N06000001287

(Re	questor's Name)	
(Address)		
(Ad	dress)	
(City/State/Zip/Phone #)		
PICK-UP	☐ WAIT	MAIL
(Business Entity Name)		
(Document Number)		
Certified Copies	_ Certificates	of Status
Special Instructions to Filing Officer:		

Office Use Only

correct doc.

38



900115972279

01/25/08--01039--019 **52.50

FILED

08 JAN 31 PN 3 45

SECRETARY OF STATE

FALLAMASSEE, FLORIDA

pestated Acti

COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATION: CORTE BRAVO HOLDINGS, INC		
DOCUMENT NUMBER: NO6000001287 Restates Articles		
The enclosed Articles of Amendment and fee are submitted for filing.		
Please return all correspondence concerning this matter to the following:		
GORDON RAY KNOLL		
(Name of Contact Person)		
Florida Panhandle Veterans Home		
(Firm/ Company)		
141 ROBINWOOD DR NW		
(Address)		
FT WALTON BEACH, FL 32548		
(City/ State and Zip Code)		
For further information concerning this matter, please call:		
GORDON RAY KNOLL (*		
(Name of Contact Person) (Area Code & Daytime Telephone Number)		
Enclosed is a check for the following amount:		
□\$35 Filing Fee □\$43.75 Filing Fee & Certificate of Status Certificate of Status Certificate of Status Certificate of Status (Additional copy is enclosed) \$43.75 Filing Fee & Certificate of Status Certified Copy (Additional Copy is enclosed)		
Mailing AddressStreet AddressAmendment SectionAmendment SectionDivision of CorporationsDivision of CorporationsP.O. Box 6327Clifton BuildingTallahassee, FL 323142661 Executive Center CircleTallahassee, FL 32301		

Restated

Articles of Incorporation For Corte Bravo Holdings, Inc. Revision 2

FILED

08 JAN 31 PH 3 45

SECRETARY OF STATE TALLAHASSEE, FLORIDA

The undersigned incorporator, for the purpose of forming a Florida not-for-profit corporation, hereby adopts the following Articles of Incorporation:

Article I

The name of the corporation is: CORTE BRAVO HOLDINGS INC.

ARTICLE II

The principal place of business address is: 141 NW Robinwood DR Fort Walton Beach, FL. US 32548

The mailing address of the corporation is: 141 NW Robinwood DR Fort Walton Beach, FL. US 32548

ARTICLE III

Section 1. The specific purpose for which this corporation is organized is: As a not-for profit corporation to provide food, shelter, counseling employment training and rehabilitative services to homeless veterans.

ARTICLE III Changes required by the Internal Revenue Service

Section 2. -----Said corporation is organized exclusively for charitable, religious, educational and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501 (c) (3) of the Internal Revenue Code, or the corresponding section of any future tax code.

File number N06000001287 FILED February 6, 2006.by the Sec of State sprather

Section 3.-----No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the corporation shall be authorized and to make payments and distributions in furtherance of section 501 (c) (3) purposes. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office.

Section 4. Notwithstanding any other provisions of these articles the corporation shall not carryon any activities not permitted to be caried on (a) by a corporation exempt from Federal income tax under section 501 (c) (3) of the internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE IV

The manner in which directors are elected or appointed is:

Directors and officers were elected at the first meeting of the Board of Directors which was held in Fort Walton Beach, FL. Directors and Officers and members may be appointed by the Chairman of the Board.

Directors shall be elected at the expiration of a term or as necessary and duties shall begin the following day.

File number N06000001287 FILED February 6, 2006.by the Sec of State sprather

ARTICLE V

The name and Florida street address and address of the registered agent is:

Gordon Ray Knoll 141 NW Robinwood DR Fort Walton Beach, FL. US 32548

I certify that I am familiar with and accept the responsibilities of the registered agent.

Signature of the Registered Agent -

Gordon Ray K/noll

ARTICLE VI

The name and address of the incorporator is:

Gordon Ray Knoll 141 NW Robinwood DR Fort Walton Beach, FL. US 32548

Signature of the Incorporator is:_-

Gordon Ray Knoll

ARTICLE VII

The names of the officers and /or directors elected at the first meeting are as follows:

Director & President -----Gordon Ray Knoll

Director & Vice President -----Lauretta B Aikens

Director & Secretary Treasurer Elizabeth P Knoll

Director

William P Aikens

Director

Vacant

File number N06000001287 FILED February 6, 2006.by the Sec of State sprather

Certificate

The Restated Articles of Incorporation were adopted by the members on December 19, 2007.

Adoption of Amendment(s)	(CHECK ONE)
✓ The amendment(s) was for the amendment was	(were) adopted by the members and the number of votes cast sufficient for approval.
	or members entitled to vote on the amendment. The re) adopted by the board of directors.
have not been selecte	ce chairman of the board, president or other officer- if directors d, by an incorporator- if in the hands of a receiver, trustee, or fiduciary, by that fiduciary.)
Gordon Ray Kn	oll
(Typed	or printed name of person signing)
President	
(7)	Title of person signing)

FILING FEE: \$35

ARTICLE VIII

The effective date of this corporation is: February 2, 2006.

ARTICLE IX ·

Dissolution:

Added January 22, 2008

The Corporation may be dissolved upon a vote of two-thirds (2/3) of the Directors at a duly noticed meeting. Upon the dissolution of the Corporation, the Board of Directors shall, after paying or making provisions for the payment of all the liabilities of the Corporation; dispose of all of the assets of the Corporation exclusively for one or more purposes of the Corporation, which may include distribution to an organization (s) organized and operated exclusively for one or more of such purposes, or shall distribute all of the assets 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, for such purpose as said Court shall determine, which are organized and operated exclusively for one or more of the purposes of the Corporation.

Prepared by:

Gordon Ray Knoll 141 Robinwood Dr NW Fort Walton Beach, FL. 32548 850-833-3039

January 22, 2008

File number N06000001287 FILED February 6, 2006.by the Sec of State sprather

Page 4