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COVER LETTER

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

Jump Start E SUBJECT:	ntertainment Inc		
	(PROPOSED CORP	ORATE NAME – <u>MUST IN</u>	<u>CLUDE SUFFIX</u>)
Enclosed is an original a	and one (1) copy of the Ar	ticles of Incorporation and	a check for :
S70.00 Filing Fee	□ \$78.75 Filing Fee & Certificate of Status	■\$78.75 Filing Fee & Certified Copy ADDITIONAL CO	& Certificate
FROM:	Kate Rahmeyer		
	Name (Printed or typed)		
	316 California Ave Unit 900)	
		Address	_
	Reno NV 89509		

303-306-4669

support@instantnonprofit.com

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

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

City. State & Zip

Daytime Telephone number

ARTICLES OF INCORPORATION

In compliance with Chapter 617, F.S., (Not for Profit)

	PRINCIPAL OFFICE		
2311	Principal <u>street</u> address: Knoll St. Winter Park, FL 32792	-	ress, if different is:
maximize exp	PURPOSE or which the corporation is organized is: osure through a marketing campaign that be entation of entertainers.	ump Start Entertainment provides a pla	tform for a project or cause to prenticeship program that educate
Please see atta	chment.		
ARTICLE IV	MANNER OF ELECTION The man	ner in which the directors are elected and	according to by-law: d appointed:
	MANNER OF ELECTION The man		according to by-law:
ARTICLE V	INITIAL OFFICERS AND/OR DIREC	TORS	
ARTICLE V Name and Title		TORS Name and Title:	
ARTICLE V Name and Title	Paul Moore President & Director	TORS Name and Title:	
Address	Paul Moore President & Director 2311 Knoll St. Winter Park, FL 32792 Gary Allison Treas / Sec / Director	TORS Name and Title: Address:	
ARTICLE V Name and Title Address	Paul Moore President & Director 2311 Knoll St. Winter Park, FL 32792 Gary Allison Treas / Sec / Director	TORS Name and Title:	
Name and Title Address	Paul Moore President & Director 2311 Knoll St. Winter Park, FL 32792 Gary Allison Treas / Sec / Director	TORS Name and Title: Address: Name and Title:	
Name and Title Address Name and Title Address	Paul Moore President & Director 2311 Knoll St. Winter Park, FL 32792 Gary Allison Treas / Sec / Director 2311 Knoll St. Winter Park, FL 32792	TORS Name and Title: Address: Name and Title: Address:	220 NOV
ARTICLE V Name and Title Address Name and Title Address	Paul Moore President & Director 2311 Knoll St. Winter Park, FL 32792 Gary Allison Treas / Sec / Director 2311 Knoll St. Winter Park, FL 32792 Ric Viers Director	Name and Title: Address: Name and Title: Name and Title: Name and Title:	222 NOV — 9
ARTICLE V ARTICLE V Name and Title Address Name and Title Address	Paul Moore President & Director 2311 Knoll St. Winter Park, FL 32792 Gary Allison Treas / Sec / Director 2311 Knoll St. Winter Park, FL 32792	Name and Title: Address: Name and Title: Name and Title: Name and Title:	220 NOV -

Name and Title:_		Name and Title:	
Address		Address:	
_			
Name and Title:_		Name and Title:	
Address		Address:	
_			···
ARTICLE VI	REGISTERED AGENT		
	orida street address (P.O. Box NO	OT acceptable) of the registered agen	t is:
Name:	Paul Moore		
Address:	2311 Knoll St. Winter Park, FL 327	792	
The <u>name and ad</u> Name: Address:	Kate Rahmeyer 316 California Ave	Unit 900	
Address.	Reno NV 89509		
Effective date, if	EFFECTIVE DATE: other than the date of filing: ate is listed, the date must be spe	. (OP'I	TONAL) e days prior or 90 days after the filing.)
	inserted in this block does not medive date on the Department of Stat		tirements, this date will not be listed as the
		service of process for the above sta atment as registered agent and agree	ited corporation at the place designated in t to act in this capacity
<u> Yaul</u>	More		10/28/2021
	Required Signature of Re	gistered Agent	Date
		ted herein are true. I am aware that e felony as provided for in s.817.155	any false information submitted in a docume . F.S.
(٢	V)		10/28/2021
	Required Signature	of Incorporator	Date

•

Addendum, to Articles of Incorporation

Purpose Clause:

This organization is organized exclusively for charitable, educational, religious and/or scientific purposes under Section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, and shall not inure benefit or earnings to any private shareholder or individual.

Dissolution Clause:

Upon the winding up and dissolution of this organization, after paying or adequately providing for the debts and obligations of the organization, the remaining assets shall be distributed to a nonprofit fund, foundation or corporation which is organized and operated exclusively for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, including to another tax-exempt organization under Section 501(c)(3), or shall be distributed to the federal government, or to a state or local government, for a public purpose.