(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:
Special Histractions to Filling Officer.

Office Use Only



100352468901

09/24/20--01016--003 **75.00



COVER LETTER

Department of State New Filing Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

SUBJECT:	10X Outcomes, Inc.
Enclosed are	an original and one (1) copy of the articles of incorporation and a check for:
	\$70.00 filing fee
FROM:	Matthew D. Williamson Name
	9811 NW 29 th Court Address
	Hollywood, Florida 33024 City, State, & Zip
	954-445-9930 Daytime Telephone number
	Matt.W@10xOutcomes.com Email address (for future annual report notification)

Articles of Incorporation

In compliance with Chapter 607 and/or Chapter 621, F.S. (Profit)

ARTICLE I - NAME

The name of this corporation shall be: 10X Outcomes, Inc.

ARTICLE II - PRINCIPAL OFFICE

The principal place of business, street address, and mailing address of this corporation is:

9811 NW 29th Court

Hollywood, Florida 33024

ARTICLE III - PURPOSE

This corporation is organized for the express purpose of spreading the Gospel of Jesus Christ around the world. It will engage in the business of creating, acquiring, storing, distributing, and marketing of products and services, and any and all other lawful for-profit business that will not impede, restrict, or halt its expressed purpose. This corporation is not to be construed to be a not-for-profit corporation, and shall not be obligated to observe those laws, rules, and/or regulations, even though the intent is to use some or all of the profit of this corporation to fund either (and/or both) for-profit- and not-for-profit ventures which may directly result in, or indirectly assist with, the leading of souls to a saving knowledge of Jesus Christ.

All business, alliances, and/or actions of this corporation shall be planned, promoted, performed, and completed in a manner that advances the Gospel of Jesus Christ, horfors the Lord, builds character, strengthens individuals, nurtures families, and protects human-life. The corporation shall at all times operate in a manner consistent with Biblical principles while offering its clients and/or customers exceptional service, selection, and value. 10X Outcomes, Inc. shall not encourage, permit, nor participate in any discrimination on the basis of face, color, national origin, gender, faith, age, nor mental or physical ability of any person in its preparation, production, execution, or fulfillment of any activities, transactions, or operations. Furthermore, every employee, officer, &/or director of this corporation shall be at all times required to adhere to the highest Biblical standards of personal excellence and behavior.

ARTICLE IV - SHARES

This corporation is authorized to issue (15,000,000) fifteen million (\$0.001) par value common stock, which shall be designated "Common Shares," which is the only class of stock. Shares of stock in this corporation shall not be transferred or sold until the sale or transfer has been reported to the entire board of directors and approved by a majority of the same. Every shareholder, upon the sale for cash of any new stock of this corporation of the same kind, class or series as that which he already holds, shall have the right to purchase his or her pro-rata share thereof (as nearly as may be done without the issuance of fractional shares) at the price at which it is offered to others.

ARTICLE V - OFFICERS AND/OR DIRECTORS

This corporation shall initially have one director/officer to fulfill the offices of President, Secretary, Treasurer, and Director. The number of directors and/or officers may be increased or decreased from time to time by the bylaws, but shall not be less than one and shall be updated with the Florida Division of Corporations following such change. Except as otherwise provided by law, the entire voting power for the election of directors (and for all other purposes) shall be vested exclusively in the holders of the outstanding common shares. The name and address of the initial Director of this corporation is:

Matthew D. Williamson 9811 NW 29th Court Hollywood, Florida 33024

ARTICLE VI - REGISTERED AGENT

The name and Florida street address of the Registered Agent of this corporation is:

Matthew D. Williamson 9811 NW 29th Court Hollywood, Florida 33024

ARTICLE VII - INCORPORATOR

The name and address of the Incorporator of this corporation is:

Matthew D. Williamson 9811 NW 29th Court Hollywood, Florida 33024

ARTICLE VIII - EFFECTIVE DATE

The effective date of these articles of incorporation is 8:00 a.m. on the 18th day of September, 2020, and the period of duration of the corporation is perpetual.

ARTICLE IX - RESERVATIONS

This corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation, or any amendment hereto, and any right conferred upon shareholders is subject to this reservation, except the expressed purpose of the corporation shall not be removed as the primary purpose of the existence of this corporation nor shall it be altered or subverted through any other condition regardless of what public or private product, service, or event with which this corporation may interact, execute, operate, join, partner, or merge. All other reservations, corporate powers, and provisions of this corporation defining, limiting, regulating, and/or managing the powers of the corporation, its board of directors, and/or shareholders that are not designated in these articles may be added to the by-laws. Every amendment to these articles shall be approved by the directors, and shall be approved at a stockholders' meeting by the majority of the stock entitled to vote thereon, unless all shareholders sign a written statement manifesting their intentions that a certain amendment be made to these articles.

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

Degistered Agent

18 September 2020

I submit this document and affirm that the facts stated herein are true and accurate. I am aware that false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.

Matthe D. Williamson

18 341/2011/2000 Date

Articles of Incorporation

In compliance with Chapter 607 and/or Chapter 621, F.S. (Profit)

ARTICLE I - NAME

The name of this corporation shall be: 10X Outcomes, Inc.

ARTICLE II - PRINCIPAL OFFICE

The principal place of business, street address, and mailing address of this corporation is: $9811 \text{ NW } 29^{\text{th}} \text{ Court}$

Hollywood, Florida 33024

ARTICLE III - PURPOSE

This corporation is organized for the express purpose of spreading the Gospel of Jesus Christ around the world. It will engage in the business of creating, acquiring, storing, distributing, and marketing of products and services, and any and all other lawful for-profit business that will not impede, restrict, or halt its expressed purpose. This corporation is not to be construed to be a not-for-profit corporation, and shall not be obligated to observe those laws, rules, and/or regulations, even though the intent is to use some or all of the profit of this corporation to fund either (and/or both) for-profit- and not-for-profit ventures which may directly result in, or indirectly assist with, the leading of souls to a saving knowledge of Jesus Christ.

All business, alliances, and/or actions of this corporation shall be planned, promoted, performed, and completed in a manner that advances the Gospel of Jesus Christ, honors the Lord, builds character, strengthens individuals, nurtures families, and protects human life. The corporation shall at all times operate in a manner consistent with Biblical principles while offering its clients and/or customers exceptional service, selection, and value. 10X Outcomes, Inc. shall not encourage, permit, nor participate in any discrimination on the basis of race, color, national origin, gender, faith, age, nor mental or physical ability of any person in preparation, production, execution, or fulfillment of any activities, transactions, or operations. Furthermore, every employee, officer, &/or director of this corporation shall be at all times required to adhere to the highest Biblical standards of personal excellence and behavior.

ARTICLE IV - SHARES

This corporation is authorized to issue (15,000,000) fifteen million (\$0.001) par value common stock, which shall be designated "Common Shares," which is the only class of stock. Shares of stock in this corporation shall not be transferred or sold until the sale or transfer has been reported to the entire board of directors and approved by a majority of the same. Every shareholder, upon the sale for cash of any new stock of this corporation of the same kind, class or series as that which he already holds, shall have the right to purchase his or her pro-rata share thereof (as nearly as may be done without the issuance of fractional shares) at the price at which it is offered to others.

ARTICLE V - OFFICERS AND/OR DIRECTORS

This corporation shall initially have one director/officer to fulfill the offices of President, Secretary, Treasurer, and Director. The number of directors and/or officers may be increased or decreased from time to time by the bylaws, but shall not be less than one and shall be updated with the Florida Division of Corporations following such change. Except as otherwise provided by law, the entire voting power for the election of directors (and for all other purposes) shall be vested exclusively in the holders of the outstanding common shares. The name and address of the initial Director of this corporation is:

Matthew D. Williamson 9811 NW 29th Court Hollywood, Florida 33024

ARTICLE VI - REGISTERED AGENT

The name and Florida street address of the Registered Agent of this corporation is:

Matthew D. Williamson 9811 NW 29th Court Hollywood, Florida 33024

ARTICLE VII - INCORPORATOR

The name and address of the Incorporator of this corporation is:

Matthew D. Williamson 9811 NW 29th Court Hollywood, Florida 33024

ARTICLE VIII - EFFECTIVE DATE

The effective date of these articles of incorporation is 8:00 a.m. on the 18th day of September, 2020, and the period of duration of the corporation is perpetual.

ARTICLE IX - RESERVATIONS

This corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation, or any amendment hereto, and any right conferred upon shareholders is subject to this reservation, except the expressed purpose of the corporation shall not be removed as the primary purpose of the existence of this corporation nor shall it be altered or subverted through any other condition regardless of what public or private product, service, or event with which this corporation may interact, execute, operate, join, partner, or merge. All other reservations, corporate powers, and provisions of this corporation defining, limiting, regulating, and/or managing the powers of the corporation, its board of directors, and/or shareholders that are not designated in these articles may be added to the by-laws. Every amendment to these articles shall be approved by the directors, and shall be approved at a stockholders' meeting by the majority of the stock entitled to vote thereon, "Tunless all shareholders sign a written statement manifesting their intentions that a certain amendment be made to these articles.

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

Registered Agent

Data

I submit this document and affirm that the facts stated herein are true and accurate. I am aware that false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.

Incorporator

18 54 2020 Date