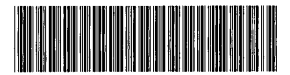
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CT 1203 Governors Square Blvd. Tallahassee, FL 32301-2960 850 222 1092 tel 850 222 7615 fax www.ctlegalsolutions.com

March 16, 2009

Department of State, Florida Clifton Building 2611 Executive Center Circle Tallahassee FL 32301

Re: Order #: 7510136 SO

Customer Reference 1: 10062285 Customer Reference 2: None Given

Dear Department of State, Florida:

Please obtain the following:

Boyton Leisureville Area Chapter #5424 of AARP, Inc. (FL) Incorporation Florida

Enclosed please find a check for the requisite fees. Please return document(s) to the attention of the undersigned.

If for any reason the enclosed cannot be processed upon receipt, please contact the undersigned immediately at (850) 222-1092. Thank you very much for your help.

Sincerely,

Connie R Bryan Senior Fulfillment Specialist Connie.Bryan@wolterskluwer.com Articles of Incorporation for a Boynton Beach Leisureville Area Chapter #5424 of AARP, Inc.

- Article 1) The name of the Non-Profit Corporation shall be: Boynton Beach Leisureville Area Chapter #5424 of AARP, Inc.
- Article II) The Principle Street Address and mailing address is: 2012 SW 16TH AVE BOYNTON BEACH, FL 33426
- Article III) The Specific purpose or purposes for which the corporation is organized:

To provide a channel through which members can engage in meaningful community service activities. To offer members opportunities for self-appraisal and assistance in planning lifestyles designed to attain maximum self-realization and enrichment.

To help foster equality of opportunity of older Americans by promoting their continued growth and development, self-respect, self-confidence and usefulness; by encouraging their participation in contemporary life; and by stimulating a dynamic public interest in the aging population, and recognition of their potential. To identity experiences which will further growth and development of personality for retired persons and lead to new, useful and creative roles which enhance life-fulfillment.

To devote the energies of the Chapter to furthering its goals of prolonging and improving the mental and physical well-being of retired persons.

To aid retired persons generally in their social, physical, economic and intellectual needs by acting as a local Chapter of AARP, a District of Columbia Non-Profit Corporation, in accordance with and in furtherance of its purposes, objectives and ideals.

- Article IV) The manner in which the Members are elected and appointed:
 - A. The Corporation is to have members. The designation of the class or classes of members of the Corporation and the qualifications and rights, including voting rights, of the members of each such class, shall be as follows:

The Corporation shall have two classes of members: national organization and individual. Only AARP shall be eligible to hold the national organization membership of the Corporation. All persons who are members in good standing of AARP and who pay, in advance, to the Corporation the annual dues which may be prescribed from time to time in the By-Laws of the Corporation shall be individual members.

Except as otherwise provided herein or in the By-Laws or otherwise provide by law, the national organization member of the Corporation shall not have any voting rights, but all voting rights shall be vested in the individual members, and the affirmative vote of a majority of the individual members present in person and entitled to vote at a meeting of members with respect to a question or matter brought before such meeting shall be necessary and sufficient to decide such question or matter, except as otherwise provided by law. Notwithstanding the foregoing, the national organization member shall be entitled to vote in person or by proxy or to act by written consent on all matters relating to the amendment to the Articles of Incorporation or By-Laws, but the affirmative vote or written consent of the national organization member with respect to any such matter shall be necessary to decide such matter.

B. Directors and Powers and Provisions upon Dissolution:

The manner in which the directors of the Corporation are to be elected shall be as provided in the By-Laws of the Corporation.

The following provisions are hereby adopted for the purpose of defining, limiting, and regulating the powers of the Corporation and its directors:

Article V)	The names, adda Chapter Presiden	resses and titles of the Directors	/Officers: 2012 SW 16TH AV	E BOYNTON I	ВЕАСН,	FL - 3	33426
	Vice President:	Irene Belaus	1702 SW 22ND AV	••	-		•
	Secretary:	Alberta Demercurio	2108 SW 22ND ST	BOYNTON BE	ACH, F	, , . L, 334	26-7156
	Treasurer:	Carol Romanoff	2104 SW 24	St. Beymian	Buch	بر سرائر	づかたみし
	Director:		·			Й 60	
	Director		"		S	AR I	6.0
	Director				SEE,	_b	

Director

Villie Nobile

1409 SW 17th Avenue Boynton Beach, FL 33426

Article VI)

The name and Florida Street address of the initial Registered agent is: CT Corporation System, 1200 South Pine Island Road, Plantation, Florida 33324

Article VII) Incorporator:

The name and address of the Incorporator is Margaret Mason 2012 SW 16TH AVE BOYNTON BEACH, FL -33426

Article VIII) AARP specific terms and provisions:

This Corporation is organized and operated exclusively for social welfare purposes within the meaning of Section 501(C)(4) of the Internal Revenue Code.

Notwithstanding any other provision of these Articles, the corporation shall not carry on any other activities not permitted to be carried on by a corporation exempt from federal income tax under Section 501(c)(4) of the Internal Revenue Code. No substantial part of the activities of the Corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation, and the Corporation shall not participate or intervene in any political campaign (including the publishing or distribution of statements) on behalf of any candidate for public office.

The property of this Corporation is irrevocably dedicated to social welfare purposes, and no part of the net income or assets of this Corporation shall ever inure to the benefit of any director, officer or member thereof or to the benefit of any private person. Upon the dissolution or winding up of the Corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of this Corporation shall be distributed exclusively to AARP, provided that said organization in then qualified for exemption from tax under the Internal Revenue Code, Section 501(c)(4); and in the event said organization is not then so qualified, to a non-profit fund, foundation or corporation which is organized and operated exclusively for charitable or social welfare purposes and which has established its tax exempt status under Section 501(c)(3) or (4) of the Internal Revenue Code.

Notwithstanding any other provisions of these Articles, the Corporation shall not engage in any transaction in which it; lends any part of its income or corpus, without the receipt of adequate security and a reasonable rate of interest, to: pays any compensation, in excess of a reasonable allowance for salaries or other compensation for personal services actually rendered, to:

makes any part of its services available on a preferential basis, to:

makes any substantial purchase of securities or any other property for more than adequate consideration in money or money's worth, from:

sells any substantial part of its securities or other property, for less than an adequate consideration in money or money's worth, to: or

engage in any other transaction which results in a substantial diversion of its income or corpus to;

any member of this Corporation or to any other private individual.

Neither the Corporation or any officer or individual member of the Corporation shall have the authority to represent, contract for, or otherwise act in an official capacity for AARP. No officer or individual member shall use the Corporation to further his own personal interests.

The purposes and objects of the Corporation shall in all respects conform to the purposes of AARP. The Corporation shall not engage in or permit or suffer any activity detrimental to or which detracts from the best interest of AARP or its members.

Rights of Amendment:

Signature/Incorporator

Subject to the approval of AARP, this Corporation reserves the right to amend, alter, change or repeal any provision contained in these Articles of Incorporation in the manner now or hereafter prescribed by statute and all rights conferred upon members herein are granted subject to this reservation.

Executed this	day of	,	on behalf of	Chapter # of AARP, Inc.
				e state corporation at the place designated in this agree to act in this capacity.
By: CT Corporation	System . Bu _ Q	Connie		Morch 14.≥200\$ = 6

Signature/Registered Agent Lippipranic Doctolom

November

Attangent L. Maren President	Hov 6 2008
Irene H Below Vice Pronders	
Signature Secretary	NOV 6 2005
Carol Markey Romanoff heas. Signiture	Mrs 6, 2008
·	Date
Signature	Date
Signature	Date

PARTS II