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PICK-UP	☐ WAIT	MAIL		
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Certified Copies	Certificates	s of Status		
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SECRETARY OF STATE
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COVER LETTER

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

SUBJECT:	Hope of Florida, Inc (PROPOSED CORPORATE NAME – <u>MUST INCLUDE SUFFIX</u>)			
Enclosed is an original \$70.00 Filing Fee	and one (1) copy of the Artic \$78.75 Filing Fee & Certificate of Status	les of Incorporation and \$78.75 Filing Fee & Certified Copy	a check for: \$87.50 Filing Fee, Certified Copy & Certificate	
		ADDITIONAL CO	PY REQUIRED	
FROM: Albert Fahnbulleh Name (Printed or typed) 9701 Anders Blvd			-	
	Address Jacksonville, FL 32246 City, State & Zip			
904-997-2223 Daytime Telephone number				

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

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



January 20, 2010

ALBERT FAHNBULLEH 9701 ANDERS BLVD. JACKSONVILLE, FL 32246

SUBJECT: HOPE OF FLORIDA, INC

Ref. Number: W10000002839

We have received your document for HOPE OF FLORIDA, INC and your check(s) totaling \$70.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity.

Please select a new name and make the correction in all appropriate places. One or more major words may be added to make the name distinguishable from the one presently on file.

Adding "of Florida" or "Florida" to the end of a name is not acceptable.

Please return the corrected original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6995.

Letter Number: 310A00001514

Wanda Cunningham Regulatory Specialist II New Filing Section

Division of Corporations - P.O. ROY 6397, Tallahassaa, Florida 39314

ARTICLES OF INCORPORATION OF Hope of Duval, Inc A NONPROFIT DUVAL CORPORATION



ARTICLE I

The name of this corporation is Hope of Duval, Inc a Nonprofit Duval Corporation.

ARTICLE II

TERMS OF EXISTENCE

This corporation shall exist perpetually.

ARTICLE III INCORPORATORS

The name and residence of the Incorporators are as follows:

Albert Fahnbulleh 9701 Anders Blvd Jacksonville, FL 32246

Owen Fahnbulleh 9701 Anders Bivd Jacksonville, FL 32246

Keith Scott 10144 Arrowhead Dr Jacksonville, FL 32206 Juan Cooper 3656 Hartsfield Forest Circle Jacksonville, FL 32277

The rights and interests of the Incorporators shall automatically terminate when these Articles are filed with the Secretary of State.

ARTICLE IV PURPOSE

This corporation is organized exclusively for charitable purposes within the meaning of section 501(c)(3) of the Internal Revenue code of 1986, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code. More particularly, to conduct programs and activities, sponsor research, sponsor promotions, raise funds, request and receive grants, gifts, contributions, dues and bequests of money, real and personal property; or acquire, receive hold, invest and administer, in its own name, securities, funds, objects of value, or other property, real or personal; and make expenditures and distributions to or for the benefits of the Office of Greenways and Trails.

ARTICLE V

PUBLICLY SUPPORTED TAX-EXEMPT NONPROFIT CORPORATION

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, 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 IV hereof. No substantial part of the activities of the corporation shall be 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 any candidate for public office. 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 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 corresponding section of any future federal tax code.

ARTICLE VI DISSOLUTION

Section 1: Upon the necessity for the dissolution and/or winding up of Hope of Duval, Inc the Board shall oversee such process and ensure compliance with all relevant provisions of the Duval Non-Profit Corporation Act and other applicable state and federal statutes.

Section 2: Upon Dissolution of Hope of Duval, no Board member shall have any rights nor shall receive any assets of the organization. The assets of Hope of Duval, Inc are permanently dedicated to a tax-exempt Hope of Duval, Inc for the purposes set forth in the Articles of Incorporation and these Bylaws. In the event of dissolution of Hope of Duval, the assets, after payment of any debts, will be distributed to acorporation which itself is tax-exempt under provisions of Section 501(c)(3) of the Internal Revenue Code.

ARTICLE VII

INITIAL PRINCIPAL OFFICE, MAILING ADDRESS AND REGISTERED AGENT The street and mailing address of the initial registered office is 9701 Anders Blvd, Jacksonville, FL 32246 and the initial registered agent at that address is Albert Fahnbulleh.

ARTICLE VIII ADMINISTRATION

This corporation is organized, and shall be operated, on a non-stock basis.

ARTICLE IX BY-LAWS

The Directors, by majority vote, are authorized to establish bylaws for the corporation not inconsistent with these Articles of Incorporation, and to amend same from time to time. Directors shall be elected as stated in the bylaws.

ARTICLE X

AMENDMENTS TO ARTICLES OF INCORPORATION

This corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation. Amendments to the Articles of Incorporation must be adopted by an absolute majority vote of the Board of Directors at any board meeting called for that purpose. IN WITNESS WHEREOF, the undersigned subscriber has executed these Articles of Incorporation this 10th day of January, 2010

Albert Fahnbulleh

Acceptance of Registered Agent

Having been named to accept services of process for the above stated corporation, at the place designated in these articles of Incorporation, I hereby agree to act in this capacity, and I further agree to comply with the provision of all statues relative to proper and complete performance of my Duties

Albert Fahnbulleh

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SECRETARY OF STATE