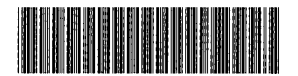
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(Re	questor's Name)		
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PICK-UP	WAIT	MAIL	
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Certified Copies	_ Certificates	of Status	
Special Instructions to	Filing Officer:		





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### **COVER LETTER**

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

The Hutch	ninson Bell, Inc.							
	(PROPOSED CORPORATE	NAME – <u>MUST INCLUD</u>	E SUFFIX)					
Enclosed is an original a	Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for :							
\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy  ADDITIONAL CO	\$87.50 Filing Fee, Certified Copy & Certificate  PY REQUIRED					
FROM:	Adam Olson Name (Prin	ted or typed)						
1	119 N. Glen Arven Aver							
	Temple Terrace, FL 336							
	813-422-0801							

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

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

Daytime Telephone number

olsona@floridacollege.edu

## ARTICLES OF INCORPORATION

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

119 N. Glen Ar  Temple Terrace  ARTICLE III PURPO The purpose for which the co  ARTICLE IV MANNE As stated in the bylaw  ARTICLE V INITIA  Name and Title:  4711 Whit	treet address:  Even Avenue  Se, FL 33617  SE  Orporation is organized is:  CR OF ELECTION The management of the property of t	ee attachment	Mailing address, if different is:	2015 HAR 16 FH 3: 4-3
Temple Terrace  ARTICLE III PURPO The purpose for which the co  ARTICLE IV MANNE As stated in the bylaw  ARTICLE V INITIA  Name and Title:  4711 Whit	e, FL 33617  SE Orporation is organized is:  CR OF ELECTION The management of the second control of the second		HASSEE BLORIES	TILED THE STA
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As stated in the bylaw  ARTICLE V INITIA  Name and Title:  Address  4711 Whit		nanner in which th		ω
As stated in the bylaw  ARTICLE V INITIA  Name and Title:  4711 Whit		nanner in which th	e directors are elected and appointed:	
ARTICLE V INITIA  Name and Title:  4711 Whit	/S.			
Name and Title: Craig Bea				
Address 4711 Whit	L OFFICERS AND/OR DI	RECTORS		
Address	an, Chairman/Director	Name and Title	Kyle Fisher, Director	
	te Oak Lane	Address:	119 N. Glen Arven Avenue	
	VI 53403	_	Temple Terrace, FL 33617	
Name and Title:	son, Director	- Name and Title	David Curry, Director	
***************************************	en Arven Avenue	Address:	119 N. Glen Arven Avenue	
	errace, FL 33617	_ 11441000.	Temple Terrace, FL 33617	
Name and Title:	r, Director	<ul><li>Name and Title</li></ul>	Deborah Brewer, Director	
119 N. Gle	en Arven Avenue	_ Address:	119 N. Glen Arven Avenue	
Address  Temple Terrace, F		_ Audicss.	Temple Terrace, FL 33617	

Name and Title	Nancy Fink, Director	Name and Title	Wilson Copeland, Director	
Address	119 N. Glen Arven Avenue	Address:	119 N. Glen Arven Avenue	
	Temple Terrace, FL 33617		Temple Terrace, FL 33617	
Name and Title	Barbara Jo Webb, Director	Name and Title	Ken Weliever, Director	
Address	119 N. Glen Arven Avenue	Address:	119 N. Glen Arven Avenue	
ridatess	Temple Terrace, FL 33617	Address.	Temple Terrace, FL 33617	
ARTICLE VI The name and I Name: Address:	REGISTERED AGENT Florida street address (P.O. Box NOT acception Adam Olson 119 N. Glen Arven Avenue Temple Terrace, FL 33617	otable) of the region	tered agent is:	
ARTICLE VII				
The name and a	address of the Incorporator is:			
Name:	Adam Olson			
Address:	119 N. Glen Arven Avenue			
	Temple Terrace, FL 33617			
	nmed as registered agent to accept service of familiar with and accept the appointment as		above stated corporation at the place designate and agree to act in this capacity $3-9-/5$	ed in this
	- AA		<del>_</del>	
I submit this do	Required Signature of Registered	•	Date ware that any false information submitted in a d	laaur
	nt of State constitutes a third degree felony of			ocument
	Mh		3-9-15	
<del></del>	Required Signature of Incorp	porator	<u>3-9-/5</u> Date	

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## The Hutchinson Bell, Inc. Articles of Incorporation Attachment

#### <u>ARTICLE III – PURPOSE</u>

The Hutchinson Bell, Inc. is established to promote continual loyalty and support to Florida College; and to maintain a spirit of mutual encouragement and helpfulness among members of The Hutchinson Bell.

The Corporation is organized exclusively for charitable, religious, educational and scientific purposes, including for such purposes, the making of distributions to organizations that qualify as an exempt organization under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

No substantial part of the activities of the corporation shall consist of the carrying on of propaganda or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in, 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 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.

#### <u>ARTICLE V – OFFICERS AND DIRECTORS (CONTINUED)</u>

Andy Diestelkamp, Director 119 N. Glen Arven Avenue Temple Terrace, FL 33617

Rob Taylor, Director 119 N. Glen Arven Avenue Temple Terrace, FL 33617

Mike Wilson, Director 119 N. Glen Arven Avenue Temple Terrace, FL 33617

Earl Walker, Director 119 N. Glen Arven Avenue Temple Terrace, FL 33617 Ralph Kline, Director 119 N. Glen Arven Avenue Temple Terrace, FL 33617

Bubba Garner, Director 119 N. Glen Arven Avenue Temple Terrace, FL 33617

John Haley, Director 119 N. Glen Arven Avenue Temple Terrace, FL 33617

# The Hutchinson Bell, Inc. Articles of Incorporation Attachment

#### **ARTICLE VIII- DISSOLUTION**

The property of this corporation is irrevocably dedicated to charitable purposes and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, officer or member thereof or to the benefit of any private person.

The manner of distribution of assets in this Corporation's winding up is as follows:

Upon dissolution of the Corporation, assets shall be distributed 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, or shall be distributed to the federal government, or state or local government for public purpose. Any such asset not so disposed of shall be disposed of by the Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purpose or to such organization or organizations as said Court shall determine, which are organized and operated exclusively for such purposes.