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SECRETARY OF STATE
ALLAHASSEE FLORIDA

TRANSMITTAL LETTER

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

SUBJECT:	Gulf Shore Animal Lengue, 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
- **🖄** \$87.50
- Filing Fee
- Filing Fee, Certified Copy
- & Certified Copy
- & Certificate

ADDITIONAL COPY REQUIRED

FROM: Laurie Ann Graham
Name (Printed or typed)

13619 3rd Avenue East

Bradenton, FL 34212

(941) 756600x 1695 or (941) 744-5950

Daytime Telephone number

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

ARTICLES OF INCORPORATION FOR

GULF SHORE ANIMAL LEAGUE, INC A Florida Nonprofit Corporation

The undersigned incorporator hereby files these Articles of Incorporations for GULF SHORE ANIMAL LEAGUE, INC., pursuant to Chapter 617, Florida Statutes, the Florida Not For Profit Corporation Act.

Article I. NAME

The name of this corporation shall be GULF SHORE ANIMAL LEAGUE, INC. (herein referred to as the "Corporation").

Article II. PRINCIPAL OFFICE

The principal place of business of this corporation is 13619 3rd Avenue East, Bradenton, Florida, 34212. The mailing address of the Corporation shall be P.O. BOX 14291, Bradenton, Florida, 34280.

Article III. PURPOSE

This is a nonprofit corporation organized solely for operation as an organization to protect, and prevent cruelty to, animals pursuant to the Florida Not For Profit Corporation Act, Chapter 617, Florida Statutes.

- A. The primary purposes for which this Corporation is formed are to protect animals by providing shelter and adoptions for homeless animals and to provide medical care for those animals and by promoting animal welfare via a community outreach program.
- B. The Corporation shall have the power to acquire, own, maintain and use its assets for the purposes for which it is organized; to raise funds by any legal means for the encouragement of its purposes; to acquire, hold, own, use and dispose of real or personal property in connection with the purposes of the Corporation, to exercise all powers necessary or convenient to the furtherance of the purposes for which the Corporation is organized; and to exercise all powers granted to a corporation not for profit under Florida law. In addition to the powers specified, the Corporation shall have the additional powers specified in its bylaws.

C. The general purposes for which this Corporation is formed are to operate exclusively for such purposes as will qualify is as a charitable organization under Section 501(c)(3) of the Internal Revenue Code, as amended, or under any corresponding provision of any subsequent Federal tax laws. Notwithstanding any other provision of these Articles, this Corporation will not carry on any other activities not permitted to be carried on by a corporation exempt from Federal income tax under Section 501(c)(3) of the Internal Revenue Code, as amended, or under the corresponding provisions of any future United States Internal Revenue Code.

Article IV. DIRECTORS/ MEMBERSHIP

The corporation shall have no voting members. The management and affairs of the corporation shall be at all times under the direction of a Board of Directors, whose operations in governing the corporation shall be defined by statute and by the corporation's by-laws. No Director, or any private individual shall have any right, title, or interest in or to any property of the corporation, except that 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.

Article V. MANNER OF ELECTION

Board of Directors. The powers of this Corporation shall be exercised, its properties controlled, and its affairs conducted by the Board of Directors, who shall be appointed.

Directors appointed at the first annual meeting shall serve for a term regulated by the Bylaws. Annual meetings shall be held as regulated by the Bylaws.

Any action required or permitted to be taken by the Board of Directors under any provision of law may be taken without a meeting if all members of the Board shall individually or collectively consent in writing to such action. Such written consent or consents shall be filed with the minutes of the proceedings of the Board, and any such action by written consent shall have the same force and effect as if taken by unanimous vote of the Directors. Any certificate or other document filed under any provision of law, which relates to action so taken, shall state that the action was taken by unanimous written consent of the Board of Directors without a meeting and that the Articles of Incorporation and Bylaws of this Corporation authorized the Directors to so act. Such a statement shall be prima facie evidence of such authority.

Article VI. INITIAL DIRECTORS/OFFICERS

The names and addresses of the Board of Directors are as follows:

Jill Clulow, 1608 86th Street Northwest, Bradenton, Florida, 34209 Cathleen Graham, 13691 3rd Avenue East, Bradenton, Florida 34212 Laurie Graham, 13691 3rd Avenue East, Bradenton, Florida 34212 Carol Liaros, 1211 Denarvaez Avenue West, Bradenton, Florida, 34209 Susan Ralston, 4213 Berkeley Drive, Parrish, Florida, 34219 Olivia Severson, 6050 34th Street West, Apartment 608, Bradenton, Florida, 34210

Article VII. DISTRIBUTION OF ASSETS

Upon the dissolution or winding up of this corporation, its assets remaining after payment, or provisions for payment, of all debts and liabilities of the Corporation, shall be distributed to a nonprofit fund, foundation or corporation organized and operated exclusively for the protection of cruelty to animals which has established its tax exempt status under Section 501 (c) 3 of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent federal tax laws.

Article VIII. AMENDMENT OF ARTICLES

The Board of Directors of the Corporation may amend these Articles of Incorporation as it may deem necessary for the conduct of its business and the carrying out of its purposes.

Upon written or oral notice, the Articles of Incorporation may be amended, altered, or rescinded by the Board of Directors, in accordance with procedures established by the Bylaws.

Article IX. INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and Florida street address of the registered agent is: Cathleen M. Graham, 13691 3rd Avenue East, Bradenton, Florida 34212

Article X. INCORPORATOR

The names and addresses of the Incorporators are:

Jill Clulow, 1608 86th Street Northwest, Bradenton, Florida, 34209 Cathleen Graham, 13691 3rd Avenue East, Bradenton, Florida 34212 Laurie Graham, 13691 3rd Avenue East, Bradenton, Florida 34212 Carol Liaros, 1211 Denarvaez Avenue West, Bradenton, Florida, 34209 Susan Ralston, 4213 Berkeley Drive, Parrish, Florida, 34219 Olivia Severson, 6050 34th Street West, Apartment 608, Bradenton, Florida, 34210

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

Signature/Registered Agent

Cathleen My Spangem

Signature / Incomporator

Laurie Ann Graham

12/27/02

Date

12/30/02

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