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TLORIDA VETS WOME
FLORIDA VETS NOMS DENELOPMENT CORP. (Requestor's Name)
635 E. M. St. (Address)
(Address)
Jackson, 3/1/e FL 3220 (City/State/Zip/Phone #) 904-352-4329
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SECRETARY OF

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ARTICLES OF INCORPORATION

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OF

SECRETARY OF STATE TALLAHASSEE, FLORIDA

FLORIDA VETS HOME DEVELOPMENT CORP.

The undersigned, acting as incorporation of a corporation pursuant to Chapter 617, adopts the following Articles of Incorporation.

ARTICLE I NAME

The name of the corporation shall be:

FLORIDA VETS HOME DEVELOPMENT CORP

ARTICLE II PRINCIPAL PLACE OF BUSINESS AND MAILING ADDRESS

635 11TH Street East Jacksonville, Florida 32206

ARTICLE III PURPOSES

- 1. Specific purpose of the corporation will be to provide a positive environmental physical housing facility for American military veterans.
- 2. To provide referral services for American military veterans with special targeting of the homeless veterans population.
- 3. To operate exclusively for charitable, religious, and educational purposes within the meaning of section 501 (c) (3) of the United States Internal Revenue Code or any corresponding provision of any future Internal Revenue Law.

ARTICLE IV THE INITIAL REGISTERED AGENT AND STREET ADDRESS

Dr. Benjamin Hamilton 635 11th Street East Jacksonville, Florida 32206

ARTICLE V BOARD OF DIRECTORS

The initial Board of Directors will be appointed by the initial incorporators.

ARTICLE VI BYLAWS

The bylaws will be formulated and implemented by the initial Board of Directors once appointed.

ARTICLE VII DISSOLUTION CLAUSE

Upon dissolution of the corporation by either by an act of law resolution of the Board of Directors assets of the corporation will be distributed to a non-profit 501 (c)(3) corporation. "However" if the named recipient is not in existence or is no longer qualified as a distribute, or unwilling to accept the distribution. The assets of the corporation shall be distributed to a fund, foundation, or organization which is organized and operated exclusively for purposes specified in section 501 (c)(3) of the Internal Revenue Code or any corresponding provision of any future Internal Revenue Law.

ARTICLE VIII LIMITATION OF POWERS

Notwithstanding any other provision of these articles, the organization shall not carry on any activities not permitted to carried on by an organization exempt from federal income tax under section 501 (c) (3) of the United States Internal Revenue Code or any corresponding provision of any future Internal Revenue Law.

ARTICLE IX INCORPORATORS

The name and street address of the incorporator (s) is as follows:

Name	Address	Signature	
Willie Fred Willian	ns 11952 Collins Cre	eek Dr. Wilks the	Willi-
	Jacksonville, Flo	rida 32258	20/57/3009
Vicklyn Guillaume	14659 Zachary Di	r. E. <u>Lichlyn t</u> ida 32218	rullane
			08/27/2009
Gwen Williams 1	1952 Collins C reek	Dr. <u>Hulenslelyn</u> 32258	Willin
J	acksonville, Florida	32258	08/27/2009

The hereinabove signed incorporator has executed these Articles of Incorporation on this 27th day of 2009.

STATEMENT OF REGISTERED AGENT

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SECRETARY OF STATE TALLAHASSEE, FLORIDA

Name and address of registered agent is as follows:

Dr. Benjamin Hamilton 635 11th Street East Jacksonville, Florida 32206

I hereby accept the appointment as registered agent and agree to comply with the provisions of the statutes relative to the proper and complete performance of my duties as registered agent, I am familiar with and accept the obligations of my position as registered agent.

Dr. Benjamin Hamilton

Registered Agent

Date 1 / 3000

Date