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2.	FILED OD OCT 27 PM I2: 29 TALLAHASSEE, FLORID
4(Corporation Name)	(Document #)
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Profit Not for Profit Limited Liability Domestication	ENDMENTS  Amendment Resignation of R.A., Officer/Director Change of Registered Agent Dissolution/Withdrawal Merger
OTHER FILINGS REC	SISTRATION/QUALIFICATION
Fictitious Name	Foreign Limited Partnership Reinstatement Trademark Other  F. CHESSER OUT 5 0 2000  Examiner's Initials

# ARTICLES OF INCORPORATION

We, the undersigned, with the other persons being desirous of forming a corporation for charitable and philanthropic purposes, under the previous of section 617 of the Florida Statutes, do agree to the following:

## Article I

The name of the association is Good Samaritan Association of Fort Myers, Inc.

# Article II

The general nature of the objectives and purposes of this corporation shall be to:

- a) To preach and teach the gospel of our Lord and Savior Jesus Christ,
- b) To administer the ordinances of the New Testament,
- c) To improve the spiritual life of its members through religious education,
- d) To develop Christian stewards of time, talent, and material possessions,
- e) To advance the cause of mission at home and abroad.

## Article III

The membership of this corporation shall constitute all persons hereafter named as subscribers and such other persons as from time to time hereafter, may become members, in the manner provided in the bylaws.

#### Article IV

This corporation is to exist perpetually.

#### Article V

The names and residences of the subscribers to these articles are:

Benel Cenel, 1025 Alvin Avenue, Lehigh Acres, FL 33971 Nerlande Constant, 2125 Unity Street, Ft. Myers, FL33901 Emile Pierre, 5527 Grenada Rd. Ft. Myers, FL 33919 Frankis Dupont, 2629 Broadway Avenue, Ft. Myers, FL 33901

#### Article VI

Section 1: The officers of the corporation shall be President, Vice-President, Secretary, Treasury, and such other officers as provided in the bylaws.

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SECRETARY OF STATE
RECRETARY OF STATE

Section 2: The names of the persons who are to serve as officers of the corporation until the first meeting of the board of Director are:

President –

Benel Cenel

Vice-President- Nerlande Constant

Secretary-

Emile Pierre

Treasury-

**Dupont Frankis** 

Section 3: The officers shall be elected at the annual meeting of the Board of Directors or as provided in the bylaws.

#### Article VII

Section 1: The business affair of this corporation shall be managed by the Board of Directors. This corporation shall have four directors initially. The number of directors may be increased from time to time, by the bylaws.

Section 2: The Board of directors shall be members of the corporation.

Section 3: Members of the Board of Directors shall be elected and hold office in accordance with the bylaws.

Section 4:The names and address of the persons who are to serve as directors for ensuing year, or until the first annual meeting of the corporation, are:

Benel Cenel

1025 Alvin Avenue, Lehigh Acres, FL 33971

Nerlande Constant 2125 Unity St. Ft. Myers, FL 33901

Emile Pierre

5527 Grenada Rd. Ft. Myers, FL 33919

Dupont Frankis

2629 Broadway Ave. Ft. Myers, FL 33901

#### Article VIII

Section 1: The Board of Directors of this corporation may provide such bylaws for the conduct of its business and the carrying out of its purposes as they may deem necessary from time to time.

Section 2: Upon proper notice the bylaws may amended, altered, or rescinded by a majority vote of those members of the Board of Directors present at any regular meeting or any special meeting called for that purpose.

#### Article IX

Section 1: These Articles of Incorporation may be amended at a special meeting of the membership called for that purpose, by a majority vote of those present.

Section 3: Amendments may also be made at a regular meeting of the membership upon notice given, as provided in the bylaws, of intention to submit such amendments.

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## ARTICLE X

The location of the corporation shall be at 1025 Alvin Avenue, Lehigh Acres, FL 33971

## ARTICLE XI

Section 1: No part of the net earning of the corporation shall insure to the benefit of, or be distributable to its members, trustees, officer, or other private persons.

#### ARTICLE XII

To take, secure, hold or acquire, by gift, purchase, legacy or otherwise, real and personal property, whenever it may deem the same proper, necessary and expedient in the work and purpose of the organization and incorporation of this body; to hold, lease encumber, give, exchange, or sell and transfer and expedient, necessary or beneficial in promoting and advancing the work and purposes of this corporation; and to do and accomplish such acts to conform to the laws of this state.

#### ARTICLE XIII

- Section 1: The annual meeting for the election of members of the Board of Directors shall be held as may be provided in the bylaws.
- Section 2: The corporation may provide in its bylaws for the holding of additional regular meetings and any special meetings and shall provide notice of all such meetings.
- Section 3: A majority of the members shall constitute a quorum for holding of any meeting

## ARTICLE XIV

No person, firm or corporation shall receive any dividends or profits from the undertaking of this corporation and upon dissolution of the corporation, the board shall, after paying and making provisions for for the payment of all the liabilities of the corporation, dispose of all the assets of the corporation in such manner, or to such organization or organizations organized and operated exclusively for charitable, educational and religious purposes, as shall at the time qulify as an exempt organization or organizations under Section 501(c) (3) of the Internal Revenue code of 1954 (or the corresponding provision of any future United States Revenue law) as the board shall determine.

#### ARTICLE XV

# CERTIFICATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN THIS STATE, NAMING AGENT UPON WHOM PROCESS MAY BE SERVED.

In pursuan to the provision of section 607.0501 or 617.0501, Florida Statutes, the following is submitted:

First- that the Good Samarithan Association of Fort Myers, Inc. desiring to organize under the laws of the state of Florida, with its principal office, as indicated in these Articles of incorporation, at Fort Myers, County of Lee, State of Florida, as named: Benel Cenel, 1025 Alvin Avenue, Lehigh Acres, FL 33971 as its agent to accept service of process within this state.

Aknowledgment- Having been named as registered agent and to accept the service of process for the above stated corporation at the place designated in this certificate, hereby accept the appointment as registered agent and agree to act in this capacity. I Further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligation of my position as registered agent.

Signature Level Benel.		5 ft 327.	3.
Date		T.	rê-s
IN WITNESS WHEREOF, we, the undersigned subcribing incorporators, have h set our hands and seals, this ————————————————————————————————————	r the		
Cenel Benel Le nel Benel.  Nerlande Costant Melande Constant	SECRETAL TALLAHAS:	00 OCT 2	لمائد
Emile Pierre Smile Pierro	RY OF STA	7 PH 12:	
Frankis Dupont ANOWACE 13 Vielon	<b>D</b> H	29	-

COUNTY OF LEE

Before me a Notary Public duly authorized in the state and county named above to take acnowledgments, personally appeared.

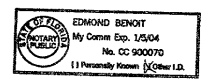
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To me known to the persons described as subscribers in and who executed the foregoing Articles of Incorporation, and they acnowledged before me that they executed and subscribed to these Articles of Incorporation.

WITNESS myhand and official seal in he county and state named above this day of — 2000.

Notary Public

STATE OF FL, COUNTY OF LEE
SWORN TO AND SUBMITTED BEFORE
ME THIS 20 DAY OF OCT 20 GS
BY CENEL REXEL
ID PROVIDED LIC # C 540 000 60-217-0
EXP 06/11/06



STATE OF FL, COUN SWORN TO AND SU ME THIS DAY BY	DAMETED DEEDOG
ID PROVIDED	