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SECRETARY OF STATE
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JOHN C. EIDT, INC. 639 E. Pennsylvania Ave. DeLand, Florida 32724 (386) 822-9027

SENT VIA FED-EX NO. 850509249574

April 30, 2008

Florida Department of State Division of Corporations Corporate Filings P.O. Box 6250 \text{ Tallahassee, Florida 32314}

RE: PUBLIC GOOD, INC., A FLORIDA NON-PROFIT CORPORATION

Dear Sir/Madam:

Please find enclosed, the Articles of Incorporation for the above captioned notfor-profit corporation which we respectfully request to be filed. Also enclosed is my check for the filing fees and certified copy request.

Kindly return the certified copy to the corporate office located at 813 Deltona Blvd., Deltona, Florida, Suite A, 32725 in the enclosed self addressed envelope.

Should you have any questions concerning this matter, please let me know.

Very truly yours,

C: Public Good, Inc.

Encl: Check No 0586 (\$78.75)

ARTICLES OF INCORORATION PUBLIC GOOD, INC.

08 MAY -2 AM 8:31

SECRETARY OF STATE
TALL AHASSEE, FLORIDA

ARTICLE 1-INTENT TO INCORPORATE

In accordance with Section 617 of the Florida Statutes, as amended, the undersigned Incorporators hereby adopts the following Articles of Incorporation for this not-for-profit organization.

ARTICLE II-NAME OF CORPORATION

The name of the corporation shall PUBLIC GOOD, INC.

ARTICLE III-CORPORATE OFFICES: MAILING ADDRESS

The address of the principal office of the corporation shall be 813 Deltona Blvd., Suite A, Deltona, (Volusia County) Florida 32725.

ARTICLE IV-TERM OF EXISTENCE

The term of existence for the corporation shall commence upon the filing of these Articles of Incorporation with the Florida Secretary of State and shall be deemed to be **Perpetual.**

ARTICLE V-CORPORATE PURPOSE

The corporation is organized and operated exclusively for charitable, religious, scientific and educational purposes as defined in Section 501(c)(3) of the Internal Revenue Code of 1986, as amended (or any modifications thereof) and to engage in any activities permitted under such statute such as, owning and/or disposing of real and personal property used in furtherance of legal clinic operations.

The Corporation shall further be engaged, without limitation, in providing

legal services to eligible clients, including low income and lower middle income as defined by state and federal guidelines; providing legal education programs; providing family and marital services; providing credit services including credit counseling and to provide such other related services including but not necessarily limited to business formation, business services, tax assistance and other services as reasonably related thereto.

In furtherance of its purposes, the Corporation shall be strictly limited to and may not carry out any activities prohibited by Section 501(c) (3) of the Internal Revenue Code or claim deductions for contributions permitted under Section 170 (c)(2) of said Internal Revenue Code.

ARTICLE VI-CORPORATE POWERS

The Corporation shall have all powers customarily conferred upon not-for-profit corporations by statute or common law and particularly those organized under Chapter 617 of the Florida statutes, as amended and as permitted under Section 501(c)(3) of the Internal Revenue Code.

Provided However, that the Corporation may not engage in any of the following activities:

- The Corporation shall not, in any manner, participate in, assist in, contribute
 to or endorse any political campaign for or against any candidate for public
 office.
- Except as may be otherwise permitted under Section 501(c)(3), the corporation may not engage in propaganda or attempting to influence legislation.

3. No distributions, whether they be called dividends, distributions of earnings or by any other name or description may be made to any private person or corporations out of the earnings or profits of the corporation unless permitted under Section 501(c)(3) of the Internal Revenue Code.

ARTICLE VII-DIRECTORS

The corporation shall be governed by a Board of Directors. There shall be three (3) Directors who shall be appointed by the Incorporator as the initial Board. Each Director shall serve for a term of Three (3) years provided however, that the initial Board's terms shall be staggered so that one Director shall serve a one (1) year term; one Director shall serve a two (2) year term and one Director shall serve a three (3) year term Thereafter, Directors shall be appointed in accordance with the provisions of the corporate by-laws. The initial Board of Directors shall consist of the following:

Director (one year term)

John C. Eidt

639 E. Pennsylvania Ave DeLand, Florida 32724

Director (two year term)Michael L. Boswell, Esq.

P.O. Box 2339

DeLand, Florida 32721-2339

Director (three year term) Jamison M. Jessup, Sr.

813 Deltona Blvd. Ste A Deltona, Florida 32725

ARTICLE VIII-DISSOLUTION AND LIQUIDATION

In the event of dissolution or liquidation of the Corporation, no distribution of assets, liquidating dividend or similar type of dividend shall be given to any private person, corporation or entity except as specifically permitted under Section 501(c)(3) of

the Internal Revenue Code. Upon dissolution, the corporate assets shall be distributed as follows:

- All legal debts, liabilities and obligations of the Corporation shall be paid, satisfied and discharged, or adequate provision shall be made therefore;
- All remaining assets of the Corporation shall be distributed to any
 organization recognized and described in Section 501(c)(3) of the Internal
 Revenue Code, as determined by the Board of Directors.

ARTICLE IX-CORPORATE BY-LAWS

The Board of Directors shall cause suitable by-laws of the Corporation to be prepared and adopted which shall provide for the operation of the Corporation, the election of Directors, the appointment of officers, setting forth the powers and duties of Directors and officers and providing for the general administration of the Corporation.

ARTICLE X-INDEMNIFICATION

In addition to any rights and duties under applicable law, and to the fullest extent allowed by the law, the Corporation shall indemnify and hold harmless all its trustees, directors, officers, employees and agents, and former trustees, directors, officers, employees and agents, from and against all liabilities and obligations, including attorney fees, incurred in connection with any actions taken or failed to be taken by such trustees, directors, officers, employees and agents in their capacity as such, except for willful misconduct or gross negligence.

ARTICLE XI-REGISTERED OFFICIAL AGENT

The name of the Registered Agent is: ALL FLORIDA FIRM, INC.,

The street address for the initial registered office shall be: 813 Deltona Blvd., Ste A. Deltona, Florida 32725.

ARTICLE XII-INCORPORATORS

The name and address of the incorporators are:

Jamison M. Jessup, Sr.

813 Deltona Blvd., Ste A

Deltona, Florida 32725

Michael L. Boswell, Esq.

P.O. Box 2339

DeLand, Florida 32721-2339

John C. Eidt

639 E. Pennsylvania Ave

DeLand, Florida 32724

IN WITNESS WHEREOF, the undersigned have executed theses Articles of

Incorporation this 36 day of ___

Incorporato

ohn C. Eidt, Incorporator

STATE OF FLORIDA)
) SS
COUNTY OF VOLUSIA)

On this 3c day of , 2008, appeared before me, a Notary Public, Jamison M. Jessup, Sr, Michael L. Boswell, Esq. and John C. Eidt, who are persons known to me or who produced a valid Florida Driver's License, and stated that they signed the foregoing instrument of their free act and deed.



Relay Ruse Kane
Notary Public
Volusia County, Florida
My Commission Expires 4/14/2011

Drafted by:

John C. Eidt, Esq. (ret) 639 E. Pennsylvania Ave. DeLand, Florida 32724 (386) 822-9027

FILED

ACCEPTANCE OF APPOINTMENT BY INITIAL REGISTERED AGENT

08 MAY -2 AM 8:31

SECRETARY OF STATE TALLAHASSEE, FLORIDA

ALL FLORIDA FIRM, INC. the duly appointed Registered Agent of said corporation

hereby declare that it is familiar with the laws of the State of Florida as they relate to the duties and responsibilities of registered agents in the State of Florida and accordingly, will accept the appointment of registered agent and will keep the registered office open during the prescribed hours; and further, will post my name and the names of any other officers authorized to accept service of process at the above designated address, in some conspicuous place as required by law.

All Florida Firm, Inc., Registered Agent

Bv:

Jamison Mark Jessup, Sr., its president