Na300005875

(Requestor's Name)
(Address)
(Address)
(City/State/Zip/Phone #)
PICK-UP WAIT MAIL
(Business Entity Name)
(Document Number)
Certified Copies Certificates of Status
Special Instructions to Filing Officer:

Office Use Only



500408452785

05/12/23--01012--008 **52.50

STURETUL SESIMTE

COVER LETTER

TO: Amendment Section Division of Corporations

New Day Dance Inc.

Tallahassee, FL 32314

NAME OF CORPORATION:			
W2300006680T		-	
DOCUMENT NUMBER:	<u> N230000</u>	05875	
The enclosed Articles of Amendment and fee	are submitted for filing.		
Please return all correspondence concerning the Camille Herndon	nis matter to the following:		
	(Name of Contact Perso	nn)	
	(Firm/ Company)		
2374 SE Aneci St			
Port Saint Lucie, FL 34984	(Address)		
camille.herndon@yahoo.com	(City/ State and Zip Coo	le)	
E-mail address: (to	be used for future annual report	notification)	
For further information concerning this matter,	please call:		
Camille Herndon	71	7 817-4635	
(Name of Contact	Person) at (A	rea Code) (Daytime Teleph	one Number)
Enclosed is a check for the following amount n			2023 HAY
□ \$35 Filing Fee □ \$43.75 Filing Fee Certificate of S		■\$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is Enclosed)	ANN OF STATE
Mailing Address Amendment Section Division of Corporations P.O. Box 6327	Ameno Divisio	Address Innent Section on of Corporations entre of Tallahassee	, 벡 જ

2415 N. Monroe Street, Suite 810

Tallahassee, FL 32303

Articles of Amendment to Articles of Incorporation of

New Day Dance Inc.

(Name of Corporation as currently filed with the Florida I	Dept. of State)	
(Document Numb	er of Corporation (if I	known)
Pursuant to the provisions of section 617.1006, Florida Statute amendment(s) to its Articles of Incorporation:	es, this <i>Florida Not F</i>	for Profit Corporation adopts the following
A. If amending name, enter the new name of the corporat		The new
name must be distinguishable and contain the word "corporat" "Company" or "Co." may not be used in the name.	ion" or "incorporate	rd" or the abbreviation "Corp." or "Inc."
B. Enter new principal office address, if applicable: (Principal office address MUST BE A STREET ADDRESS)	N/A	
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX)		
D. If amending the registered agent and/or registered office new registered agent and/or the new registered office as	ee address in Florida	, enter the name of the
Name of New Registered Agent:	N/A	
New Registered Office Address: New Registered Office Address:		lorida street address)
	(City)	, Florida (Zip Code)
New Registered Agent's Signature, if changing Registered. I hereby accept the appointment as registered agent. I am fan	Agent: niliar with and accept	the obligations of the position.

Signature of New Registered Agent, if changing

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; V = Vice President; T = Treasurer; S = Secretary; D = Director; TR = Trustee; C = Chairman or Clerk; CEO = Chief Executive 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.

Example:	·			
X Change X Remove X Add	<u>V</u> <u>M</u>	hn Doe ike Jones illy Smith		
Type of Action (Check One)	<u>Title</u>	<u>Name</u>	<u>Addres</u> s	
1) Change Add	^	J/A		
Remove				
2) Change Add				
Remove 3) Remove Add Remove				
4) Change Add				
Remove				
5) Change Add				
Remove				202
6) Change Add				2023 MAY
Remove				
E. <u>If amending or addi</u> (attach additional she	ng additional ets, if necessar	Articles, enter change(s) here; ry). (Be specific)	DEEL FL	:
See additional attachments. All	need to be added			
				

☐ The amendment(s) was/were adopted by the members and the number of votes cast for the amendment(s)

was/were sufficient for approval.

5-9-2023	
Dated	
Signature	Mary
have not been selec	vice chairman of the board, president or other officer-if directors ted, by an incorporator – if in the hands of a receiver, trustee, or ed fiduciary by that fiduciary)
Camille Herndor	ı
	(Typed or printed name of person signing)
President	
	(Title of person signing)

There are no members or members entitled to vote on the amendment(s). The amendment(s) was/were

adopted by the board of directors.

SECRETALY OF STATE

ADDITIONAL ARTICLES TO THE ARTICLES OF INCORPORATION OF NEW DAY DANCE INC.

The following Articles are supplemental to the Articles to which they are attached. These Articles should be read in connection with the Articles to which they are attached and together constitute the entire Articles of Incorporation of New Day Dance Inc (the 'Organization').

ARTICLE IX

Period of Existence

The period during which the Organization shall continue is perpetual.

ARTICLE X

Additional Purpose and Dissolution

Section1. Additional Purpose. New Day Dance (the 'Organization') is a public benefit corporation and shall be organized and operated exclusively for charitable and religious purposes and other programs and projects as are described in §§ 170(c)(2)(B), 501(c)(3), 2055(a)(2), and 2522(a)(2) of the Internal Revenue Code of 1986, as amended (the 'Code'), or corresponding provisions of any subsequent federal tax laws.

The Organization principally exists to provide dance education in an uplifting environment, promoting Christian values, excellence in technique, and a missional heart to our city and to the nations. Additionally, the Organization exists to solicit and receive funds for the accomplishment of the above purposes; and pursue any other purposes permitted to be pursued by a charity (or, by a private foundation should this organization ever become a private foundation), as that term is defined in 26 USC §§ 501(a) and (c)(3) and associated regulations, as each may from time to time be amended.

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, 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 Third 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 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.

Section 2. Dissolution. If the Organization is dissolved, all of its property remaining after payment and discharge of its obligations shall be transferred and conveyed, subject to any contractual or legal requirement, to one or more other organizations that have been selected by the Board of Directors, that are organized and operated for purposes substantially the same as those of the Organization, and that are described in Code §§ 170(c)(2)(B), 501(c)(3), 2055(a)(2), and 2522(a)(2), or to such organization or organizations organized and operated exclusively for charitable, educational, religious, or scientific purposes as shall at the time qualify as an exempt organization or organizations under Code §§ 170(c)(2)(B), 501(c)(3), 2055(a)(2), and 2522(a)(2) of the Code, as the Board shall determine. Any such property not so transferred shall be disposed of by court of the appropriate jurisdiction in the county where the registered office of the Organization is then located, exclusively for such tax-exempt purposes or to such tax-exempt organizations as such Court shall determine.

ARTICLE XI

Powers

Section 1. Grant of Power. Notwithstanding any other provision of these Articles neither the Board of Directors nor the Organization shall have the power or authority to do any act that will prevent the Organization from being an organization described in Code §§ 170(c)(2)(B), 501(c)(3), 2055(a)(2), and 2522(a)(2), or corresponding provisions of any subsequent federal tax laws. The Organization shall be and hereby is empowered to acquire and own personal property, equipment, intellectual property and land for use for corporate purposes.

Section 2. Enumerated Powers. Subject to the foregoing statements, and subject to and in furtherance of the purposes for which it is organized, the Organization shall possess all of the rights, privileges, and powers conferred by the state nonprofit corporation law or by other law and, in addition, the following rights, privileges, and powers:

- (a) To indemnify any appropriate person against liability and expenses, and to advance the expenses incurred by such person, in connection with the defense of any threatened, pending, or completed action, suit, or proceeding, whether civil, criminal, administrative, investigative, or otherwise, and whether formal or informal, to the fullest extent permitted by applicable law, or, if not permitted, then to any extent not prohibited by such law.
- (b) To cease its activities and to dissolve and surrender its corporate franchise.

ARTICLE XII

Members

While the Organization does not have 'members' as that term is defined in the Act, the Organization may designate as 'members' individuals, corporations, or other associations and organizations who satisfy certain criteria established by the Board of Directors and who support the purposes and programs of the Organization. Such designation shall carry no legal significance under the Act and shall not entitle such 'members' to any vote on Organization matters or to attendance at Organization meetings.

ARTICLE XIII

Directors

Section 1. Creation and Number. The exact number of Directors of the Organization shall be specified in or fixed in accordance with the Bylaws of the Organization (the 'Bylaws') at a number no smaller than three (3). The Incorporator(s) shall appoint the Initial Board of Directors.

Section 2. Election, Qualification, Selection, and Responsibilities. The directors of the Organization shall be elected in the manner and for terms as specified in or fixed in accordance with the Bylaws. The qualification, selection, rights and responsibilities of the Directors shall be as laid forth in the Bylaws of the Organization.

Section 3. Meetings. Meetings of the Board of Directors may be held at any location, either in person or virtually.

ARTICLE XIV

Regulation of Corporate Affairs

The affairs of the Organization shall be subject to the following provisions:

Section 1. No Inurement. None of the Organization's net earnings shall inure to the benefit of any private individual. Notwithstanding this prohibition, the Organization shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of its purposes as set forth above.

Section 2. Not a Private Foundation; Contingencies. Notwithstanding any other provision of these Articles, at any time the Organization is deemed a 'private foundation' described in Code § 509(a), the Organization shall:

- (a) Refrain from any act of self-dealing as defined in Code § 4941(d);
- (b) Meet minimum distribution requirements in Code § 4942;
- (c) Not retain any excess business holdings as defined in Code § 4943(c);
- (d) Not make any jeopardizing investment as defined in Code § 4944; or
- (e) Not make any taxable expenditure as defined in Code § 4945(d).

Section 3. Not an Action Organization; No Political Intervention. Except as otherwise permitted by Code §§ 501(c)(3) and (h), no substantial part of the activities of the Organization shall be or consist of carrying on propaganda, or otherwise attempting to influence legislation. The Organization shall not participate or intervene in (including the publishing or distributing of statements) any political campaign on behalf of organization to any candidate for public office, except as permitted under Code § 501(c)(3), the Code of Federal Regulations or other applicable Federal law.

Section 4. Power of Board. Subject to the provisions of these Articles, Bylaws, and applicable law, the Board of Directors shall have complete and plenary power to manage, control and conduct all affairs of the Organization.

Section 5. Amendments to Articles and Bylaws. The power to make, alter, amend, and repeal the Organization's Articles and Bylaws shall be vested in the Board of Directors, subject to the provisions of these Articles, the Bylaws and applicable law.

Section 6. Liability. No officer, director, or employee of the Organization shall be liable for any of the Organization's debts or obligations, except as required by state law.

Section 7. Reliance. All parties dealing with the Organization shall have the right to rely upon any action taken by the Organization pursuant to authorization by the Board of

Directors by resolution duly adopted in accordance with the Organization's Articles, Bylaws, and applicable law.

Section 8. Committees. The Board of Directors may from time to time, in the Bylaws of the Organization or by resolution, designate such committees as the Board of Directors may deem desirable for the furtherance of the purposes of the Organization.

***********END OF ATTACHMENT****************

SECRETAN: OF STATE