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SECRETARY OF STATE TALLAHASSEE, FLORIDA

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#### COVER LETTER

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

SUBJECT: The William G. Thames Charitable Foundation, Inc. (PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is an original a	nd one (1) copy of the Ar	ticles of Incorporation and	a check for :
\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	■\$78.75 Filing Fee & Certified Copy	□ \$87.50 Filing Fee, Certified Copy & Certificate
		ADDITIONAL CO	PY REQUIRED

FROM:	Carolyn P. Jett, Paralegal		
	Name (Printed or typed)		
	2311 Highland Avenue South, Suite 500		
	Address		
	Birmingham, AL 35205		
	City, State & Zip		
	205-930-5283		
	Daytime Telephone number		
	cjett@sirote.com		
E	E-mail address: (to be used for future annual report notification)		

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

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

ARTICLE I The name of the	he corporation shall be: The William	G. Thames	S Charitable Foundation, Inc.
	I PRINCIPAL OFFICE		
	Principal street address:		Mailing address, if different is:
231	14 Rosemont Circle		
Мо	ntgomery, AL 36106		
ARTICLE I			
The purpose f	for which the corporation is organized is:		
part of the in educational § 501(c)(3) of	ncome therefrom and the principal thereof purposes, either directly or by contribution	exclusively for loss to organization is to organization is to organization is may	ons that qualify as exempt organizations under hereafter be amended (the "Code") and the
			<b>19</b>
ARTICLE		RECTORS	
Name and Tit	ile: William G. Thames, President/ Director	Name and Title	Lilly Pelzer Thames Lerner, Treasurer/ Director
Address	2314 Rosemont Circle	_ Address:	c/o William G. Thames
	Montgomery, AL 36106	_	2314 Rosemont Circle
		_	Montgomery, AL 36106
Name and Tit	tle:	Director Name and Title	:
Address	c/o Arbor Properties, Inc.	Address:	
	4910 North Monroe Street	_	
	Tallahassee, FL 32303	-	
Name and Tit	Emily Irene Gardner, Secretary/ Director	- Name and Title	:
Address	c/o William G. Thames	Address:	
	2314 Rosemont Circle		
	Montgomery, AL 36106	-	

Name and Title:_		Name and Title:	
Address		Address:	
- -			
Name and Title:_		Name and Title:	
Address		Address:	
, prince de			
ARTICLE VI	REGISTERED AGENT		
The name and Flo	orida street address (P.O. Box NOT accep William G. Thames, Jr.		<b>^</b>
Address:	c/o Arbor Properties, Inc., 49	10 North Monro	
	Tallahassee, FL 32303	incom	ture on
ARTICLE VII The name and ad	INCORPORATOR dress of the Incorporator is:	signa Nex	orator's ture on t page
Name:	William G. Thames	,	
Address:	2314 Rosemont Circle	· · · · · · · · · · · · · · · · · · ·	
	Montgomery, AL 36106	Additional pr	
certificate, I am fo	ned as registered agent to accept service of amiliar with and accept the appointment as		
William G. Th	ames, Jr. LIR. H.M.		7/13/2015
	Required Signature of Registered	Agent	Date
	ment and affirm that the facts stated here t of State constitutes a third degree felony t		alse information submitted in a document
William G. Th	arnes Required Signature of Incorp	porator	Date

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Name and Title:_		Name and Title:	
Address		Address:	
Name and Title:_		Name and Title:	
Address		Address:	
_	•		
_			
ARTICLE VI	REGISTERED AGENT	-ut-bla) of the majetaned a cent is:	
Name:	william G. Thames, Jr.	eptable) of the registered agent is:	
Address:	c/o Arbor Properties, Inc., 49	10 North Monroe Street	
	Tallahassee, FL 32303		
	INCORPORATOR dress of the Incorporator is:		
Name:	William G. Thames		
Address:	2314 Rosemont Circle		
	Montgomery, AL 36106	Additional provisions a	ttached - Exhibit A
Having been nan certificate, I am fo William G. Th	amiliar with and accept the appointment	e of process for the above stated cor as registered agent and agree to act	rporation at the place designated in this in this capacity
	Required Signature of Registere	d Agent	Date
I submit this docu to the Department	ment and affirm that the facts stated he t of State constitutes a third degree felon	rein are true. I am aware that any fa. y as provided for in s.817.155, F.S.	lse information submitted in a document
W. D	0 9 72	•	7/13/2015
William G. Th	Required Signature of Inco	orporator	Date

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## The William G. Thames Charitable Foundation, Inc. Attachment to Articles of Incorporation

#### EXHIBIT A

#### ARTICLE I PURPOSES

- Section 1. <u>Purpose</u>. The purpose for which the Corporation is organized is to receive and maintain a fund or funds of real or personal property, or both, and, subject to the restrictions and limitations hereinafter set forth, to use and apply the whole or any part of the income therefrom and the principal thereof exclusively for religious, charitable, scientific, literary, or educational purposes, either directly or by contributions to organizations that qualify as exempt organizations under § 501(c)(3) of the Internal Revenue Code as it now exists or as it may hereafter be amended (the "Code") and the Treasury Regulations as they now exist or may hereafter be amended (the "Regulations").
- Section 2. Restrictions. No part of the net earnings of the Corporation shall inure to the benefit of any Director, officer of the Corporation, or any private individual (except that reasonable compensation may be paid for services rendered to or for the Corporation effecting one or more of its purposes), and no Director, officer of the Corporation, or any private individual shall be entitled to share in the distribution of any of the corporate assets on dissolution of the Corporation. 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 publication or distribution of statements) any political campaign on behalf of (or in opposition to) any candidate for public office. Under no circumstances shall the Corporation make loans to officers or members of its Board of Directors.
- Section 3. Exempt Purposes Only. Notwithstanding any other provision of these Articles, the Corporation shall not conduct or carry on any activities not permitted to be conducted or carried on by an organization exempt under § 501(c)(3) of the Code and its Regulations, or by an organization to which contributions are deductible under § 170(c)(2) of the Code and Regulations.
- Section 4. <u>Dissolution</u>. Upon the dissolution of the Corporation or the winding up of its affairs, the assets of the Corporation shall be distributed as set forth in Article III of this Attachment.

## ARTICLE II POWERS

- Section 1. <u>General and Specific Powers</u>. As a means of accomplishing the foregoing purposes, the Corporation shall have the following powers, in addition to the general powers provided by statute:
- (a) To accept, acquire, receive, take, and hold by bequest, devise, grant, gift, purchase, exchange, lease, transfer, judicial order or decree, or otherwise, for any of its objects and purposes, any property, both real and personal, of whatever kind, nature or description and wherever situated.
- (b) To sell, exchange, convey, mortgage, lease, transfer, or otherwise dispose of, any such property, both real and personal, as the objects and purposes of the Corporation may require, subject to such limitations as may be prescribed by law.
- (c) To borrow money, and from time to time, to make, accept, endorse, execute, and issue bonds, debentures, promissory notes, bills of exchange, and other obligations of the Corporation for monies borrowed or in payment for property acquired or for any of the other purposes of the Corporation, and to secure the payment of any such obligations by mortgage, pledge, deed, indenture, agreement, or other instrument of trust, or by other lien upon, assignment of, or agreement in regard to all

### The William G. Thames Charitable Foundation, Inc. Attachment to Articles of Incorporation

or any part of the property, rights or privileges of the Corporation, wherever situated, whether now owned or hereafter to be acquired.

- (d) To invest and reinvest its funds in such stock, common or preferred, bonds, debentures, mortgages, or in such other securities and property as its Board of Directors shall deem advisable, subject to the limitations and conditions contained in any bequest, devise, grant, or gift, provided such limitations and conditions are not in conflict with the provisions of § 501 of the Code and Regulations.
- (e) The Corporation shall have the power to make payments for the purposes of the Corporation herein referred to out of either the principal or the income of the Corporation, and to accumulate income from the property in its possession as such, provided that such accumulations are not unreasonable in amount, duration, use or investment, to such an extent that such accumulations result in a denial to the Corporation of exemption under § 501(c)(3) of the Code and its Regulations, or a denial to the Corporation of the benefits of exemption from the payment of income taxes as provided under any applicable laws and statutes of the United States, whether now in effect or hereafter adopted.
- (f) In general, and subject to such limitations and conditions as are or may be prescribed by law, to exercise such other powers which now are or hereafter may be conferred by law upon a corporation organized for the purposes hereinabove set forth, or necessary or incidental to the powers so conferred, or conducive to the attainment of the purposes of the Corporation, subject to the further limitation and condition that, notwithstanding any other provisions of these Articles, only such powers shall be exercised as are in furtherance of the tax-exempt purposes of the Corporation and as may be exercised by an organization exempt under § 501(c)(3) of the Code and its Regulations and by an organization to which contributions are deductible under § 170(c)(2) of such Code and Regulations as they now exist or as they may hereafter be amended.

#### Section 2. Restrictions.

- (a) The income of the Corporation for each taxable year shall be distributed at such time and in such manner as not to subject the Corporation to tax under § 4942 of the Code and any Regulations issued thereunder.
- (b) As long as the Corporation is a private foundation within the meaning of § 509 of the Code, the Corporation shall be prohibited from:
  - (1) engaging in any act of self-dealing (as defined in § 4941(d) of
- (2) retaining any excess business holdings (as defined in § 4943 (c) of the Code);
- (3) making any investments in any amount in such a manner as to jeopardize the carrying out of any of its exempt purposes and subject the Corporation to tax under § 4944 of the Code; and
- (4) making any taxable expenditures (as defined in § 4945(d) of the Code).

the Code);

## The William G. Thames Charitable Foundation, Inc. Attachment to Articles of Incorporation

## ARTICLE III DURATION

The duration of this Corporation shall be perpetual. Upon the dissolution of the Corporation or the winding up of its affairs, the assets of the Corporation shall be distributed exclusively to religious, charitable, scientific, literary or educational organizations that would then qualify under the provisions of § 501(c)(3) of the Code and its Regulations.

## ARTICLE IV MEMBERS

The Corporation shall have no members.

#### ARTICLE V DIRECTORS

Section 1. <u>Powers</u>. The corporate powers shall be exercised by the Board of Directors, except as otherwise provided by statute, by the Articles of Incorporation, or by Bylaws hereafter adopted, and any amendments to the foregoing. The number of Directors of the Corporation shall never be less than three (3) and shall be elected for such term and in such manner as the Bylaws shall prescribe. Any member of the Board of Directors may be removed at any time and without assigning any cause therefor, by the affirmative vote of a majority of the remaining Directors, as provided in the Bylaws, and written notification of such removal to such Director so removed, who shall, forthwith upon receipt of such notice, be considered as removed from the Board of Directors.

Section 2. <u>Action by Unanimous Consent</u>. Any action required or permitted to be taken at any meeting of the Board of Directors or of any committee thereof may be taken without a meeting if, prior to such action, a written consent thereto is signed by all members of the Board or of such committee, as the case may be, and such written consent is filed with the minutes of proceedings of the Board or committee. Any such written consent shall have the same force and effect as a resolution, duly resolved at a meeting of the Board or of such committee.

Section 3. <u>Amendment of Bylaws</u>. In furtherance, and not in limitation, of the powers conferred by statute, the Board of Directors is expressly authorized to make and alter the Bylaws of this Corporation.

Section 4. <u>Additional Powers</u>. The Corporation may, in its Bylaws, confer powers upon its Board of Directors in addition to the foregoing and in addition to the powers and authorities expressly conferred upon it by statute.