5/9/23, 3:25 PM

Division of Corporations

Note: Please print this page and use it as a cover sheet. Type the fax audit number (shown below) on the top and bottom of all pages of the document.

(((H23000173421 3)))



Note: DO NOT hit the REFRESH/RELOAD button on your browser from this page. Doing so will generate another cover sheet.

To:

Division of Corporations

Fax Number : (850)617-6381

From:

Account Name : C T CORPORATION SYSTEM

Account Number : FCA000000023 : (954)208-0845 Fax Number : (614)573-3996

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

roscoe.green@arlaw.com

Email Address:_

FLORIDA PROFIT/NON PROFIT CORPORATION

The Hon. J.W. Hatchett Scholarship, Inc.

Certificate of Status	0
Certified Copy	0
Page Count	05
Estimated Charge	\$70.00

Electronic Filing Menu Corporate Filing Menu

Help

To:

ARTICLES OF INCORPORATION

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

ARTICLE II	PRINCIPAL OFFICE				
100 N	Principal <u>street</u> address: forth l'ampa Street, Suite 4000		Mailing address, if different		
Tainp	a, Florida 33602			*	
ARTICLE III The purpose for	PURPOSE which the corporation is organized is:	[please see attached	Addendum]		
ARTICLE IV			ectors are elected and appointed: As	s provided II	R HE bylaws
	INITIAL OFFICERS AND/OR DIRE	ECTORS		s'přovidětá II	R HE bylaws
ARTICLE V Name and Title	Cheryl Hatchett Clark, Director	SCTORS Name and Title		s'přovidětá II	R the bylaws
ARTICLE V	INITIAL OFFICERS AND/OR DIRE Cheryl Hatchett Clark, Director	SCTORS Name and Title	Andrew J. Doyle, Director		R HiE bylaws
ARTICLE V Name and Title Address	Cheryl Hatchett Clark, Director 10017 Journeys End Taliahassee, Florida 32312	Name and Title Address:	Andrew I. Doyle, Director 3 Vulcan Stairway San Francisco, California 94114		R HIE Bylaws
ARTICLE V Name and Title Address Name and Title	Cheryl Hatchett Clark, Director 10017 Journeys End Taliahassee, Florida 32312	Name and Title Address: Name and Title	Andrew I. Doyle, Director 3 Vulcan Stairway San Francisco, California 94114	SEC.	23 HAY
ARTICLE V Name and Title Address	INITIAL OFFICERS AND/OR DIRE Cheryl Hatchett Clark, Director 10017 Journeys End Taliahassee, Florida 32312 Kimberly Dunn, Director	Name and Title Address:	Andrew I. Doyle, Director 3 Vulcan Stairway San Francisco, California 94114 Rashad A. Green, Director	TALL AHASSE	23 HAY -9
ARTICLE V Name and Title Address Name and Title Address	INITIAL OFFICERS AND/OR DIRE Cheryl Hatchett Clark, Director 10017 Journeys End Taliahassee, Florida 32312 Kimberly Dunn, Director 400 Pine Villa Dr., #3 Atlantis, Florida 33462	Name and Title Address: Name and Title Address: Address:	Andrew I. Doyle, Director 3 Vulcan Stairway San Francisco, California 94114 Rashad A. Green, Director 401 East Jackson St., Suite 2340 Tampa, Florida 33602	TALLE AHASS	23 HAY -9
ARTICLE V Name and Title Address Name and Title Address	INITIAL OFFICERS AND/OR DIRE Cheryl Hatchett Clark, Director 10017 Journeys End Taliahassee, Florida 32312 Kimberly Dunn, Director 400 Pine Villa Dr., #3	Name and Title Address: Name and Title	Andrew I. Doyle, Director 3 Vulcan Stairway San Francisco, California 94114 Rashad A. Green, Director 401 East Jackson St., Suite 2340 Tampa, Florida 33602	TALL AHASSEE SE	23 HAY -

Name and Ti	itle: Theodore W. Small, Jr., Director	Name and Title:	
Address	PO Box 172	Address:	
	DeLand Florida 32721-0172		
Name and Ti	tle;	Name and Title:	
Address		Address:	<u></u>
			<u>, -</u>
<u>ARTICLE V</u>			
	ed Florida street address (P.O. Box NOT ac C T Corporation System	cceptable) of the registered agent is.	
Name:	1200 South Pine Island Road Plant	ation	
Address:	Florida 33324		
			
	II INCORPORATOR ad address of the Incorporator is:		
Name:	Roscoe Green, Director		
Address:	100 N. Tampa Street, Suite 4000		
	Tampa, Florida 33602		
ARTICLE Y	THE EFFECTIVE DATE:		
Effective dat	c, if other than the date of filing:	. (OPTIONAL) and cannot be more than five days prior or 90	0 days after the filing.)
Note: If the	ŕ	e applicable statutory filing requirements, this dat	
in addition (3)	Artestive date on the Department of State 5 t	cooles.	
certificate, I	am familiar with and accept the appointmen	ce of process for the above stated corporation a et as registered agent and agree to act in this capac chol McCroy, Asst. Secretary	city
By:	T Corporation System W Low M Required Signature of Register	<u>1001ay 04/1</u>	9/202年海 🞖
	\sim / \sim	-	Date in
	document had affirm that the facts stated he ent of State constitutes a third degree felony	erein arc true. I am aware that any false informations as provided for in s.817.155, F.S.	on submitted in a decument to
1	\mathbb{Z}/\mathcal{Z}	ч	118/2013 3 3
	Required Signature of Inc	corporator	Dale 12
/ /	f: /		F
· /			

12122023573

ADDENDUM TO ARTICLES OF INCORPORATION OF The Hon. J.W. Hatchett Scholarship, Inc.

ARTICLE III PURPOSE

Page: 6 of 7

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

The purpose of the corporation is further to honor the life and legacy of the Honorable Joseph Woodrow Hatchett by opening vaults of opportunity to deserving student scholars early in their academic careers, specifically by providing funding to assist Hatchett Scholars with access to specialized tutors, standardized test preparation courses, and college admissions test preparation materials, among other assistance, all geared towards improving the lives of Hatchett Scholars and encouraging them to propel academically, socially, and personally.

ARTCILE VIII PROHIBITION ON PRIVATE PROFIT AND RELATED PROHIBITIONS

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its directors, officers, members, or other private persons, except that the corporation 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 Article III hereof. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to 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 code at 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. Notwithstanding any other provision of these articles, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this corporation.

ARTICLE IX DISSOLUTION

Upon the dissolution of the corporation, assets shall be distributed for one or more exempts purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, with preference toward exempt purposes similar to or consistent with the Corporation's purpose, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a court of competent jurisdiction of the county in which the principal office of the corporation is then located,

exclusively for such purposes or to such organization or organizations, as said court shall determine, which are organized and operated exclusively for such purposes.

