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Division of Corporations

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FLORIDA PROFIT/NON PROFIT CORPORATION

DAVIE FIRE RESCUE BENEVOLENT ASSOCIATION, INC.

Certificate of Status	0
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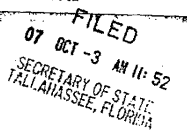
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Corporate Filing Menu

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ARTICLES OF INCORPORATION of



DAVIE FIRE RESCUE BENEVOLENT ASSOCIATION. INC.

Pursuant to the provisions of Chapter 617 of the Florida Statutes (Not For Profit), the undersigned desiring to form a Not For Profit Corporation under the laws of the State of Florida, does hereby adopt the following Articles of Incorporation:

ARTICLE I

The name of the Corporation is Davie Fire Rescue Benevolent Association, Inc.

ARTICLE II Principal Office

The Corporation shall be located in the City of Davie, Broward County, Florida. The principal place of business of the Corporation is 6905 SW 45th Street, Davie, Florida 33314. The initial mailing address of the Corporation is 8930 West State Road 84, #321, Davie, Florida 33324.

ARTICLE III Purpose and Intent

This Corporation shall have for its purpose(s): to protect and promote the interest of the members by bargaining collectively with their employers to secure better working conditions, to better the overall welfare of its members, to improve the grade of their products, to develop of a higher degree of efficiency in Davie Fire Rescue, and to promote confidence and cooperation between its members and the public.

Notwithstanding any other provision of this document, this Corporation is organized exclusively for one or more purposes as specified in Section 501(c)(5) of the Internal Revenue Code, and shall not carry on any activities not permitted to be carried on by organization exempt from Federal income tax under Section 501(c)(5) of the Internal Revenue Code or corresponding provisions of any subsequent tax laws.

ARTICLE IV

No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to its members, officers, or other private persons, except that the Corporation shall be authorized and HOTOON 1336

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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.

ARTICLE IV Manner of Election

The manner and/or method in which the directors are elected or appointed shall be stated in the bylaws.

ARTICLE V Registered Agent

The name and street address of the initial registered agent of the Corporation is as follows:

Camille L. Worsnop, Esq. 305 South Andrews Avenue Suite 503 Fort Lauderdale, Florida 33301

ARTICLE VI Incorporator

The name and street address of the incorporator for these articles of incorporation is as follows:

Kerry Wisdom-Henbest 4316 NW 71 Drive Coral Springs, Florida 33065

ARTICLE VII Term

This Corporation shall have perpetual existence.

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

Camille L. Worsnop, Esq.

Register Agent

9/27/

Date

Kerry Wisdom-Henbest

Incorporator

Date

97 9CT -3 AN II: 53
SECRETARY OF STATE
TAIL ANASSEE, FLORID.

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