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K. Brumbley

COVER LETTER

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

SUBJECT:	Fort Pierce District Women's Department, Inc.		
	(PROPOSED CORPÕ	RATE NAME – <u>MUST IN</u>	CLUDE SUFFIX)
Enclosed is an original ar	nd one (1) copy of the Arti	cles of Incorporation and	a check for :
\$70.00 Filing Fee	■ \$78.75 Filing Fœ & Certificate of Status	□\$78.75 Filing Fee & Certified Copy	\$87.50 Filing Fee, Certified Copy & Certificate
		ADDITIONAL CO	PY REQUIRED
FROM: _		n Ray Cato e (Printed or typed)	-
	915 W∕es	st Avenue	
	Address		
Belle Glade, Florida 33430			
City, State & Zip			-
	561-386-5909		
	•	ne Telephone number	
E	helencatolle (9 a o mail address: (to be used for fi	atol 16@aol.com - COM inture annual report notification	_ on)

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

FORT PIERCE DISTRICT WOMEN'S DEPARTMENT, INC. Articles of Incorporation (FEIN) 82-3663963

We, the undersigned subscribers, all being of full age, have associated ourselves together for the purpose of forming a corporation not-for-profit, without capital, under the provisions of all applicable State of Florida Statutes. We hereby accept all the rights, privileges, benefits and obligations conferred and imposed by said law, and we do hereby, subscribe, acknowledge and file these Articles of Incorporation.

ARTICLE I Name

The name of the corporation shall be: Fort Pierce District Women's Department, Inc.

ARTICLE II Principal Office

The principle place of business is 915 West Avenue A, Belle Glade, Florida 33430 The mailing address is 116 Galiano Street, Royal Beach, Florida 33411.

ARTICLE HI Purpose

Purpose: To operate a religious institution, sustain and promote cultural, educational, charitable, scientific and literary within the meaning of section 501@3 of the current Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE IV Management

Officers and Management: The officers of this not-for-profit corporation shall be a President, Secretary and Treasurer. Management shall be vested in a board of directors; consisting of at least three (3) and no more than twenty five (25) of the members in good standing. All members of the board of directors will be appointed by the President or elected by the general church membership.

The Articles of Incorporation of this corporation shall be amended or additional provisions adopted by a two-thirds (2/3) vote of the members of the board of directors present. Provided that notice thereof, which shall include the text of the Articles of Incorporation change to is to be voted upon, followed by the compliance with the Florida Statutes regarding amendments to Articles of Incorporation of corporation Not-For-Profit.

ARTICLE V Initial Officers and /or Directors

Helen Ray Cato, President Ella Powell, V. President Patricia Moorer, Secretary 116 Galiano Street, Royal Beach, Florida 33411 119 Nottingham Road, Royal Beach, Florida 33411 5764 Aruba Way, West Palm Beach, Florida 33407

ARTICLE VI REGISTERED AGENT

Helen Ray Cato, 116 Galiano Street, Royal Beach, Flo	orida 33411
Having been named as registered agent to accept service of process for the above st designated in this certificate. I am familiar with and accept the appointment as registris capacity. Required Signature of Registered Agent Helen Ray Cato Print Name	
ARTICLE VII INCORPORATOR	
The names and street address of the incorporator for these articles of it Showers, 4752 NW 6 th Pl, Coconut Creek, FL 33063	ncorporation is: Bessie
I submit this document and affirm that the facts stated herein are true. I am aware to submitted in a document to the Department of State constitutes a third degree felony s.817.155,F.S Bessie Mowen	
Required Signature of Incorporator Bessie Showers	Date

Print name