N0200000 8870

(Re	questor's Name)	
(Ad	dress)	
(Ad	dress)	<u> </u>
(Cit	y/State/Zip/Phone	· #)
PICK-UP	☐ WAIT	MAIL
(Bu	siness Entity Nan	ne)
(Do	cument Number)	
Certified Copies	Certificates	of Status
Special Instructions to I	Filing Officer:	
		j
		,

Office Use Only





700008963847

11/14/02--01052--015 **87.50

02 NOV 14 AM ID: 30
SECRETARY OF STATE
TALLANIASSEE FI SPATE

Transmittal Letter

Department of State Divisions of Corporations P.O. Box 6327 Tallahassee, FL. 32314

SUBJECT: WHITE TALE SOLUTIONS, INC.
(Proposed corporate name – must include suffix)

Enclosed is an original and one(1) copy of the articles of incorporation and a check for:

☐ \$70.00 Filing Fee □\$78.75 Filing Fee

& Certificate of Status

□\$78.75 Filing Fee □\$87.50

& Certified Copy

Filing Fee, Certified Copy

& Certificate of

Status

ADDITIONAL COPY REQUIRED

FROM:	WILLIAM S. GIFFORD	. =
	Name (Printed or Typed)	
	3789 SUNDAY DRIVE	
	Address	
	DELTONA. FL 32738	-
	City, State & Zip	
	386-801- 53 98	
D:	avtime Telephone Number	

NOTE: Please provide the original and one copy of the articles.

ARTICLES OF INCORPORATION

The undersigned incorporator, for the purpose of forming a corporation under the Florish Business Corporation Act, hereby adopts the following Articles of Incorporation.

ARTICLE I NAME

The name of the corporation shall be: WHITE TAIL SOLUTIONS, INC.

ARTICLE II PRINCIPAL OFFICE

The principal place of business and mailing address of this corporation shall be: 3789 SUNDAY DRIVE DELTONA, FL 32738

ARTICLE III PURPOSE

White Tail Solutions is being established as a Non-Profit Wildlife Management and Research Organization dedicated to conserving native specifies and ecosystems through damaged and population control. The approach is unique, in that white tail solutions will generated funding for conservation research by providing management alternatives in non-traditional settings.

ARTICLE IV DIRECTORS APPOINMENT

General Powers. The business and affairs of the Corporation shall be managed by its Board of Directors.

Number, Tenure and Qualifications. The number of directors of the Corporation shall be fixed by the Board of Directors, but in no event shall be less than ONE (1). Each director shall hold office until the next annual meeting of shareholders and until his successor shall have been elected and qualified.

Vacancies. Any vacancy occurring in the Board of Directors may be filled by the affirmative vote of a majority of the remaining directors though less than a quorum of the Board of Directors, unless otherwise provided by law. A director elected to fill a vacancy shall be elected for the unexpired term of his predecessor in office. Any directorship to be filled by reason of an increase in the number of directors may be filled by election by the Board of Directors for a term of office continuing only until the next election of directors by the shareholders.

ARTICLE V INITIAL BOARD OF DIRECTORS/OFFICERS

This Corporation shall have one (3) Director initially. The number of Directors may be increased or diminished from time to time by the Bylaws but shall never be less than one (1).

The name and address of the initial Director of this Corporation is:

NAME ADDRESS

WILLIAM S. GIFFORD – PRESIDENT 3789 SUNDAY DRIVE DELTONA, FL 32738

JOYCE K. GIFFORD – SEC./TREASURY 3789 SUNDAY DRIVE DELTONA, FL 32738

GERALD D. GIFFORD – DIRECTOR 3789 SUNDAY DRIVE DELTONA, FL 32738

ARTICLE VI INITIAL REGISTERED AGENT AND STREET ADDRESS The name and Florida street address of the initial registered agent is: William S. Gifford, 3789 SUNDAY DRIVE DELTONA, FL 32738

ARTICLE VII INCORPORATOR The name and address of the incorporator to these Articles of Inco

The <u>name and address</u> of the incorporator to these Articles of Incorporation are: William S. Gifford, 3789 SUNDAY DRIVE DELTONA, FL 32738

ARTICLE VIII INCORPORATION DATE

The effective date of this Non-Profit Corporation shall be December 1st, 2002.

ARTICLE IX BYLAWS

The Bylaws of this Corporation may be adopted, altered, amended or repealed by either Shareholder(s) or the Directors.

ARTICLE X AMENDMENT

This Corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation, in accordance with the provisions of the Florida Business Corporation Act.

IN WITNESS WHEREOF, the undersigned has executed the Articles of Incorporation on this 15th day of November, 2002.

WILLIAM \$/GIFFORD, Incorporator

Signature/Incorporator

Date

ACCEPTANCE BY REGISTERED AGENT

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate, I 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 obligations of my position as registered agent.

Dated this 15th day of November, 2002,

WILLIAM S. GIFFORD Signature/Registered Agent

Date

Notary Printed Name Notary Signature				
Notary Printed Name			Date	
	<u> </u>	<u>si</u>	· ·	
IN WITNESS WHEREFORE, I ha in the State and County aforesaid, t			ked my official sea	ıl,
·				
Before me, a Notary Public authori appeared Betty Gigantino, known to incorporator, executed the foregoin ASSOCIATES TAX MANAGEMI executed those Articles of Incorporation	o me and known by Articles of Incor ENT, INC., and sho	y me to be the poration of BE	person who, as TLEN	·
appeared Betty Gigantino, known to incorporator, executed the foregoin ASSOCIATES TAX MANAGEMI	o me and known by Articles of Incor ENT, INC., and sho	y me to be the poration of BE	person who, as TLEN	·

02 NOV 14 AM 10: 30
SECRETARY OF STATE