From: Evan O'Dell

Division of Corporations Electronic Filing Cover Sheet

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Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please.

Email Address: becky@yourhousingadvocate.com

COR AMND/RESTATE/CORRECT OR O/D RESIGN YOUR HOUSING ADVOCATE, INC.

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14075985443

From: Evan O'Dell

Zono Sign Document ID. 2CE6E4E4-AS5J4PLC3OKJTP-P5QI7TILLYO1YQIQ6Q93AVACAY3A

(((H240000197293)))

Articles of Amendment to Articles of Incorporation of

YOUR HOUSING ADVOCATE, INC.		
Name of Corporation as currently filed with the Flori	da Dept, of State)	
N23000003288		
(Document N	umber of Corporation (if kn	own)
Pursuant to the provisions of section 617,1006, Florida St imendment(s) to its Articles of Incorporation:	atutes, this <i>Florida Not For</i>	Profit Corporation adopts the following
V. If amending name, enter the new name of the corp-	oration:	
N/A		The new
name must be distinguishable and contain the word "corp "Company" or "Co." may not be used in the name.	oration" or "incorporated	" or the abbreviation "Corp," or "Inc."
3. Enter new principal office address, if applicable:	N/A	
Principal office uddress <u>MUST BE A STREET ADDRI</u>	<u> </u>	
		<u> </u>
2. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX)	N/A	
(Mining manus) Mar M. (1923) W. (1924)		
		· · · · · · · · · · · · · · · · · · ·
If amending the registered agent and/or registered new registered agent and/or the new registered offi		enter the name of the
Name of New Registered Agent: N/A		
	(Flo	rīda street aikitiess i
New Registered Office Address:		
		Florida
	(City)	(Zip Code)
lew Registered Agent's Signature, if changing Registe hereby accept the appointment as registered agent. Lan		he obligations of the position.
	(1)	
	 Signature of Year Registe 	rea scent it changing

14075985443

From: Evan O'Dell

Zono Sign Document ID: 2CE6E4E4-AS5J4PLC3OKJTP-P5QI7TII,LYQ1YQIQ6Q93AVACAY3A

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If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:

(Attach additional sheets, if necessary)

Please note the officer/director title by the first letter of the office title:

P = President; $\hat{V} = Vice\ President$; T = Treasurer; S = Secretary; D = Director; TR = Trustee; $C = Chairman\ or\ Clerk$; CEO = ChiefExecutive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change, Mike Jones, V as Remove, and Sally Smith, SV as an Add.

$\frac{\underline{PT}}{\underline{V}}$ \underline{SV}	Mike J	ones	
Title		Name	Address
		<u>87A</u>	
	-		
	_		
	-		
	_	·	
	-		
	_		
	SV Title	SV Sally S Title Title	SV Sally Smith Title Name

KJ TP-P5OI7 IIII, Y	D1YQIQ6Q93AVACAY3A		(((H24000019729 3))
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(no more that	90 days after amendment file date))	
does not meet the	: applicable statutory filing requiren		
(CHECK O	<u>NE</u>)		
and the state of	and an Ashara and the second	(h	
	tion:tho more than does not meet the timent of State's t	tion: tho more than 90 days after amendment file date, does not meet the applicable statutory filing requirer timent of State's records. (CHECK ONE)	

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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 <u>Jan 15 2024</u>

Signature

Juliana Litter

(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 tiduciary by that tiduciary)

Juliana Kitten

(Typed or printed name of person signing)

President

(Title of person signing)

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ADDITIONAL PROVISIONS TO ARTICLES OF AMENDMENT

OF

YOUR HOUSING ADVOCATE, INC.

DISSOLUTION CLAUSE

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.

OPERATION PROVISION

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.

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.

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.

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.