporations P. O. Box 6327 Tallahassee, FI. 32314.

RE: Community On Demand, Inc. - Amendment to Articles of Incorporation

Please file the enclosed Amendment to the Articles of Incorporation and return a certified copy of this filing to 3817 S. Nova Road Suite 104-143, Port Orange, FL 32127. Enclosed is our check for \$43,75 for the \$35 filing fee and \$8.75 certified copy fee. If there are any questions, my contact phone number is 305-219-4966.

Thank you for your assistance.

Sincerely

L'de Brambier

Treasurer

Enclosures

ARTICLES OF AMENDMENT To ARTICLES OF INCORPORATION Of

Community On Demand, Inc.

(present name)

N20000005210

(Document Number of Corporation (If known)

Pursuant to the provisions of section 617,1006, Florida Statutes, the undersigned Florida nonprofit corporation adopts the following articles of amendment to its articles of incorporation.

FIRST: Amendment(s) adopted: (INDICATE ARTICLE NUMBER(S) BEING AMENDED, ADDED OR DELETED.)

Amend: Article II The principal place of business and mailing address of this corporation is now: 3817 S. Nova Road Suite 104-143. Port Orange, FL 32127

Amend: Article III The purposes for which the corporation is organized are:

- a. Community On Demand, Inc. is organized for any and all allowable exempt purposes within the meaning of Section 501(c)(6) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law. Specifically, the organization will provide business and professional network opportunities for business owners and professionals to link up with contracting, educational and empowerment resources to enhance their personal and business posture and will provide benevolent assistance to those in need.
- b. No part of the net earnings of the corporation shall inure to the benefit of any director, officer of the corporation, or any private individual, except that reasonable compensation may be paid for services rendered to or for the corporation, and no officer of the corporation or any private individual shall be entitled to share in the distribution of any of the corporate assets on dissolution of the corporation.
- c. Not withstanding any other provisions 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)(6) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue law.

Amend: Article IX

Upon the dissolution of the corporation, the Board of Directors shall, after paying or making provision for payment of all the liabilities of the corporation, dispose of the residual assets of the corporation exclusively for exempt purposes of the corporation in such manner, or to one or more organizations which themselves are exempt as organizations described in Internal Revenue Code Section 501(c) 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 the corporation is then located, for such purposes or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.



SECOND: The date of adoption of the amen	idment(s) was:
THIRD: Adoption of Amendment (CHECK	ONE)
The amendments was/were adopt was sufficient for approval.	ted by the members and the number of votes cast for the amendment
adopted by the board of directors.	nt, Vice Chairman, President or other officer Lyle Brambier
Treasurer	Typed or printed name $7/3(12020)$
Title	Dhie

