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COVER LETTER

TO: Amendment Sec Division of Cor			
' NAME OF CORPO	PRATION:		
	BER:		
The enclosed Article	s of Amendment and fee are s	ubmitted for filing.	
Please return all corr	espondence concerning this ma	atter to the following:	
	Sirena Andras		
		Name of Contact Person	, <u> </u>
	Creative Chi Inc		
		Firm/ Company	
	P.O. BOX 414671		
		Address	
	Miami Beach, FL 33141		
		City/ State and Zip Cod	e
sii	rena@createchi.com		
_	E-mail address:	(to be used for future annua	report notification)
For further information	on concerning this matter, plea	se call:	
Sirena Andras		786	5367252
Name	of Contact Person		de & Daytime Telephone Number
Enclosed is a check f	or the following amount made	payable to the Florida Depa	ertment of State:
CI \$35 Filing Fee	☐\$43.75 Filing Fee & Certificate of Status	□\$43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	■\$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy

Mailing Address

Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

Street Address
Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassec, FL 32301

is enclosed)

Articles of Amendment to Articles of Incorporation of

Creative Chi Inc	
(Name of Corporation as currently filed with the I	Florida Dept. of State)
P14000001907	:
(Document Number of Corporation (if known)
Pursuant to the provisions of section 607.1006, Florida Statutes, this incorporation:	s corporation adopts the following amendment(s) to it
A. If amending name, enter the new name of the corporation:	HIM
name must be distinguishable and contain the word "corporation "Corp.," "Inc.," or Co.," or the designation "Corp.," "Inc," or word "chartered," "professional association," or the abbreviation	"Co". A professional corporation name must contain
B. Enter new principal office address. If applicable: (Principal office address <u>MUST BE A STREET ADDRESS</u>)	
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OF FICE BOX)	P.O. Box 414671
	Miami Beach, FL 33141
D. If amending the registered agent and/or registered office add new registered agent and/or the new registered office addres	
Name of New Registered Agent	
(Florida s	street address)
New Registered Office Address: (City	, Florida
New Registered Agent's Signature, if changing Registered Agen I hereby accept the appointment as registered agent. I am familiar Signature of New Registered	with and accept the obligations of the position.

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	PT	John Do	<u>ve</u>		
X Remove	¥	Mike Jo	ones	1/1	
_X Add	SY	Sally Sr	nith	HIT	
Type of Action (Check One)	Title		Name		Address
1)Change					
Add					
Remove					
2)Change		_			
Add					
Remove					
3) Change		_			
Add				•	
Remove					
4) Change		_			
Add					
Remove					
5)Change		_			
Add					
Remove					
0 0					·
6)Change	41 	_			
Add _					
Remove					

	poration is organized is to create a general public benefit and: Il include creating a material positive impact
on society and the environment, to	aken as a whole, from the business and operations of the Company.
	nefit(s) to be created by the corporation (in addition to its general purpose) is/
	
The survey of and address (as) of the De	mefit Director(s) and/or Berastit Officer(s), if any:
Name and Title:	Name and Title:
Address:	Address:
	(Include attachment if necessary)
	he required minimum status vote, terminates its status as a Florida Profit Bene
	1.605, F.S. The revised purpose for which the corporation is organized is as fo

The additional qualifications of Benefit Director(s), if any, are no longer applicable and are hereby deleted.

is:	
The public benefit for which the corporatio	on is organized is:
The public benefit for which the corporatio	in is organized is.
The specific public benefit(s) to be created	by the corporation (in addition to the above) is/are as follows (optional):
	rector(s), if any, are as follows:
·	•
· · · · · · · · · · · · · · · · · · ·	
	t Director(s) and/or Benefit Officer(s), if any: Name and Title:
Name and Title:	
Address:	Address:
	(Include attachment if necessary)
Corporation in accordance with s. 607.505	quired minimum status vote, terminates its status as a Florida Profit Socia, F.S. The revised purpose for which the corporation is organized is as fol

The additional qualifications of Benefit Director(s), if any, are no longer applicable and are hereby deleted.

ectors Clause - a) In discharging the duties of their	ange(s) here: ic) respective positions and in considering the
empany, the board of directors, committees of the b	
ne effects of any action or inaction upon: - please s	ee attached sheet
If an amendment provides for an exchange, reclassift provisions for implementing the amendment if not of	Ication, or cancellation of issued shares, ontained in the amendment itself:
(if not applicable, indicate N/A)	
,	

DIRECTORS CLAUSE:

- a) In discharging the duties of their respective positions and in considering the best interests of the Company, the board of directors, committees of the board, and individual directors shall consider the effects of any action or inaction upon:
 - i) the members of the Company;
 - ii) the employees and work force of the Company, its subsidiaries, and its suppliers; iii) the interests of its customers as beneficiaries of the purpose of the Company to have a material positive impact on society and the environment;
 - iv) community and societal factors, including those of each community in which offices or facilities of the Company, its subsidiaries, or its suppliers are located;
 - v) the local and global environment;
 - vi) the short-term and long-term interests of the Company, including benefits that may accrue to the Company from its long-term plans and the possibility that these interests may be best served by the continued independence of the Company; and vii) the ability of the Company to create a material positive impact on society and the environment, taken as a whole.
- b) In discharging his or her duties, and in determining what is in the best interests of the Company, a Director shall not be required to regard any interest, or the interests of any particular group affected by such action, including the shareholders, as a dominant or controlling interest or factor.
- c) A director does not have a duty to any person other than a shareholder in its capacity as a shareholder with respect to the purpose of the Company or the obligations set forth in this Article, and nothing in this Article express or implied, is intended to create or shall create or grant any right in or for any person other than a shareholder or any cause of action by or for any person other than a shareholder [or the corporation].
- d) Notwithstanding the foregoing, any director is entitled to rely on the provisions regarding "best interests" as set forth above in enforcing his or her rights hereunder, and under state law and such reliance shall not, absent another breach, be construed as a breach of a director's duty of care, even in the context of a change in control transaction where, as a result of weighing the interests set forth in subsection (a)(i)-(vii) above, a director determines to accept an offer, between two competing offers, with a lower price per share.

date of each amendment(s) a his document was signed.	adoption:
im	mediate
tive date <u>if applicable</u> :	(no more than 90 days after amendment file date)
tion of Amendment(s)	(CHECK ONE)
e amendment(s) was/were ad y the shareholders was/were s	opted by the shareholders. The number of votes cast for the amendment(s) ufficient for approval.
	proved by the shareholders through voting groups. The following statement reach voting group entitled to vote separately on the amendment(s):
	t for the amendment(s) was/were sufficient for approval
by	(voting group)
	opted by the board of directors without shareholder action and shareholder
e amendment(s) was/were ad tion was not required.	opted by the incorporators without shareholder action and shareholder
11/18/20	16
Dated	
Signature	Aller Alandan
	director, president or other officer - if directors or officers have not been
	ed, by an incorporator - if in the hands of a receiver, trustee, or other court

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