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COVER LETTER

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

SUBJECT: LEAVING NO ONE DEFEATED INCORPORATED (PROPOSED CORPORATE NAME – MUST INCLUDE SUFFIX)

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

Filing Fee

\$78.75 Filing Fee & Certificate of Status ✓\$78.75Filing Fee& Certified Copy

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ADDITIONAL COPY REQUIRED

FROM: DOCUMENTS CENTER INC.

Name (Printed or typed)

811 SOUTH WEST 28TH AVE.

Address

FORT LAUDERDALE, FLORIDA 33312 City, State & Zip

954-394-8041

Daytime Telephone number

BEJAY1956@YAHOO.COM

E-mail address: (to be used for future annual report notification)

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

LEAVING NO ONE DEFEATED INCORPORATED

Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida nonprofit corporation adopts the following articles of incorporation:

Article I: Name of the Corporation The name of the corporation shall be: LEAVING NO ONE DEFEATED INCORPORATED

Article II: Principal Office The principal place of business and the mailing address of LEAVING NO ONE DEFEATED INCORPORATED 2501 North West 56thAve. Lauderhill, Florida 33313 2009 OCT - 8 PH 4: 09

Article III: Purpose

LEAVING NO ONE DEFEATED INCORPORATED will exist exclusively for charitable, educational, and scientific purposes within the meaning of Section 501(C) (3) of the Internal Revenue code of 1986, as amended.

This incorporation and it's operating programs are a tool for social change. Eliminating defeatism mentalities that keep families and individuals enslaved to impoverished mentalities, and non-productive behaviors. We advocate that before change begins within and without, change must occur within the mind. Unproductive thoughts must become motivated by productivity. Unproductive behaviors must be reconized and identified in order to become soloution oriented and effect lasting change in behavior patterns. Adolescents, Families and Individuals must understand the need to change and the benefits that lasting change offers in order to facilitate a life of stability, soundness and usefulness.

LEAVING NO ONE DEFEATED INCORPORATED will provide meetings that offer a safe haven to young men, women and teens through the outlet of mentoring and organized activities that promote unity, responsibility, and educational development. Open discussions and activities will be provided that will develop character, morals and values. Leadership will be provided by successful executives, men, women, athletes, politicians and educators.

LEAVING NO ONE DEFEATED INCORPORATED programs are designed to empower youths and young adults to become responsible, drug free members of their community. We will also provide activities that promote positive self-esteem and self confidence, critical thinking skills, independence and self reliance, religious beliefs and foundations as well as social skills, etiquette, conflict resolution, self-direction and self-discipline.

LEAVING NO ONE DEFEATED INCORPORATED

Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida nonprofit corporation adopts the following articles of incorporation:

Article IV Registered Agent and Registered Office

The name and street address of the Registered Agent and Registered Office are: Documents Center Inc. 811 South West 28th Ave. Fort Lauderdale,

Article V Indemnification and Limitation of Liability:

- 1. The Corporation shall indemnify any officer or President or any former officer of the corporation, fully permitted by law. The private property of the member or officer, or president shall not, unless otherwise provided bylaw, be subject to the payment of the corporate debts to any extent whatsoever.
- 2. No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its member, trustees, officers, or other private persons, except that the corporation shall be authorized and 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.
- 3. No substantial part of the activities of the corporation shall constitute the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office.
- 4. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code. This Corporation shall not discriminate in delivery of services based on race. Creed. Color, Culture, Sexual orientation, Financial or Economic Class or religious background or beliefs.

Article VI Dissolution and Division of Assets

Upon the dissolution of the corporation, assets will be distributed for one or more exempt purposes within the meaning of section 501(c) (3) of the Internal Revenue Code, or to other non-profit corporations for a public purpose. Any such assets not disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the organization is then located, exclusively for such purposes or to such organization or organizations, as the court shall determine, which are organized and operated exclusively for non-profit purposes

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LEAVING NO ONE DEFEATED INCORPORATED

Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida nonprofit corporation adopts the following articles of incorporation:

Article VII Manner of Election

Appointment of Officers: The President appoints Members of the Board of Directors and determines the number of directors that shall sit on the Board. Vacancies arising due to a terminating event shall remain unfilled until the next annual meeting with duties assumed by other members.

Term of Office: No maximum tenure for any one office on the Board of Directors exists. *Removal from office*: The Board may remove a member of the Board of Directors for just cause.

Article VIII Membership

The membership shall represent neighborhood-based agencies, recipient neighborhoods and the community at large. Any charitable, scientific, health and educational agency may become a member as well as students enjoined to the programs provided by the corporation

Article IX Officers

The officers of the Corporation shall consist of the following: Chair of the Board of Directors, Executive Director, Secretary, Treasurer and such other officers as the President of the Board of Directors may designate from time to time.

Article X Duration of Existence

The corporation is organized on a non-stock basis and shall be considered established and in existence as of the date of receipt by the Department Of Incorporations. This corporation shall exist as a perpetual entity unless designated as otherwise by the President of the corporation.

Article XI Amendments

The Corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation, or any amendment hereto, and any right conferred upon the members, partners or officers are subject to this reservation.

Article XII Bylaws

This Corporation shall abide by the operating guidelines provided by the bylaws adopted by LEAVING NO ONE DEFEATED INCORPORATED. The Bylaws may be altered, amended or repealed by the President/Founder. The Board of Directors may amend or repeal any bylaws as directed.

LEAVING NO ONE DEFEATED INCORPORATED

Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida nonprofit corporation adopts the following articles of incorporation:

Article XIII Initial Officers /Directors

President/Founder: Lonnie Davis 2501 North West 56th Ave Lauderhill, Florida 33313

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Vice-President: Danielle Dupree 4616 North West 39th Street Lauderdale Lakes, Florida 33319

Treasurer: Selena Rhodes 4275 North West 114 Terrace Coral Springs, Florida 33065

Secretary: Dori Ceasar 2545 North west 49th Ave. Lauderdale Lakes, Florida 33313

Board Member: Derric K. Stewart 1455 Holly Heights Drive Fort Lauderdale, Florida 33311

Register Agent: Documents Center Inc. 811 South West 28th Ave. Fort Lauderdale, Florida 33312

LEAVING NO ONE DEFEATED INCORPORATED

Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida nonprofit corporation adopts the following articles of incorporation:

XIV Incorporator

The name and address of the Incorporator is: : Lonnie Davis 2501 North West 56th Ave

Lauderhill, Florida 33313

The foregoing Articles were adopted and approved by the corporation on this the <u>02 day of</u>, October, 2009

In witness whereof, the undersigned, being the President, and the Incorporator of this Corporation, signs and execute these Articles of Incorporation.

President: Lonnie Davis

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

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ulmane. Registered Agenty

Document Center Inc Betty J. Gitmore

FILED SECRETARY OF STATE DIVISION OF CORPORATION 2009 OCT - 8 PM 4: 09