NO2000009480

Cynthia Hopevatt (Requester's Name) (Address) (Address) (Address) Altamonte Spins, Fla. 32114 (City/State/Zip/Phone #)	400011149394
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ARTICLES OF AMENDMENT

to

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ARTICLES OF INCORPORATION OF THE STATE OF TH

ARTICLES OF THEORY OF ALLMINOSEE, FLORING
of
HOMEBUYERS ASSISTANCE PROGRAM, INC. (present name) NOZOODO 4940 (Document Number of Corporation (If known)
Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida nonprofit corporation adopts the following articles of amendment to its articles of incorporation.
FIRST: Amendment(s) adopted: (INDICATE ARTICLE NUMBER (S) BEING AMENDED, ADDED OR DELETED.) ARTICLE VII O Amend board of directors see attached page
ARTICLE VIII-® Amend directors see attached page
SECOND: The date of adoption of the amendment(s) was: FEBRUARY 7, 2003 THIRD: Adoption of Amendment (CHECK ONE)
The amendment(s) was(were) adopted by the members and the number of votes cast for the amendment was sufficient for approval.
There are no members or members entitled to vote on the amendment. The amendment(s) was(were) adopted by the board of directors.
Signature of Chairman, Vice Chairman, President or other officer
CYNTHIA A HOPCRAFT Typed or printed name

ARTICLE IV

The qualifications for members and directors and the manner of their admissions and election, as the case may be, shall be regulated by the by-laws of the Corporation.

ARTICLE V

The name and the initial street address in the state of Florida of the initial registered agent office of the Corporation is:

Cynthia A. Hopcraft 718 32nd Street Orlando, Florida 32805

ARTICLE VI

The territory in which the operations of the Corporation are principally to be conducted is the United States of America and its territories and possessions, but the operations of the Corporation shall not be limited to such territory.

ARTICLE VII

The initial board of directors shall consist of at least three (3) members, who need not be residents of the state of Florida. The manner in which directors are elected or appointed is as stated in the bylaws of the Corporation. The initial directors shall be:

Cynthia A. Hopcraft 718 32nd Street Orlando, Florida 32805

Greg Hoperaft 4301 Edga Witer Drive Orlando, Florida 92804

Jay Callihan 718 32nd Street Orlando, Florida 32805

ARTICLE VIII

The names and addresses of the persons who shall serve as directors until the first annual meeting of members, or until their successors shall have been elected and qualified, are as follows:

Cynthia A. Hopcraft - President 718 32nd Street Orlando, Florida 32805

Greg Hopcraft - Secretary/Treasurer

4301 Edgewater Drive. Orlando, Florida 32804

Jay Callihan - Vice President 718 32nd Street

Orlando, Florida 32805

ORLANDO, FL 32805