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Via Federal Express September 16, 2013

Department of State Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301

Re: Bloomingdale CAN-DO, Inc.

Sir/Madam:

Enclosed please find original and one copy of the Articles of Incorporation for a new <u>Florida not-for-profit corporation to be known as Bloomingdale CAN-DO, Inc.</u> A search of the Division of Corporation's website indicates that the name <u>Bloomingdale CAN-DO, Inc.</u> is available for a new Florida not-for-profit corporation.

Please file the original Articles and return one duly certified copy to the undersigned. A check in the sum of \$78.75, made payable to the Florida Department of State, is enclosed for payment of the filing fee and payment for a certified copy.

Please note that the corporation is to commence as of the date of the execution of the Articles.

If there is any additional information required, please note the following contact information:

Diane A. Sandow 3413 Little Oak Street Valrico, FL 33596

Daytime Phone Number: 813 416 5884 (cell) Alternate Daytime Phone Number: 813 681 5884

Email Address: rsandow1@verizon.net

Thank you for your assistance.

Diane A. Sandow

Enclosures

Sincerely,



ARTICLES OF INCORPORATION OF BLOOMINGDALE CAN-DO, INC (a Corporation Not For Profit)

The undersigned, for the purpose of forming a corporation under the Florida Not For Profit Corporation Act, hereby adopts the following Articles of Incorporation:

ARTICLE I NAME

The name of the corporation is BLOOMINGDALE CAN-DO, INC.

ARTICLE II PRINCIPAL OFFICE

The street address of the initial principal office of the corporation is 3015 Wilton Lane, Valrico, Florida 33596. The initial mailing address of the corporation is 3015 Wilton Lane, Valrico, Florida 33596.

ARTICLE III PURPOSES

The purposes for which the corporation is organized is to promote social welfare within the meaning of section 501(c)(4) of the Internal Revenue Code, to further the common good and general welfare of the people of the community, to advocate for legislation, regulations and government processes which will further the common good and general welfare of the community.

The specific purpose of the corporation is to advocate on behalf of the community as it concerns development which adversely impacts the community, and negatively affects the quality of life in the community.

ARTICLE IV DURATION

The corporation shall have perpetual existence, commencing on the date of the execution and acknowledgment of these Articles of Incorporation.

ARTICLE V POWERS

The corporation shall have and exercise all powers granted to a corporation not for profit under Chapter 617, Florida Statutes, as amended, which may be necessary, proper or convenient to carry out the purposes described in Article III hereof, subject to the limitations specified in Article VI hereof. Subject to any applicable limitations, the corporation shall have the power to receive, accept, use, hold, manage and dispose of all types of real and personal property given, transferred, devised or bequeathed to it, in trust or otherwise, for the purposes described in Article III above and for the purposes incidental thereto.

ARTICLE VI LIMITATIONS

The corporation is not formed for pecuniary profit or financial gain. Furthermore, the corporation shall neither have nor issue any stock. The corporation shall not, as a substantial part of its activities, carry on propaganda or otherwise attempt to influence legislation, nor shall the corporation participate or intervene (by publication or distribution of any statements or otherwise) in any political campaign on behalf of any candidate for public office. No part of the net earnings of the corporation shall ever inure to the benefit of or be distributable to any director, officer or any other individual affiliated with the corporation, but the corporation 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 Article III hereof. Notwithstanding any other provision of these Articles of Incorporation, the corporation shall not carry on any activities not permitted to be carried on by an organization exempt from Federal income tax under Section 501(c)(4) of the Internal Revenue Code of 1986, as amended, or the corresponding provision of any future United States Internal Revenue Law.

ARTICLE VII MANNER OF ELECTION

The powers, activities and properties of the corporation shall be exercised, managed and controlled by a Board of Directors. The number of Directors of the corporation may be either increased or decreased from time to time in accordance with the Bylaws of the corporation, but shall never be less than one (1). The method of election of the Directors of the corporation shall be stated in the Bylaws of the corporation.

ARTICLE VIII INITIAL OFFICERS AND/OR DIRECTORS

Name\Address\Title

Fred Brown, President-Director 3015 Wilton Lane Valrico, Florida 33596

Rodney Biddle, Vice President-Director 5519 Kinglethill Drive Lithia, Florida 33547

George Niemann, Treasurer-Director 4711 Dover Cliff Court Dover, Florida 33527

Diane A. Sandow, Secretary-Director 3413 Little Oak Street Valrico, Florida 33596

Gretchen King, Director 1731 Shady Leaf Drive Valrico, Florida 33596

ARTICLE IX REGISTERED AGENT

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

Fred Brown 3015 Wilton Lane Valrico, Florida 33596

ARTICLE X INCORPORATOR

The name and address of the Incorporator is:

Diane A. Sandow 3413 Little Oak Street Valrico, Florida 33596

ARTICLE XI DISSOLUTION

Upon the dissolution of the corporation, the assets of the corporation, after paying or making provisions for the payment of all liabilities of the corporation, shall be distributed for one or more exempt purposes within the meaning of Section 501(c)(4) of the Internal Revenue Code of 1986, as amended, or the corresponding provision of any future United States Internal Revenue Law, or shall be distributed to the federal government, or to a state or local government for public purposes. Any of such assets not so disposed of shall be disposed by the Circuit Court of the County in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE XII BYLAWS

The Bylaws of the corporation shall be adopted by the Board of Directors of the corporation, and may be altered, amended or rescinded from time to time, in whole or in part, by the affirmative vote of a majority of the then members of the Board of Directors present in person or by written proxy at a meeting called for that purpose. Notice of the proposed action with respect to the Bylaws shall be mailed to each then member of the Board of Directors at least ten (10) days before such meeting, and such notice shall contain a statement of the proposed action to be taken at such meeting with respect to the Bylaws and, if applicable, of the particular change, alteration, amendment or addition to the Bylaws to be voted upon at such meeting.

ARTICLE XIII AMENDMENTS

These Articles of Incorporation may be amended, at any time, and from time to time, by the affirmative vote of a majority of the then members of the Board of Directors present in person or by written proxy at any regular or special meeting of the Board of Directors, provided that notice of such change in the Articles shall be given to each then member of the Board of Directors in writing at least ten (10) days prior to the date of such meeting and provided that such notice shall contain a statement of the amendment or amendments to be considered at the meeting.

Signature of Incorporator