N12000006463

(Pa	equestor's Name)	·
(ive	Adostol S Hallie)	
(Ad	ldress)	
(, to	, and a second	
(Ad	ldress)	
V 1-		
(Cit	ty/State/Zip/Phoni	e #)
•	•	ŕ
PICK-UP	WAIT	MAIL
(Bu	siness Entity Nar	ne)
(Do	cument Number)	
·		
Certified Copies	_ Certificates	s of Status
Special Instructions to Filing Officer:		
•	v	
		,
	•	

Office Use Only



700235679137

07/03/12--01001--005 **78.75

ORIO JULI -2 PH 3: 25
SECRETARY OF STATE
ALL AHASSEE, FLORIDA

FUL -3 PM 3

x 07/02/12

850	
957-165g	
	fice Use Only
	own):
(Bocument #)	
(Document #)	
(Document #)	
(Document #)	
	Certified Copy
Photocopy	Certificate of Status
<u>AMENDMENTS</u>	
Amendment Resignation of R.A., Change of Registered Dissolution/Withdray Merger	d Agent
REGISTRATION/QUA	LIFICATION
Foreign Limited Partnership Reinstatement Trademark Other	
	Examiner's Initials
	(Document #) Amendment Resignation of R.A., Change of Registered Dissolution/Withdram Merger REGISTRATION/OUA Foreign Limited Partnership Reinstatement Trademark

1000年の発展を発生し

ARTICLES OF INCORPORATION

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

ARTICLE I

NAME

The names of the corporation shall be:

The Alpha Xi Alumni Association, Inc.

ARTICLE II

PRINCIPAL OFFICE

The principal place of business of this corporation shall be:

1324 South Adams Street

Tallahassee, Florida 32301

The mailing address of this corporation shall be:

Post Office Box 5573

Tallahassee, Florida 32314

ARTICLE III

PURPOSE

The purpose for which the corporation is organized is to conduct events to raise funds for scholarships for students; to build, develop, and/or maintain housing, educational space and/or recreational space for students; to coordinate and manage the Alpha Xi Alumni Association and other Alpha Xi alumni affairs.

ARTICLE IV

MANNER OF ELECTION

The initial officers and directors of the corporation are hereby appointed as designated in Article V of this document and will serve for two years. Thereafter, officers and directors are to be elected at an annual meeting of the officers and directors which must be held not later than July 31st of each year. The corporation may (but not need to) have voting members and such membership, if any, and classes thereof, shall be as defined in the corporation's bylaws. The management and affairs of the corporation shall at all times be under the direction of the Officers/Directors, whose operations in governing the corporation shall be defined by statute and by the corporation's by-laws. No member or Officer/Director shall have any right, title, or interest in or to any property of the said corporation.

ARTICLE V

INITIAL OFFICERS/DIRECTORS

Reverend Ernest J. Lane, President 1324 South Adams Street Tallahassee, Florida 32301

Dr. Theo Morgan, Vice President 2006 Ivy Ridge Road, SE Smyrna, Georgia 30080

Mr. Virgil L. Speed, Secretary 1012 Tanner Drive Tallahassee, Florida 32305

Dr. Edward G. Tolliver, Treasurer 218 Young Street Tallahassee, Florida 32301

Mr. Bernard Harris, Web Master 2006 Ivy Ridge Road, SE Smyrna, Georgia 30080 Dr. Michael R, Moore, Director/Registered Agent 2901 Tyron Circle Tallahassee, Florida 32309

Mr. Randolph Brooks, Director 20477 Appoline Detroit, Michigan 48235

Honorable Kevin Cox, Director 5300 N. Lottie Avenue Oklahoma City, Oklahoma 73111

Mr. Kashif E. Smiley, Director 4980 Leesburg Pike, Apt. 617 Alexandria, Virginia 22302

Brian C. Thomas, Director 2696 Wolf Lake Drive S.W. Atlanta, Georgia 30349 SECRETARY STATE

ARTICLE VI

LIMITATIONS

No part of the net earnings of the corporation shall inure to the benefit of, or be distributed to authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth by Article Third 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 or in opposition to any candidate for public office. Notwithstanding any other provision of those articles or exercise any powers that are not in furtherance of the purpose of this corporation.

ARTICLE VII

DEBT OBLIGATION/PERSONAL LIABILITY

No member, officer or director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, nor shall any of the property of the members, officers, and directors be subject to the payment of the debts or obligations of this corporation.

ARTICLE VIII

DISSOLUTION

Upon the time of dissolution of the corporation, assets shall be distributed by the Officers/Directors, after paying or making provisions for the payment of all debts, obligations, liabilities, costs and expenses of the corporation, for one or more exempt purposes within the meaning of section 501[c][3] of the Internal Revenue Code, or the corresponding section of any future federal tax code, shall be distributed to the federal government, or to a state or local government, for a public purpose.

ARTICLE IX

INITIAL REGISTERED AGENT & STREET ADDRESS

The name and Florida street address of the Registered Agent is:

Dr. Michael R. Moore

2901 Tyron Circle

Tallahassee, Florida 32309

FE JUL -3 PM 3 51

ARTICLE X

INCORPORATOR

The name and address of the incorporator is:

Ernest J. Lane

1324 S. Adams Street

Tallahassee, Florida 32301

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 and accept the appointment as registered agent and agree to act in this capacity.

Signature/Registered Agent

Date

Signature/Incorporator

Date