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-HOOPER FINANCIAL SERVICES=

March 3, 2003

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

Re:Articles of Incorporation for Sharing the Gift, Inc.

Dear Sirs:

Enclosed please find the Articles of Incorporation and filing fee for SHARING THE GIFT, INC.. The attached articles were drafted and completed during the First Meeting of the Incorporators held on March 3, 2003. Please file the attached articles with an effective date of March 3, 2003.

If you have any questions or are in need of any additional information please let me know.

Sincerely Yours:

Larry K. Hooper C.P.A.



FLORIDA DEPARTMENT OF STATE Glenda E. Hood Secretary of State

March 13, 2003

HOOPER FINANCIAL SERVICES ATTN: LARRY K HOOPER 950 N KRONE AVE #106 S HOMESTEAD, FL 33030

SUBJECT: SHARING THE GIFT, INC.

Ref. Number: W03000007348

We have received your document for SHARING THE GIFT, 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):

The person designated as incorporator in the document and the person signing as incorporator must be the same.

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) 245-6928.

Tim Burch
Document Specialist
New Filings Section

Letter Number: 903A00015844

ARTICLES OF INCORPORATION OF SHARING THE GIFT, INC.

A NOT FOR PROFIT CORPORATION

EIN # 41-2082568

ARTICLES OF INCORPORATION OF

SHARING THE GIFT, INC.

A NOT FOR PROFIT CORPORATION

We, the undersigned, with other persons being desirous of forming a not-for-profit corporation, under the provisions of Chapter 617 of the Florida Statutes, do agree to the following:

ARTICLE I NAME

The name of this corporation shall be:

SHARING THE GIFT, INC.

ARTICLE II ADDRESS

The principle place of business and mailing address of this corporation shall be 950 N. Krome Avenue, Suite 106, Homestead, FL 33030.

ARTICLE III PURPOSE

This corporation is organized exclusively for charitable, religious, educational, literary and scientific purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, or the corresponding provision of any future United States Internal Revenue Law.

Notwithstanding any other provision of these articles, this corporation will not carry on any other activities not permitted to be carried on by an organization exempt from Federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986,

as amended, or the corresponding provision of any future United States Internal Revenue Law.

In the event of dissolution, the residual assets of the organization will be turned over to one or more organizations which themselves are exempt as organizations described in Sections 501(c)(3) of the Internal Revenue Code of 1986, as amended, or corresponding sections of any future Internal Revenue Code, or to the Federal, State or local government for exclusively public purposes.

The specific purposes for which this corporation is organized are as follows:

- 1. To provide the community the resources necessary for the economically disadvantaged children and their families to participate in amateur boxing, recreational boxing, sporting and educational activities that they would not otherwise be able to participate, due to low income or lack of facilities in the area.
- 2. To provide educational instruction to the said children and their families in the areas of moral, spiritual, physical as well as nutritional development from a biblical perspective. And, to promote a spirit of excellence in these areas.
- 3. To further teach and offer the community motivational speakers at schools, churches and or other facilities, such as youth camps or prisons on the dangers of drugs, alcohol and Crime.
- 4. To provide a safe and secure environment in which the children and their families can participate in said activities. Encouraging a sense of honor and respect in the children in dealing with each other, their parents and those outside the organization during participation in the said activities, and in everyday living.
- 5. To counsel with children and parents, emphasizing the home environment, mental, and physical needs and progress of families. Teaching and motivating them to find the resources in their community to better themselves in areas of their life, such as churches, education, health, work force or other related resources in turn providing a sense of community outreach.

ARTICLE IV OFFICERS AND DIRECTORS

The officers and directors of this corporation shall consist of those persons as from time to time are elected upon an majority vote of the existing officers and directors.

ARTICLE V INITIAL OFFICERS AND DIRECTORS

The business of this corporation shall be managed by the Board of Directors. The corporation shall have three (3) directors initially. The number of directors may be increased or decreased from time to time as set out in the bylaws, but shall never be less than three (3). The names and addresses of the initial board of directors and officers are:

Name	Address	<u>Title</u>
William Barriera Jr.	726 W. Palm Dr. #910 Florida City, Fl 33034	President
Larry K. Hooper	29625 SW 177th Avenue Homestead, FL 33030	Treasurer
Dolores Aleman-Barriera	726 W. Palm Dr. #910 Florida City, Fl 33034	Vice-Pres. Secretary

ARTICLE VI OFFICE OF THE REGISTERED AGENT

The street address of the initial registered agent of this corporation shall be 950 N. Krome Avenue, Homestead, Florida, 33030, and the name of the initial registered agent of the corporation at that address shall be Dolores Aleman-Barriera. I am hereby familiar with and accept the duties and responsibilities as registered agent for said corporation.

Dolores Aleman-Barriera.

Olores Barrera

ARTICLE VII INCORPORATOR

The name and address of the incorporator of these Articles of Incorporation is:

Dolores Aleman-Barriera 950 N. Krome Ave. Suite # 106 Homestead, FL 33030

ARTICLE VIII TERM OF EXISTENCE

That the term for which this corporation shall exist shall be perpetual.

ARTICLE IX AMENDMENTS

These Articles of Incorporation may be amended in the manner provided by law.

Every amendment shall be approved by the Board of directors by majority of the entitled

To vote thereon.

ARTICLE X. ADDITIONAL PROVISIONS

This corporation is organized and operated exclusively for charitable, religious and educational purposes, including, for such purposes, the making of distributions to organizations under section 501(c)(3) of the internal Revenue Code (or corresponding section of any future tax code.

Notwithstanding any other provision of the Articles, 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 Internal Revenue Code of 1986

(or the corresponding provision of any future United States Internal Revenue Law) or (b) by a corporation contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law).

No part of the net earnings of the corporation shall inure to the benefit of, or be distributed to its members, directors, officers, or other private persons, 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 corporations exempt purposes.

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

Upon winding up and dissolution of this corporation, after paying or adequately providing for the debts and obligations of the corporation, the remaining assets shall be distributed to a non-profit fund, foundation, or corporation which is organized and operated exclusively for charitable, educational, religious, and or scientific purposes and which has established its tax exempt status under section 501(c) (3) if the Internal Revenue Code.

Dolores Aleman-Barriera, Secretary

Dolores Barriera