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COVER LETTER

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

SUBJECT: Black Widows Sisterhood, INC. (PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

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

Filing Fee

578.75 Filing Fee & Certificate of Status

\$78.75	Ľ
Filing Fee	
& Certified Copy	

State State

ADDITIONAL COPY REQUIRED

FROM: Beverly Bush Name (Printed or typed) 06 HAZ -2 PH 3: 0 Ahassee FL <u>3125 NW 205 Street</u> Address <u>Miami Gardens, FL 33056</u> City, State & Zip m 1-305 621-6785 Daytime Telephone number

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

ARTICLES OF INCORPORATION

In compliance with Chapter 617, F.S. (Not for Profit)

ARTICLE I: NAME

The name of the corporation is Black Widows Sisterhood, Inc.

ARTICLE II: PRINCIPLE OFFICE

The principal place of business and mailing address is 3125 NW 205 Street Miami Gardens, Florida 33056

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ARTICLE III PURPOSE:

HAR -2 PH 3: The specific purpose for which the non-profit corporation is organized is t $\overline{\mathcal{R}}$ provide an opportunity for widows to join a growing network of women motivated to overcoming barriers and strengthening relationships within the community.

ARTICLE IV MANNER OF ELECTIONS

Section 1. A perspective member of the Black Widows Sisterhood, Inc. must be a widow of female gender. For the purpose of this organization, a widow shall be defined as a woman who has lost her husband by death and has not married again.

Section 2. The board and members of the BWS, INC. shall vote perspective members in. The board shall have the right to remove members for good cause shown after notice and a hearing before the board and members as a whole. A two - thirds vote (2/3) majority is required for removal.

Section 3. Voting. Each member of the BWS,INC. shall be entitled to one vote on each matter submitted to a vote by the organization.

Section 4. Officers. The officers of BWS, INC shall consist of the following:

- a) President
- b) Vice- President
- c) Recording Secretary
- d) Treasurer

Section 5. Term. Appointed officers of the BWS, INC. shall serve for no more than two (2) consecutive years.

ARTICLE V: INITIAL DIRECTORS AND/ OR OFFICERS

DELORES MILLER PRESIDENT	189-20 NW 22ND PLACE MIAMI GARDENS, FLORIDA 33056
LEOLA BRINSON SECRETARY	20900 NW 32ND AVE. MIAMI GARDENS, FLORIDA 33056
BEVERLY BUSH TREASURER	3125 NW 205 STREET
ARTICLE VI.INTIAL REGISTERED A	
BEVERLY BUSH 3125 NW 205 STREET MIAMI GARDENS, FLORIDA 33056	FLORIDA

ARTICLE VII INCORPORATOR DR. GENEVIA M. GANO, ED.D. 430 WEKIVA RAPIDS DRIVE ALTAMONTE SPRINGS, FLORIDA 32714

ARTICLES OF INCORPORATION

In Compliance with Chapter 617, F.S., (Not for Profit)

ARTICLE I NAME

The name of the corporation shall be:

ARTICLE II PRINCIPAL OFFICE

The principal place of business and mailing address of this corporation shall be:

ARTICLE III PURPOSE

The purpose for which the corporation is organized is:

ARTICLE IV MANNER OF ELECTION

The manner in which the directors are elected or appointed:

ARTICLE V INITIAL DIRECTORS AND/OR OFFICERS

List name(s), address(es) and specific title(s):

ARTICLE VI INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and Florida street address (P.O. Box NOT acceptable) of the registered agent is:

ARTICLE VII INCORPORATOR

The name and address of the Incorporator is:

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

Sinc Signature/Registered Agent

Jenewia M. Gano

Signature/Incorporator

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