

# N98000002629

## No More Silence

1900 Pennsylvania Ave NE, St. Petersburg, FL 33703. Contact Maureen McCormick at 727.525-7232

Sharon Davis  
Division of Corporations  
P.O. Box 6327  
Tallahassee, FL 32314

FILED  
98 NOV 23 AM 11:03  
TALLAHASSEE, FLORIDA

Dear Ms. Davis:

100002694761--3

This letter is in reference to our telephone conversation and Letter Number ~~11/24/98-01007-001~~ ~~\*\*\*\*43.75~~ ~~\*\*\*\*43.75~~  
789A00025371. Our corporation is under document number N98000002629.

I have enclosed a check for \$43.75 to cover the cost of the change to our Articles of Incorporation and the fee for another certificate. The Internal Revenue Service has asked me to furnish them with a certificate from your office stating that No More Silence is a corporation under the State of Florida Department of State, and that we have appropriate Articles of Dissolution.

We need the certificate from you no later than close of business November 30, 1998. If there is any problem in getting the Certificate by then PLEASE contact me at 727-525-7232.

I also wanted to notify you of a change of address of our organization.

If you have any questions or concerns please feel free to contact me at the above phone, number or my work number is 813-281-4965. I can be reached by e-mail at . Your attention to this matter is greatly appreciated.

Sincerely,



Maureen McCormick  
Operations Facilitator  
~~Cc: IRS~~

CORPAMND  
SD  
11/23

**ARTICLES OF AMENDMENT**  
**to**  
**ARTICLES OF INCORPORATION**  
**of**

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TALLAHASSEE, FLORIDA

NO MORE SILENCE, INC.  
(present name)

*Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida nonprofit corporation adopts the following articles of amendment to its articles of incorporation.*

**FIRST:** Amendment(s) adopted: (INDICATE ARTICLE NUMBER(S) BEING AMENDED, ADDED OR DELETED.) AMEND ARTICLE III- (SEE ATTACHED)  
ADD ARTICLES VII AND VIII

**SECOND:** The date of adoption of the amendment(s) was: JULY 25, 1998

**THIRD:** Adoption of Amendment (CHECK ONE)

- ☒ The amendment(s) was(were) adopted by the members and the number of votes cast for the amendment was sufficient for approval.
- ☐ There are no members or members entitled to vote on the amendment. The amendment(s) was(were) adopted by the board of directors.

NO MORE SILENCE, INC.

  
Signed by Maureen McCormick,

\_\_\_\_\_  
Typed or printed name

\_\_\_\_\_  
Title

\_\_\_\_\_  
Date

### ARTICLE III: PURPOSE.

<sup>Inc.</sup>  
The purpose of No More Silence<sup>Inc.</sup> is to perform music that will benefit charitable activities. The music performed will assist in personal as well as community growth. Performances will be done through group consent and will be performed to benefit groups such as charitable organizations, churches, social and community groups. *No More Silence<sup>Inc.</sup> is organized exclusively for charitable 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 corresponding section of any future federal tax code.*

### ARTICLE VII: AMENDMENTS.

This Constitution may be amended at any Annual Business Meeting quarterly business meeting or special meeting by the consensus of those members present and voting provided a quorum is present, and that notice has been given and meeting time and date has been approved by consensus.

### ARTICLE VII: DISSOLUTION

In the event of dissolution of NMS, the Members by consensus of the active members present and voting in any regular or special meeting, a quorum being present, shall authorize the President and Operations Facilitator to turn over the residual assets, including funds and property of NMS to an appropriate agency or agencies, for ongoing use in the mission to which NMS has been committed. If the Members can agree upon no agency or agencies then property of NMS will be placed for sale to current active members. The money from the sale of any property will be donated to non profit organizations designated by a consensus of Members.

*No part of the net earnings of the organization shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the organization 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 the purpose clause hereof. No substantial part of the activities of the organization shall be the carrying on of propagance, or otherwise attempting to influence legislation, and the organization shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of this document, the organization shall not carry on any other activities not permitted to be carried on (a) by an organization exempt from federal income tax under section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or (b) by an organization, contributions to which are deductible under section 170 (c) (2) of the Internal Revenue Code, or corresponding section of any future federal tax code.*

*Upon the dissolution of the organization, assets shall be distributed 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, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not disposed of shall be disposed of by the Court of Competent Jurisdiction of the county in which the principal office of the organization is then located, exclusively for such purposes or to such organization organization, as said Court shall determine, which are organized and operated exclusively for such purposes.*

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