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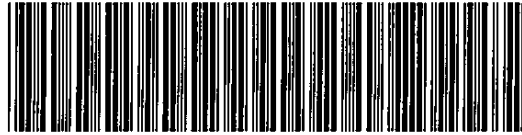
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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

6013

COVER LETTER

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

SUBJECT: Ebonwood Homeowners & Neighborhood Watch Community Inc.
(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

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

☒ \$70.00
Filing Fee

☐ \$78.75
Filing Fee &
Certificate of
Status

☐ \$78.75
Filing Fee
& Certified Copy

☐ \$87.50
Filing Fee,
Certified Copy
& Certificate

ADDITIONAL COPY REQUIRED

FROM: Walter Lambert
Name (Printed or typed)

3406 W. Maxwell St.
Address

Pensacola , Fl 32505
City, State & Zip

850- 438-6532
Daytime Telephone number

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

ARTICLES OF INCORPORATION

OF

EBONWOOD HOMEOWNERS & NEIGHBORHOOD WATCH COMMUNITY INC

PREAMBLE

The undersigned ,who are citizens of the United States and residents of the State of Florida hereby file the following Articles of Incorporation and certify as follows :

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TALLAHASSEE, FLORIDA

ARTICLE I

NAME

The name of this Corporation shall be Ebonwood Homeowners and Neighborhood watch community Inc. .

ARTICLE II

PURPOSE

The purpose for which this Corporation was formed are exclusively charitable and educational within the meaning of Section 501 (c) (3) of the Internal Revenue Code . These purpose include but are not limited to the following :

1. To serve as a focal point for the community improvement and crime prevention efforts .
2. To promote and maintain high public awareness , support and participation as relates to crime prevention in the community .
3. To research and develop information on and evaluate crime prevention techniques and to

disseminate that information to the public .

4 . To serve as a center of coordination with various neighborhoods , schools , churches , and civic groups in their crime prevention efforts through such programs as neighborhood watch and crime watch .

5. To promote , encourage and engage in research and data gathering within the criminal justice system including it's penal and correctional components and to make the results of such research available to the general public in order to keep the community informed of current social and criminal problems and solutions .

6 . To assist and support , when requested , the law enforcement agencies charged with the enforcement of local , state , and federal criminal laws .

7 . To promote , encourage , and conduct the research necessary to determine the adequacy of any state or local laws and procedures as they relate to the purpose of the corporation .

8. To ensure the Homeowners and residents of Ebonwood community a safe , peaceful and enjoyable place to work , play and live .

ARTICLE III

PRINCIPLE OFFICE PLACE OF BUSINESS

The Ebonwood Homeowners & Neighborhood Watch Community Inc. of Escambia County shall have all the necessary and proper powers to fully carry out it's purposes and objectives including al the powers , privileges , immunities , exemptions , rights and obligations conferred by the laws of the state of florida upon similar corporation . The place where the business of the Corporation is to be transacted is Pensacola , Escambia County , FL . The street address is of the initial registered office of the Corporation is 3415 W. Younge St Pensacola , FL 32505

ARTICLE IV

OFFICERS

The officers shall consist of a President , Vice President , a Secretary and a Treasurer .

THE OFFICERS : Willie M. Randerson Chairman / President
3415 W. Younge St. Pensacola, FL 32505

Walter Lambert Vice Chairman / Treasurer
3406 W. Maxwell St. Pensacola , FL 32505

La Vetor Moore Secretary
3400 W. Younge St. Pensacola , FL 32505

Watice Phillips Financial Secretary
3408 W. Jordan St. Pensacola , FL 32505

PRESIDENT : The President shall preside , when available , at all meetings of the Board of Directors , and shall appoint members of all committees of the Corporation , and under the direction of the Board of Directors , shall have general responsibility for the management and direction of the business , properties , and affairs of the Corporation . He shall have general executive powers , including all powers required by law to be exercised by a President of a Corporation , as such , as well as the specific powers conferred by these by- laws or by the Board of Directors .

VICE PRESIDENT : In the absence of the President or in the event of his death , inability or refusal to act , the Vice President (or in the event there be more than one Vice President , the Vice President in the order designated at the time of their appointment or election) shall perform the duties of the President , and when so acting , shall have all powers of and be subject to all the restrictions upon the President .

SECRETARY : The Secretary shall (a) keep the minutes of the proceedings of the board of Directors in one or more books provided for that purpose ; (b) see that all notices are duly given in accordance with the provisions of these of these by- laws or as required by law ; (c) be custodian of the Corporation records and of the seal of the Corporation and see that the seal of the Corporation is affixed to all documents duly authorized . (d) keep a list of the addresses of the Board of Directors . The Corporation may have one or more assistant Secretaries who shall perform the duties of the Secretary in his or her absence .

TREASURER : The Treasurer shall have charge and custody of and be responsible for all funds and securities of the Corporation and in general perform all of the of the duties as from time to time be assigned to such person by the President or by the Board of Directors . The Treasurer shall make proper reports , to the Board of Directors . Ensure proper accounting controls

are installed and maintained .

FINANCIAL SECRETARY : The Financial Secretary shall collect and record dues and other finances coming into the Corporation and summitt to the Treasurer .

ARTICLE V

BY -- LAWS

Corporate By--- Laws shall be promulgated , amended or rescinded at any regular meeting , Annual meeting or Special meeting called by the Chairman of the Board with at least ten (10) days prior notice by mail of the proposed changes . Any change shall require for approval a favorable vote from at least a majority of all the members of the Board of Directors in good standing .

ARTICLE VI

BOARD OF DIRECTORS

POWERS - Except as otherwise provided by law or by the Corporation's Articles of Incorporation , all Corporate powers shall be exercised by or under the authority of , and the business and affairs of the Corporation shall be managed under the direction of the Board of Directors .

DUTIES - A Director shall perform his duties as a director , including duties as a member of any committee of the Board of Directors may serve , in good faith , in a manner the director reasonably believes to be in the best interest of the Corporation , and with such care as an ordinarily prudent person in a like position would use under similar circumstances . In performing his duties , a director shall be entitled to rely on information , opinions , reports or statements , including financial statements and other financial data .

SELECTION OF DIRECTORS - Nominations for Board membership shall be made and presented by the Nominating Committee of the Board of Directors . Said nominations shall be delivered to the Secretary of the Corporation at least fourteen (14) days prior to the date of the Annual meeting of Directors . Each Director shall be elected by majority vote of the full membership of the Board of Directors at the Annual Meeting of the Board of Directors or at any Special Meeting called for the purpose of electing Directors .

TENURE AND QUALIFICATION - The Board of Directors shall consist of a maximum of eight (8) Directors , the precise number to be determined by the Board itself . Each Director shall hold office for a term of one year and until his successor shall have been selected and qualified .

ANNUAL MEETING - The Annual Meeting of the Board of Directors of the Corporation

shall be held , with notice to the Directors , no later than December 31st of each year at the registered office of the Corporation or such other place as shall be notice or waiver of such meeting .

QUORUM AND ACTION - One - third of the total number of directors shall constitute a quorum for the transaction of business at any meeting of the Board of Directors , but if less than one - third is present at meeting , a majority of the Directors present may adjourn the meeting . Directors shall be deemed present at a meeting of the Board of Directors if a conference telephone or similar communications equipment , by means of which all persons participating in the meeting can hear each other , is used . Except as otherwise required by statute by the Articles of Incorporation or by these by-laws . The affirmative vote of a majority of directors present at a meeting at which a quorum is present shall be the act of the Board of Directors .

VACANCY - Any vacancy occurring on the Board of Directors shall be filled by the selection of a replacement director , by a majority of the remaining directors . A director elected to fill a vacancy shall hold office only until the next Annual Meeting of Directors .

MEMBERS - Willie M. Randerson	Walter Lambert
Zenobia Knight	Mary Evans
Matthew Killette	Charles Johnson
Luerine Spencer	LaVetor Moore

ARTICLE VII INDEMNIFICATION

Any person made or threatened to be made a part to any action or proceeding , whether civil or criminal , by reason of the fact that said person is or was a director , officer , or employee of the Corporation (or serves or served any other Corporation or other entity or organization in any capacity at the request of the Corporation while said person was a director , officer or employee of the Corporation) shall be and hereby is indemnified by the Corporation against all judgments , fines , amounts paid in settlement and necessarily incurred as a result of any such action or proceeding , or any appeal therein , to the full extent permitted and in the manner prescribed . In the case of the indemnification shall be , unless otherwise provided by law , to the same extent permitted and in the manner prescribed by the provisions of the Florida Not - For - Profit Corporation Law for the indemnification of directors and officers .

ARTICLE VIII

REGISTERED AGENT

Willie M. Randerson 3415 W. Younge St. Pensacola, FL 32505

Walter Lambert 3406 W. Maxwell St. Pensacola, FL 32505

LaVetor Moore 3400 W. Younge St. Pensacola, FL 32505

Watice Phillips 3408 W. Jordan St. Pensacola, FL 32505

Willie M. Randerson

Willie M. Randerson / Signature Registered Agent

Walter Lambert

Walter Lambert / Signature Registered Agent

LaVetor Moore

LaVetor Moore / Signature Registered Agent

Watice Phillips

Watice Phillips / Signature Registered Agent.

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

ARTICLE IX

INCORPORATOR: Walter Lambert

3406 W. Maxwell St.

Pensacola, FL 32505

Walter Lambert

6/7/2007

Signature / Incorporator

Date

Witness the hands and seals of the Registered Agents at Pensacola, Escambia County, Florida, this 7th day of June, 2007

STATE OF FLORIDA COUNTY OF ESCAMBIA The foregoing instrument was acknowledged before me this June 7, 2007 by Willie M. Randerson, Walter Lambert, LaVetor Moore, Watice Phillips. Who is personally known to me or have produced Identification and who did (did not) take an oath.

Notary's Signature Zoya Webster-Phillips
Notary's name Zoya Webster-Phillips
Notary's Title or rank _____



Zoya Webster-Phillips
Commission # DD298575
Expires June 30, 2008
Bonded Troy Fair - Insurance, Inc. 800-385-7019