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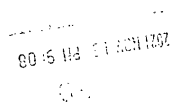
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TO: Amendment Section Division of Corporations

NAME OF CORPORATION: Omnicrobe Natural Solutions, Inc.

DOCUMENT NUMBER: P21000043900

The enclosed *Articles of Amendment* and fee are submitted for filing. Please return all correspondence concerning this matter to the following:

Lanier M. Davenport Sr. 3985 Arkwright Rd. Suite 105 Macon, GA 31210 (435)640-8832 Lanier.Davenport@gmail.com

Enclosed is a check for the following amount made payable to the Florida Department of State:

☐ \$35 Filing Fee

☐\$43.75 Filing Fee & Certificate of Status

☐ \$43.75 Filing Fee & Certified Copy (Additional copy is enclosed) Xs52.50 Filing Fee
Certificate of Statu
Certified Copy
(Additional Copy
is enclosed)

Mailing Address

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

Amendment Section
Division of Corporations
The Centre of Tallahassee
2415 N. Monroe Street, Suite 810
Tallahassee, FL 32303

Amended Articles of Incorporation For

Omnicrobe Natural Solutions, Inc.

Omnicrobe Natural Solutions, Inc. hereby adopts the following Amended Articles of Incorporation:

Article I

The name of the Corporation is:

OMNICROBE NATURAL SOLUTIONS, INC.

Article II

The principal place of business address:

3985 Arkwright Rd., Suite 105 Macon, GA. 31210

The mailing address of the corporation is:

3985 Arkwright Rd., Suite 105 Macon, GA, 31210

Article III

The purpose for which this corporation is organized is:

ANY AND ALL LAWFUL BUSINESS.

Article IV

The number of shares the corporation is authorized to issue is:

Two Hundred Million (200,000,000) No Par Common Shares

Fifty Million (50,000,000) Class A Preferred Shares \$0.0001 Par Value.

Any future private placement of Company Shares will provide all pre-placement Shareholders with preemptive rights to maintain their pre-placement equity ownership percentage. Timely notice of any private placement filing will be provided to all shareholders at the address they have registered with the Company, and this preemptive purchase right must be exercised within ten business days after the later of any private placement filing or any properly sent notice to Shareholder.

Article V

The name and Florida street address of the registered agent is:

LANIER M DAVENPORT SR. 4101 SAN BELUGA WAY ROCKLEDGE, FL, FL. 32955-690

Article VI

The name and address of the incorporator is: LANIER M. DAVENPORT SR4101 SAN BELUGA WAY ROCKLEDGE, FL 32955-6900

Article VII

The initial officer(s) and/or director(s) of the corporation is/are:

Title: President and Director LANIER M DAVENPORT SR4101 SAN BELUGA WAY ROCKLEDGE, FL. 32955

Article VIII

The effective date for this corporation shall be:

May 7, 2021

The effective date for this Amendment shall be

November 14, 2921

Lanier M. Davenport Sr.

of

Director and Secretary for Board of

Directors Meeting Held on November 14, 2021