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

SUBJECT: A-1 HOMEMAKER AND COMPANION SERVICES, INC. (PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

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

☐ \$70.00 Filing Fee Status

\$78.75	\$87.50
Filing Fee	Filing Fee,
& Certified Copy	Certified Copy
	& Certificate
ADDITIONAL CO	PY REOUIRED

& Certificate	
L COPY REQUIRED	8
	AUG 28

8193 HOT SPRINGS DR. SO.

Name (Printed or typed)

JACKSONVILLE, FLORIDA 32244 City, State & Zip

904-234-1059

FROM: JANICE V. WILLIAMS

Daytime Telephone number



7-17-06 Dept of State attan' Sylvia Hilbert Division of Corporations I have no intentions of revoking the volun-tary dissolution of A-12 Homemaker and. Companion Services, enc, in the project conspansion and hereby give conscent for the name to be used inmediately Janue V Melian Document # PD1. DD0D84243 Letter Number 4067 D0D43722 Ref # WOto 06 AUG 28 AM 11: 39 F F F



ARTICLES OF INCORPORATION

OF

A-1 HOMEMAKER AND COMPANION SERVICES, INC.

The undersigned associate for the purpose of becoming a not for profit corporation under Chapter 617, laws of the State of Florida, providing for the formation, liability, rights, privileges and immunities of a not for profit corporation.

ARTICLE I

<u>NAME</u>

The name of the not for profit corporation shall be A-1 HOMEMAKER AND COMPANION SERVICES, INC.

ARTICLE II

PRINCIPAL PLACE OF BUSINESS

The address of the initial principal place of business shall be 8193 Hot Springs Dr. S Jacksonville, Florida 32244.

ARTICLE III

PURPOSE

This not for profit is organized exclusively for religious, charitable, scientific, literary and educational purposes within the meaning of Section 501©(3) of the Internal Revenue Code of 1996 or the successor provision of any future United States Internal Revenue law. The purpose of the association shall be to provide training activities to assist consumers to acquire, maintained or improve skills related to activities of daily living. This service will focus on personal hygiene skills, homemaking skills, and social skills. This program will include assisted and independent living support program for people with developmental disabilities. The program will also include transportation with wheel chair accessible vehicle to help consumers get to their appointment, grocery and other important places and events.

To advocate for and identify services available in a variety of ways to special needs people with developmental disabilities. To the end that the foregoing objectives and purposes and any related religious and charitable purposes may be carried out, performed and accomplished, this corporation shall have the power to engage only in such activities as shall not constitute business unrelated to its religious, benevolent, charitable, literary and educational purposes. Notwithstanding any other provision of these articles, this organization shall not carry on any activities not permitted to be carried on by an organization exempt from Federal income tax under section 501©(3) of the Internal Revenue Code of 1996 or the successor provision of any future United States Internal Revenue law. Subject to the foregoing limitations, this corporation shall have all of the rights and powers set forth in section 617.0302, Florida Statutes.

ARTICLE IV

MANNER OF ELECTION OF DIRECTORS

The method or manner of the election of the board of director shall be stated in the corporate by-laws.

<u>ARTICLE V</u>

INITIAL REGISTERED AGENT

The name and address of the initial registered agent for this corporation is

Janice V. Williams 8193 Hot Springs Dr. So. Jacksonville, Florida 32244

ARTICLE VI

INCORPORATOR

The initial Incorporator of the corporation is

Janice V. Williams 8193 Hot Springs Dr. So. Jacksonville, Florida 32244

ARTICLE VII

DURATION

This corporation shall exist perpetually. Corporate existence shall commence on the date these Articles are filed.

<u>ARTICLE VIII</u>

DISTRIBUTION

No part of the net earnings of the nonprofit shall inure to the benefit of, or be distributed to its members, trustees, officers, or other private persons, except that the nonprofit 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 the purpose clause thereof.

No substantial part of the activities of the organization shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the nonprofit shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office.

Notwithstanding any other provision of this document, the organization shall not carry on any other activities not permitted to be carried on (a) by a nonprofit organization exempt from federal income taxes under section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or (b) by an organization, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or corresponding section of any future federal tax code.

ARTICLE IX

DISSOLUTION

Upon the dissolution of the organization, assets shall be distributed for one or more exempt purposes within the meaning of section 501°C(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose.

ARTICLE X

INITIAL DIRECTORS/OFFICERS

Betty Bean, Chairperson 3541 Oleander Street Jacksonville, Florida 32254

Paulette Wilson, President 3034 Imperial Street Jacksonville, Florida 32254



Felicia Felton, Secretary 2401 Jammes Road, Apt 8 Jacksonville, Florida 32210

Nicole Simmons, Treasurer 1214 Labelle Street, #263 Jacksonville, Florida 32205

Janice V. Williams Executive Director 8193 Hot Springs Dr. So. Jacksonville, Florida 32244

ARTICLE XI

BY-LAWS

The initial by-laws of this corporation shall be adopted by the directors. By-laws shall be adopted, altered, amended or repealed from time to time by either the members or the board of directors, but the board of directors shall not alter, amend or repeal any by-laws adopted by the members if the members specifically provide that such by-law is not subject to amendment or repeal by the directors.

HAVING BEEN NAMED, as Registered Agent for this Corporation at the Registered officer designated in the forgoing Articles of Incorporation, the undersigned accepts the designation.

Dated on 7 day of JU11, 2006	
Janice V Villiams	
Henrice V. Williams, Registered Agent	
Japice V. Williams, Incorporator	

FILED 06 AUG 28 AM (1: 39 SECRETARY OF STATE TALLAMASSET FLURID