







## STATE OF CALIFORNIA Office of the Secretary of State ARTICLES OF INCORPORATION CA BENEFIT CORPORATION

California Secretary of State 1500 11th Street Sacramento, California 95814 (916) 657-5448

For Office Use Only

-FILED-

File No.: 6580279 Date Filed: 2/11/2025

Corporation Name	One People, Inc.
	one i copie, inc.
Initial Street Address of Principal Office of Corporation Principal Address	5708 HOLLISTER AVE SUITE A #1044 GOLETA, CA 93117
Initial Mailing Address of Corporation  Mailing Address  Attention	5708 HOLLISTER AVE SUITE A #1044 GOLETA, CA 93117
Agent for Service of Process  California Registered Corporate Agent (1505)	FOR PURPOSE LAW GROUP, A PROFESSIONAL LAW CORPORATION Registered Corporate 1505 Agent
Shares The total number of shares the corporation is authorize Does the corporation have more than one class or serious	
under the General Corporation Law of California oth	awful act or activity for which a corporation may be organized er than the banking business, the trust company business or the by the California Corporations Code. The corporation is a benefit
corporation.	,
Specific Public Benefit	nect businesses and nonprofits, providing certifications and
Specific Public Benefit  The specific public benefit of this corporation is: to conmarketing tools to the organizations that instill trust, dri	nect businesses and nonprofits, providing certifications and
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Specific Public Benefit The specific public benefit of this corporation is: to commarketing tools to the organizations that instill trust, dri Additional information and signatures set forth on att made part of this filing.  Electronic Signature  By checking this box, I acknowledge that I am electronic signature and signature in the second sec	nect businesses and nonprofits, providing certifications and ive growth, and maximize impact.  tached pages, if any, are incorporated herein by reference and

## **Additional Statements.**

- 1. **Benefit Corporation Status**. This corporation is a benefit corporation. This benefit corporation is organized under California Corporations Code §§ 14600 14631.
- 2. **Duration**. The period of this Benefit Corporation's duration shall commence upon the date that these Articles of Incorporation ("Articles") are filed with the Secretary of State and shall continue in perpetuity.
- 3. **Director Liability: Indemnity of Agents**. The liability of the directors of this Benefit Corporation for monetary damages shall be eliminated to the fullest extent permissible under California law. This Benefit Corporation is authorized to provide indemnification of agents (as defined in Section 317 of the General Corporation Law of the State of California) for breach of duty to the Corporation and its shareholders through bylaw provisions or through agreements with agents, or both, in excess of the indemnification otherwise permitted by section 317 of the General Corporation Law of the State of California, subject to the limits on such excess indemnification set forth in Section 204 of the General Corporation Law of the State of California. Any repeal or modification of the provisions of this Section 3 shall not adversely affect any rights or protections to which the corporation's directors, officers or agents were entitled prior to such repeal or modification.
- 4. **Repeal of Articles**. The Benefit Corporation reserves the right to amend or repeal these Articles of Incorporation in the manner now or hereafter prescribed by statute and these Articles of Incorporation, and all rights conferred upon stockholders herein are granted subject to this reservation. Whenever any vote of the holders of capital stock of the corporation is required to amend or repeal any provision of these Articles of Incorporation, and in addition to any other vote of holders of capital stock that is required by these Articles of Incorporation or by law, such amendment or repeal shall require the affirmative vote of the majority of the outstanding shares of capital stock entitled to vote on such amendment or repeal, and the affirmative vote of the majority of the outstanding shares of each class entitled to vote thereon as a class, at a duly constituted meeting of stockholders called expressly for such purpose.