(Requestor's Name)	
(Address)	
(Address)	_ 700251438387
(City/State/Zip/Phone #)	
	09/06/1301024015 **78.75
(Business Entity Name)	-
(Document Number)	-
fied Copies Certificates of Status	13 SECIRE D
ecial Instructions to Filing Officer:	-6 PM
	I: 58

COVER LETTER 🦛

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

. 15

SUBJECT: Fallen Biker Memorial Wall, Inc (PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

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

STO.00 Filing Fee

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

es 5

ADDITIONAL COPY REQUIRED

FROM: Mark A. Wilson Name (Printed or typed)	
409 W Silverton St	
Address	3 S C
Minneola, FL, 34715	SEP -
City, State & Zip	6
386-717-0256	
Daytime Telephone number	: 58
mawilson@cfl.rr.com	58

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

Articles of Incorporation



of

13 SEP -6 PM 1: 58

Fallen Biker Memorial Wall, Inc.

A Florida Corporation Not For Profit

Article I. Name

The name of this Corporation Not For Profit is Fallen Biker Memorial Wall, Inc.

Article II. Principle Office

The address of the principle office and mailing address of the Corporation is: 409 W. Silverton St. Minneola, FL, 34715.

Article III. Purpose

This Corporation is organized exclusively for charitable, educational and religious purposes and for the purpose of maintaining and supporting the ministry of the Fallen Biker Memorial Wall within the meaning of Section 501(c)(3) of the Internal Revenue Code or the corresponding section of any future federal tax code. Specifically, the Corporation exists to maintain the Fallen Biker Memorial Wall to include adding the names and affiliations of additional fallen bikers, displaying the Fallen Biker Memorial Wall at various events, conducting events and activities related to the Fallen Biker Memorial Wall and, for such purposes, the making of distributions to organizations which qualify as exempt under Section 501(c)(3) of the Internal Revenue Code or the corresponding section of any future federal tax code. Notwithstanding any other provisions of these articles, this corporation will not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this corporation.

Article IV. Manner of Election

The directors and officers of this corporation will be elected or appointed in accordance with the Corporation Bylaws. In no event will there be fewer than three directors.

Article V. Initial Directors

The initial Board of Directors consists of the following individuals who will hold office until their successors are elected or appointed and have otherwise qualified in accordance with the Bylaws of the Corporation:

Mark A. Wilson, 409 W. Silverton St, Minneola, FL, 34715

Gail Wall, 1864 Urbana Av, Deltona, FL 32725

April Coulter, 2714 Windsor Heights St, Deltona, FL 32738

Article VI. Initial Registered Agent and Street Address

The name and address of the initial registered agent for the Corporation is:

Mark A. Wilson, 409 W. Silverton St. Minneola, FL, 34715.

Article VII. Incorporator

The name and address of the initial incorporator for the Corporation is:

Mark A. Wilson, 409 W. Silverton St. Minneola, FL, 34715. 13 SEP -6 PM 1: 58

Article VIII. Other Provisions

Members of the corporation may not be held personally liable for the debts, liabilities, or obligations of the corporation.

No part of the net earnings of the Corporation will inure to the benefit of, or be distributable to its members, directors, officers, or other private persons, except that the Corporation may pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth above.

No substantial part of the activities of this corporation will consist of carrying on propaganda, or otherwise attempting to influence legislation, and the corporation will not participate or intervene in any political campaign (including the publishing or distribution of statements) on behalf of, or in opposition to, any candidate for public office.

Upon dissolution of the Corporation, assets will be distributed for one or more exempt purposes consistent with Section 501(c)(3) of the Internal Revenue Code or the corresponding section of any future federal tax code.

Article IX. Amendments

The Board of Directors of the Corporation may amend these Articles of Incorporation, as it may deem necessary for the conduct of its business and the carrying out of its purposes.

Upon written or oral notice, the Articles of Incorporation may be amended, altered, or rescinded by a majority vote of the Board of Directors of the Corporation, in accordance with procedures established by the Bylaws.

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.

FILEÜ

SECRETARY OF STATE DIVISICN OF CORPORATIONS

Signature/Registered Agent

I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155

Signature/Incorporator

456813

Date