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

SUBJECT:	The Deborah Company Women of Empowerment, Inc.			
	(PROPOSED CORPO	RATE NAME – <u>MUST IN</u> O	CLUDE SUFFIX)	
Enclosed is an original and	d one (1) copy of the Artic	cles 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: _	Celia W Nam	-		
_	2792 SW A	_		
	Address Port St. Lucie, FL 34987-2205			
_	C	-		
	(561) 3			
_	Daytin	-		
ecliawil@yahoo.com (elabugas Qaol. C 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)

	e corporation shall be:	The Deborah Company Women of Empowerment, Inc.		
	PRINCIPAL OFFICE			
2792	Principal <u>street</u> address: SW Altamira Ave	Mailing address, if different is	s:	
Port S	St. Lucie, FL 34987-2205			
	PURPOSE or which the corporation is organi	zed is:See Attachment		
			16 HA	
			<u>3</u>	相及
			である。	
			<u> </u>	#
ARTICLE IV	MANNER OF ELECTION	The manner in which the directors are elected and appointed:	ording to	Rylaws
IRTICLE V	INITIAL OFFICERS AND/O	The manner in which the directors are elected and appointed: R DIRECTORS	ording to	Rylaws
ARTICLE V Name and Title		R DIRECTORS Name and Title: 2792 SW Altamira Ave	ording to	Rylaws
I <i>RTICLE V</i> Name and Title	INITIAL OFFICERS AND/OI Celia Williams - President	R DIRECTORS Name and Title: Elenore Chin - Director	ording to	Rylaws
I <i>RTICLE V</i> Name and Title	INITIAL OFFICERS AND/OI Celia Williams - President 2792 SW Altamira Ave Port St. Lucie, FL 34987	R DIRECTORS Name and Title: Address: Plenore Chin - Director 2792 SW Altamira Ave	ording to	Rylaws
ARTICLE V Name and Title Address	INITIAL OFFICERS AND/OI Celia Williams - President 2792 SW Altamira Ave Port St. Lucie, FL 34987	Name and Title: Address: Elenore Chin - Director	ording to	Bylaws
ARTICLE V Name and Title Address	Celia Williams - President 2792 SW Altamira Ave Port St. Lucie, FL 34987 Indira Borgella - Secretary	Name and Title: Port St Lucie, FL 34987	ording to	Rylaws
ARTICLE V Name and Title Address Name and Title Address	Celia Williams - President 2792 SW Altamira Ave Port St. Lucie, FL 34987 Indira Borgella - Secretary 2792 SW Altamira Ave Port St. Lucie, FL 34987	Name and Title: Port St Lucie, FL 34987 Name and Title: Crystal Thomas - Director Address: Address: Address: Address: Address: Address: Address: Address: Address:	ording to	Rylaws
ARTICLE V Name and Title Address Name and Title Address	Celia Williams - President 2792 SW Altamira Ave Port St. Lucie, FL 34987 Indira Borgella - Secretary 2792 SW Altamira Ave Port St. Lucie, FL 34987	Name and Title: Port St Lucie, FL 34987 Name and Title: Crystal Thomas - Director Address: Address: Port St. Lucie, FL 34987	ording to	Bylaws

Name and Ti	tte: Lucille Terry - Director	Name and Title:	
Address	2792 SW Altamira Ave		
Addiess	Port St. Lucie, FL 34987	- Address,	
		-	
Name and Tit	tle:	Name and Title:	
Address		Address:	
		- Veneza de la companya de la compan	
	I REGISTERED AGENT d Florida street address (P.O. Box NOT accept	ntable) of the registered accept is	
	Celia Williams	plable) of the registered agent is:	
Name:	2792 SW Altamira Ave		
Address:	Port St.Lucie, FL 349		
ARTICLE VI	II INCORPORATOR d address of the Incorporator is:		
Name:	Celia Williams		
	2792 SW Altamira Ave		
Address:	Port St. Lucie, FL 349		
Effective date		07/2016 (OPTIONAL) ad cannot be more than five business days prior or 90 business days	
	date inserted in this block does not meet the applicative date on the Department of State's reconstruction.	plicable statutory filing requirements, this date will not be listed as the ords.	
Having been certificate, I a	named as registered agent to accept service of m familiar with and accept the appointment as	of process for the above stated corporation at the place designated in this s registered agent and agree to act in this capacity	
Cele	a Lwillias Required Signature of Registered	5/12/16 Date	
	locument and affirm that the facts stated herei nent of State constitutes a third degree felony a	in are true. I am aware that any false information submitted in a document as provided for in s.817.155, F.S.	
-	a L William Required Signature of Incorp		
par-	Required Signature of Incorp	porator S/12//6 Date	

Attachment to Articles of Incorporation for The Deborah Company Women of Empowerment, Inc.

Article 3. The purposes for which The Deborah Company Women of Empowerment, Inc. is organized are:

- a. The Deborah Company Women of Empowerment, Inc. (DCWE) is organized for exclusively religious, charitable, educational and scientific purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under said Section 501(c)(3) of the Internal Revenue Code of 1986.
- b. Notwithstanding any other provision of these Articles, this organization shall not carry on any activities not permitted to be carried on by an organization exempt from Federal Income Tax under Section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law or by an organization, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code, or corresponding section of any future federal tax code.
- c. No substantial part of the activities of DCWE shall be carrying on propaganda, or otherwise attempting to influence legislation, and the organization shall not participate in, or intervene in (including the publication or distribution of statements), any political campaign on behalf of any candidate for public office.
- d. No part of the net earnings of DCWE shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the organization shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in the purpose clause hereof.
- e. Upon the dissolution of DCWE, the Board of Directors shall, after paying or making provision for payment of all the liabilities of DCWE, dispose of the residual assets of DCWE exclusively for exempt purposes of DCWE in such manner, or to one or more organizations which themselves are exempt as organizations described in Sections 501(c)(3) and 170(c)(2) of the Internal Revenue Code of 1986 or corresponding Sections of any future Internal Revenue Code. Any such assets not so disposed of shall be disposed of by the Superior Court of the county in which the principal office of DCWE is then located, for such purposes or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.