Division of Corporations

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Division of Corporations

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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.

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COR AMND/RESTATE/CORRECT OR O/D RESIGN JOBWORKS, INC.

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Articles of Amendment Articles of Incorporation (of

JOBWORKS, INC.						
Name of Corporation as currently filed with the	Florida Der	ot, of State)				
N50261						
(Docum	ent Number	of Corporation	en (if known)			
Pursuant to the provisions of section 617.1006, Flo amendment(s) to its Articles of Incorporation:	rida Statutes,	this <i>Florida</i>	Not For Profu	Corporation ad	lopts the f	ollowing
A. If amending name, enter the new name of the	e corporation	<u>n:</u>			•	
						The new
name must be distinguishable and contain the word "Company" or "Co." may not be used in the nam		n" or "incor	porated" or the	e abbreviation "	Corp." o	
B. Enter new principal office address, if applica					1:	<u> </u>
(Principal office address MUST BE A STREET A	DDRESS)					ින 2
	_	***************************************				 -!
	-		· · · · · · · · · · · · · · · · · · ·		nc_	Ten Te
C. Enter new mailing address, if applicable:					, (,)	<u>5</u>
(Mailing address MAY BE A POST OFFICE	BOX)				<u> </u>	
· •					⊃ ≫	0
	_					
D. If amending the registered agent and/or registered agent and/or the new register	stered office ed office add	address in I dress:	lorida, enter	the name of the		
Name of New Registered Agent: Deborah A. Passerini						
	10596 Gano	dv Boulevard	, St. Petersbury	L FL 33702		
		·	(Florida str	·		
New Registered Office Address	;					
				, Florida		•
		(City)	······	(Zip C		
New Registered Agent's Signature, if changing I hereby accept the appointment as registered agen			accept the obl	igations of the p	osition.	
-		19)(UN-H	4 CT-(1)	50M~		
	Sign	nature of Nev	Registered Ag	zent, 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>N</u>	ohn <u>Doc</u> tike Jones ally Smith	
Type of Action (Check One)	Title	Name	Address
1) Change Add			
Remove			<u> </u>
2) Change Add			
Remove 3) Remove Add Remove			
4) Change Add			
Remove			
5) Change Add			
Remove			
6) Change Add			
Remove E. If amending or additional sheet		Page 2 of 4 al Articles, enter change(s) here: ary). (Be specific)	
Article II is hereby delete	ed in its entir	rety and replaced with the text that appears	as Exhibit A to this Document.
Article III, Section 2, Cla	nuse B is her	eby deleted in its entirety and replaced with	the following:
B. To enter into cont	racts and agr	eements including, but not necessarily limit	ted to, contracts and agreements with
		rely Handicapped, to provide professional	
employment opportu	mities for the	severely disabled; and	

	• ,
To:	Page 5 of 8

Article IV, Section 3 is hereby deleted in its entiret	ty and replaced with the text that appears as Exhibit	B to this Document.				
Article IX is hereby deleted in its entirety and replacement	aced with the following:					
GOODWILL INDUSTRIES- SUNCOAST, I	GOODWILL INDUSTRIES-SUNCOAST, INC., a Florida not-for-profit corporation, shall be the Corporation's sole					
member (the "Member"). The Member shall	member (the "Member"). The Member shall have such powers and rights as are vested in it by these Articles of					
Incorporation, the Bylaws, and the powers de	signated for "members" under the Act.	23333				
Article X is hereby deleted in its entirety and replace	ced with the following:					
Section 1. The business and affairs of the Cor	rporation shall be managed by a Board of Directors					
Section 2. The number of Directors shall be a	as provided in the Bylaws of the Corporation, but sh	all not be less than three (3).				
Section 3. Directors shall be elected, removed	and hold office as provided in the Bylaws.					
Section 4. The Corporation shall have those of	officers as are set forth in the Bylaws. The manner	of election or appointment,				
and the terms of such officers shall be as pro-	vided in the Bylaws.					
Article XI, Section 1 is hereby deleted in its entire	ty and replaced with the following:	<u>_</u> _				
Section 1. The Board of Directors shall maint	tain Bylaws for the Corporation following the filing	of these Articles of Incorporation				
Article XII, Section 1 is hereby deleted in its entire	ety and replaced with the following:					
Section 1. The power to alter, amend or repea	al these Articles of Incorporation may be exercised	by the Board of Directors of the				
Member.						
		-				
	Page 3 of 4	20 F				
		FIL FEB 20				
		20				
		ED:00				
		868 868 90				
The date of each amendment(s) adoption:date this document was signed.	December 4, 2019	, if other than the				
•	NIA					
Effective date if applicable: (no mor	N/A re than 90 days after amendment file date)					
Note: If the date inserted in this block does not me document's effective date on the Department of Sta	eet the applicable statutory filing requirements, this ate's records.	date will not be listed as the				
Adoption of Amendment(s) (CHEC	CK ONE)					
The amendment(s) was/were adopted by the r was/were sufficient for approval.	members and the number of votes east for the amen	dment(s)				

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

Signature

(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 fiduciary by that fiduciary)

Deborah A. Passerini

(Typed or printed name of person signing)

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To:

EXHIBIT A

ARTICLE II - PURPOSES

The Corporation is hereby organized for the following purposes:

<u>Section 1</u>. The Corporation is organized and shall be operated exclusively as a charitable organization for rehabilitative, educational and charitable purposes, within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986 and the Regulations thereunder, as they now exist or as they may hereafter be amended (hereinafter collectively referred to as the "Code"); the Corporation is not organized or operated for profit and shall issue no stock.

Section 2. Without limiting the generality of section 1 above, the specific purposes of the Corporation shall be:

- A. To provide professional vocational rehabilitation and life skill services, training and employment opportunities for the severely disabled;
- B. To provide, through the utilization of recognized rehabilitation techniques, assistance for the severely disabled to enable said individuals to develop their skills to the fullest extent possible;
 - C. To improve the quality of life of the severely disabled;
- D. To educate the community served by the Corporation with regard to the tribulations and needs of the severely disabled; and
- E. To establish policies and guidelines to attain the foregoing objectives.

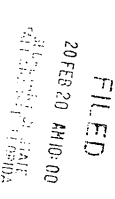


EXHIBIT B

Section 3. Upon the dissolution of the Corporation, the Board of Directors of the Corporation shall, after paying or making provisions for the payment of all of the liabilities of the Corporation, dispose of all of the assets of the Corporation to GOODWILL INDUSTRIES SUNCOAST, INC., an organization exempt from taxation under Section 50l(c)(3) of the Code, if still exempt at the time of such disposition, or if not then so exempt, then to Goodwill Industries International, if still exempt at the time of such disposition. If neither organization is still so exempt then disposition will be to such organization or organizations organized and operated exclusively for religious, charitable, scientific or educational purposes which, at the time of such disposition, qualify as an exempt organization or organizations under Section 501(c)(3) of the Code, as the Board of Directors of the Corporation shall determine. Any assets not so disposed of shall be disposed of by a court of competent jurisdiction exclusively for such purposes, or to such organization or organizations organized and operated exclusively for such purposes, as said court shall determine

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