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Mary M

COVER LETTER

TO: Amendment Section Division of Corporations

		Γ		
NAME OF CORPORATION: She He	R & Aftercar	e, Inc.		
DOCUMENT NUMBER: 1000	00004838			
The enclosed Articles of Amendment and fee are sub-	mitted for filing.			
Please return all correspondence concerning this matter	er to the following:			
Gwent Gar	Contact Person)			
Christian Life	Fellowship Company)	<u> </u>		
1200 SW 20+	h Avenue ddress)			
Cape Coral (City/ State	FL 33991 e and Zip Code)			
DE-mail address: (to be used	for future annual report notification	<u>~</u>		
For further information concerning this matter, please call:				
Karen Brady (Name of Contact Person)	at (<u>239</u>) <u>283-</u> (Area Code & Daytime	2299 Telephone Number)		
Enclosed is a check for the following amount made payable to the Florida Department of State:				
\$35 Filing Fee & Certificate of Status	\$43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	☐ \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)		
Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314	Street Address Amendment Section Division of Corporations Clifton Building 2661 Executive Center Ci Tallahassee, FL 32301	rcle		

Sheller 4 (Name of Corporation as cu	rticles of Amendmento to rticles of Incorpora of er Cay rrently filed with the Jumber of Corporation	e Florida Dept. of Si	tate)
Pursuant to the provisions of section 617.100 the following amendment(s) to its Articles of		his <i>Florida Not For I</i>	Profit Corporation adopts
A. If amending name, enter the new name	•		
The new name must be distinguishable and abbreviation "Corp." or "Inc." "Company B. Enter new principal office address, if a (Principal office address MUST BE A STR.)	<u>" or "Co." may not b</u> pplicable:		corporated" or the
C. Enter new mailing address, if applicate (Mailing address MAY BE A POST OF			
D. If amending the registered agent and/o new registered agent and/or the new re			ter the name of the
Name of New Registered Agent:			
New Registered Office Address:	(Florida	street address)	_
		(City)	, Florida (Zip Code)
New Registered Agent's Signature, if chan I hereby accept the appointment as register position.			ept the obligations of the
-	Signature of New Ro	egistered Agent, if ch	anging

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:

(Attach additional sheets, if necessary)

<u>Title</u>	Name	Address	Type of Action
			☐ Add ☐ Remove
			☐ Add ☐ Remove
			☐ Add ☐ Remove
E. If amending	g or adding additional Articles, enter cl tional sheets, if necessary). (Be specific		
Artic	See attached le 3 Purpose-	added Second	<u>d</u>
Para	Sraph '		
Arthu	1	on of the Con	poration -
<u> www</u>	d Paragraph		
			
			

The date of each amendment(s) adoption: Qoril 26, 2011
(date of adoption is required)
Effective date if applicable: (no more than 90 days after amendment file date)
Adoption of Amendment(s) (CHECK ONE)
The amendment(s) was/were adopted by the members and the number of votes cast for the amendment(s) was/were sufficient for approval.
There are no members or members entitled to vote on the amendment(s). The amendment(s) was/were adopted by the board of directors.
Dated 4/20/11
Signature Away Gay-all (By the chairman or vice chairmen of the board, president or other officer-if directors have not been selected, by an incorporator – if in the hands of a receiver, trustee, o other court appointed fiduciary by that fiduciary)
Gwenk.Garfall (Typed or printed name of person signing)
President (Title of person signing)

Page 3 of 3

ARTICLES OF INCORPORATION In Compliance with Chapter 617, F.S., (Not for Profit)

ARTICLE I NAME

The name of the corporation shall be Shelter & Aftercare, Inc.

ARTICLE II PRINCIPAL OFFICE

The principal <u>street</u> address and mailing address, if different is: 1200 SW 20th Avenue
Cape Coral, Florida 33991

ARTICLE III PURPOSE

The purpose of which the corporation is organized is:

Shelter & Aftercare, Inc. was organized and exists to meet the physical, emotional and spiritual needs of individuals who have suffered neglect, abuse, or exploitation without discrimination and in the name of Jesus Christ. Should the organization cease to exist, all funds will be given to Christian Life Fellowship of Lee County, Inc. a 501(c)(3) organization for its Mission Programs.

Shelter & Aftercare, Inc. is organized exclusively for charitable, religious, educational, and scientific purposes, 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.

ARTICLE IV MANNER OF ELECTION

The manner in which the directors are elected or appointed:

Directors are appointed by a two-thirds (2/3) vote of the Board of Directors which consists of the President, Vice President, Treasurer, Secretary, and three (3) Directors.

ARTICLE V INITIAL DIRECTORS AND/OR OFFICERS

List name(s), address(es) and specific title(s):

Gwen R. Garfall, 2619 SW 2nd Terrace, Cape Coral, FL 33991 - President Brandon Sullivan, 2701 SW 22nd Place Cape Coral, FL 33991 - Vice President Karen Brady, 928 SW 36th Terrace, Cape Coral, FL 33914 - Secretary Tammy Beard, 3336 SW 25th Court, Cape Coral, FL 33914 - Treasurer David L. Comer, 2210 SW 23rd Court, Cape Coral, FL 33991 - Director Lowell J. Senitz, 21301 S Tamiami Trail, Ste:320, PMB 335, Estero, FL 33928 - Director Sally C.Senitz, 21301 S Tamiami Trail, Ste:320, PMB 335, Estero, FL 33928 - Director

ARTICLES OF INCORPORATION In Compliance with Chapter 617, F.S., (Not for Profit)

ARTICLE VI INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and Florida street address (P.O. Box NOT acceptable) of the registered agent is: Gwen R. Garfall 1200 SW 20th Avenue Cape Coral, FI 33991

ARTICLE VII INCORPORATOR

The <u>name and address</u> of the Incorporator is Gwen R. Garfall 1200 SW 20th Avenue Cape Coral, FL 33991

ARTICLE VIII DISSOLUTION OF THE CORPORATION

Upon the dissolution of Shelter & Aftercare, Inc., assets shall be distributed for one or more exempt purposes within the meaning of section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not disposed of shall be disposed of by a Court of Competent Jurisdiction 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 said Court shall determine, which are organized and operated exclusively for such purposes.