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February 21, 2007

AJRART F R VIRALJ			Charities, Inc.
	Filing Evidence □ Plain/Confirmation	п Сору	Type of Document ☐ Certificate of Status
	□ Certified Copy		□ Certificate of Good Standing
			□ Articles Only
	Retrieval Reque Photocopy Certified Copy	<u>st</u>	 □ All Charter Documents to Include Articles & Amendments □ Fictitious Name Certificate □ Other
	NEW FILINGS		AMENDMENTS
X	Profit		Amendment
	Non Profit		Resignation of RA Officer/Director
	Limited Liability		Change of Registered Agent
	Domestication		Dissolution/Withdrawal
	Other		Merger
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	OTHER FILINGS		REGISTRATION/QUALIFICATION
	Annual Reports		Foreign
	Fictitious Name		Limited Liability
	Name Reservation		Reinstatement
	Reinstatement		Trademark
			Other

ARTICLES OF INCORPORATION

OF

H.UG.S. CHARITIES, INC.

The undersigned, in compliance with Chapter 617, Florida Statutes, subscribe to these Articles of Incorporation.

ARTICLE I Name

The name of the corporation shall be:

H.U.G.S. CHARITIES, INC.

ARTICLE II Principal Office

The street address of the initial principal office and the mailing address of this corporation shall be:

.3111 South Pine Avenue Ocala, Florida 34471

ARTICLE III Purpose

The purposes for which this corporation is organized are:

To raise funds for the research, prevention, detection and treatment of all forms of cancer, and to assist individuals and families whose lives have been adversely affected by it. This 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 federal tax code.

ARTICLE IV Manner of Election **Directors and Officers**

The manner in which the directors and officers of the corporation are elected or appointed shall be determined by the corporation's bylaws.

ARTICLE V **Initial Directors/Officers**

The names, addresses and specific titles of the corporation's initial directors and officers are:

Director/President

Director/Vice-President

Michael P. Koontz 3111 South Pine Avenue

Ocala FL 34471

Manal Fakhoury P.O. Box 4428 Ocala FL 34478

Rosey Moreno Jones

2410 SW 27th Avenue

Ocala Fl 34474

Director/Secretary

Barbara R. Fitos

1209 SE 10th Avenue

Ocla FL 34471

Director/Treasurer

David DeSantis

2032 SE 37th Ct Circle

Ocala, FL 34471

Director

Betsy Koshinski

11151 NE 55th Court

Ocala, FL 32617

Director

Barbara Robertson 1823 SE 8th Street Ocala, FL 34471

Director

Linda Marks 3717 NE 17th Street Ocala, FL 34470 Director

Kathy Whisenhunt 4380 SE 53rd Ave Ocala, FL 34480 Director

Douglas Massinger 887 NE 100 Street Ocala, FL 34479 Director

Vicky Gonzalez 4 Winter Green Way Ocala, FL 34482 Director

Roy J. Watson 7139 SE 14th Ct. Ocala, FL 34480 Director

Bill Tuck, Jr. 2334 SE 14th Street Ocala, FL 34471 Director

ARTICLE VI Initial Registered Agent and Street Address

The name and Florida street address of the corporation's initial registered agent is:

Michael P. Koontz 3111 South Pine Avenue Ocala, Florida 34471

ARTICLE VII Incorporators

The names and addresses of the incorporators are:

Michael P. Koontz 3111 South Pine Avenue Ocala, Florida 34471

ARTICLE VIII Limitation of Corporate Powers

The corporate powers of this corporation are as provided in Section 617.0302, Florida Statutes or the corresponding section of any future Florida Statute, unless limited as follows:

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 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. 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. Notwithstanding any other provision of these Articles, the corporation shall not carry on any other activities not permitted to be carried on by (a) 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 tax code.

ARTICLE IX Dissolution

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future tax code, or shall be distributed to the federal government, or to a state or local government for a public purpose. Any such assets not so dispensed of shall be disposed of by a court of competent jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations as said court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE X Members

Membership in this corporation shall established, if at all, in a manner as set forth in the corporation's bylaws.

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.

Michael P. Koontz/Registered Agent

Michael P. Koontz/Incorporator

Date

Date

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