IVAN M. LEFKOWITZ\* GWEN D. BLOOM+ THOMAS C. SHAW

SHIRA B. McKINLAY\*\*

\* BOARD CERTIFIED IN TAXATION AND MASTER OF LAWS IN ESTATE PLANNING + ALSO ADMITTED IN MASSACHUSETTS \*\* ADMITTED ONLY IN CALIFORNIA

AND MINNESOTA

430 NORTH MILLS AVENUE ORLANDO, FLORIDA 32803

LEFKOWITZ, BLOOM & SHAW, P.A ATTORNEYS AND COUNSELORS AT LAW

> TELEPHONE (407) 425-1974 FACSIMILE (407) 425-1981 WEBSITE: ORLANDOLAW.ORG

> > 202

August 21, 2002

000007303740--0 -08/23/02--01016--004 \*\*\*\*\*78.75 \*\*\*\*\*78.75

Attn: Corporations Division Secretary of State Bureau of Corporate Records Post Office Box 6327 Tallahassee, Florida 32314

> Re: Heart Camp, Inc. Effective Date: Upon Filing

Dear Sir or Madam:

Enclosed are the original and a duplicate copy of the Articles of Incorporation of the above proposed corporation. The duplicate copy has been subscribed and acknowledged by the subscriber in the same manner as the original. Please endorse your approval of the Articles of Incorporation on the duplicate copy, and return a certified copy to this office.

A check is also enclosed in the total amount of \$78.75 to cover the \$35.00 filing fee, the \$8.75 fee for the certified copy of the Certificate of Incorporation, and the \$35.00 fee for designation of registered agent.

Yours very truly, Ivan M. Lefkowitz



IML:mfj Enclosures cc: Mrs. Lisa Walker



-....

FLORIDA DEPARTMENT OF STATE Jim Smith Secretary of State

August 26, 2002

LEFKOWITZ BLOOM & SHAW, P.A. 430 N MILLS AVE ORLANDO, FL 32803

SUBJECT: HEART CAMP, INC. Ref. Number: W02000024645

We have received your document for HEART CAMP, INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

Section 617.0803, Florida Statutes, requires that the board of directors never have fewer than three directors.

Please return the original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6915.

Janice Love-Washington Document Specialist New Filing Section

Letter Number: 202A00049775

## FILED SECRETARY OF STATE TALLAHASSEE, FLORIDA

## ARTICLES OF INCORPORATION

OF

# 02 SEP -5 PH 1:39

#### HEART CAMP, INC.

The undersigned, acting as incorporator of this corporation pursuant to Chapter 617 of the Florida Statutes, hereby forms a corporation not for profit under the laws of the State of Florida and adopts the following Articles of Incorporation for such corporation:

### ARTICLE I - NAME OF CORPORATION

The name of this corporation shall be HEART CAMP, INC.

# ARTICLE II - ADDRESS OF PRINCIPAL OFFICE AND MAILING ADDRESS OF CORPORATION

The address of the principal office is 1362 Schooner Court, Winter Springs, Florida 32708 and mailing address of the corporation is Post Office Box 2226, Goldenrod, Florida 32733-2226.

## ARTICLE III - PURPOSES AND POWERS OF CORPORATION

The corporation is organized exclusively for religious, Α. charitable, scientific, literary and educational purposes, including, for all such purposes, making distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, or such corresponding section of any future federal tax code (hereinafter referred to as the "Code"). To the extent consistent with the preceding sentence and permissible under Florida law, the purposes of this corporation shall include, but shall not be limited to sharing the love of Jesus by serving the neglected, brokenhearted and marginalized in any way needed, revitalizing communities and beautifying homes of the elderly, disabled and those who cannot afford needed repairs, inspiring participants to serve in their local communities, spiritually enriching the lives of workcamp participants by providing them opportunities to experience God's love in a deeper manner, and inspiring participants to be more Christ like and holy.

B. This corporation shall be authorized to carry out any and all acts and to exercise any and all corporate powers which may now or hereafter be lawful under the laws of the State of Florida to the extent applicable to corporations not for profit and that are not inconsistent with these Articles of Incorporation.

C. Notwithstanding anything contained in these Articles of Incorporation to the contrary, the following provisions shall apply:

1. No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, directors, trustees, officers, or other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered to the corporation and to make payments and distributions in furtherance of the purposes set forth in this Article III.

2. No substantial part of the activities of the corporation shall consist of carrying on propaganda or otherwise attempting to influence legislation, and the corporation shall not participate in or intervene in any political campaign (including publishing or distributing statements) on behalf of or in opposition to any candidate for public office.

3. Notwithstanding any other provision of these Articles of Incorporation, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under Section 501(c)(3) of the Code, or (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Code.

4. If the corporation is, or shall ever be, classified as a "private foundation", as defined in Section 509(a) of the Code, the following provisions shall apply for so long as it remains a private foundation:

(i) The corporation will not engage in any act of self-dealing as defined in Section 4941(d) of the Code.

(ii) The corporation will distribute its income for each tax year at such time and in such manner as not to become subject to the tax on undistributed income imposed by Section 4942 of the Code.

(iii) The corporation will not retain any excess business holdings as defined in Section 4943(c) of the Code.

2

(iv) The corporation will not make any investments in such manner as to subject it to tax under Section 4944 of the Code.

(v) The corporation will not make any taxable expenditures as defined in Section 4945(d) of the Code.

## ARTICLE IV - ELECTION OF DIRECTORS AND OFFICERS

The Board of Directors of the corporation shall be elected as provided in the Bylaws. The Board of Directors shall at all times consist of at least three (3) persons. The name and address of the initial directors and officers of this corporation are as follows:

| Name             | Address   | Office                                    |
|------------------|---|---|
| STEVEN WALKER    | 1362 Schooner Court<br>Winter Springs, FL 32708 | President/<br>Treasurer/<br>Director      |
| LISA WALKER      | 1362 Schooner Court<br>Winter Springs, FL 32708 | Vice President/<br>Secretary/<br>Director |
| CHARLOTTE NASSIS | 3408 Young Street<br>Winter Park, FL 32792      | Director                                  |

## ARTICLE V - INITIAL REGISTERED OFFICE AND REGISTERED AGENT

The street address of the initial registered office of the corporation is 430 North Mills Avenue, Orlando, Florida 32803, and the name of the initial registered agent of this corporation at that address is IVAN M. LEFKOWITZ, ESQUIRE. The Board of Directors may from time to time designate a new registered office and registered agent.

## ARTICLE VI - INCORPORATOR

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

Name

. .

### <u>Address</u>

LISA WALKER

1362 Schooner Court Winter Springs, FL 32708

## <u>ARTICLE VII - TERM OF EXISTENCE</u>

This corporation shall have perpetual existence, commencing with the filing of these Articles of Incorporation with the Secretary of State.

#### ARTICLE VIII - DISSOLUTION OF CORPORATION

Upon the dissolution of this corporation, after the payment or provision for the payment of all of the liabilities of this corporation, all of the assets of this corporation shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of 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. In no event, however, may the assets to be disposed of be distributed to or for the benefit of any member, director, trustee, officer or other private person, other than as reasonable payment for services rendered by such person.

## ARTICLE IX - INDEMNIFICATION

This Corporation shall indemnify any officer or director, or any former officer or director, to the full extent permitted by law.

IN WITNESS WHEREOF, the undersigned incorporator has made and subscribed these Articles of Incorporation at Winter Springs, Florida, this 14 May of \_\_\_\_\_\_, 2002.

Walker

4

FILED SECRETARY OF STATE TALLAHASSEE. FLORIDA

## ACCEPTANCE BY REGISTERED AGENT

# 02 SEP -5 PM 1: 39

Having been named as registered agent to accept service of process at the place designated in the foregoing Articles of Incorporation, I hereby accept such designation and agree to act in such capacity and comply with the provisions of all statutes relative to the proper and complete performance of my duties as registered agent, including the provisions of Section 48.091 of the Florida Statutes. I am familiar with and accept the duties and obligations of Section 607.0505 of the Florida Statutes.

IVAN M. LEFKOWITZ, SOUIRE Date: 2002

G:\Client\Walker, S\HeartCamp\ArtInc.wpd