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COVER LETTER

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

SUBJECT: DDS4VETS.	Inc., a Florida not-for-profit co	orporation ORATE NAME - MUST INCLUDE SUFFIX)
Enclosed is an original a S70.00 Filing Fee	ind one (1) copy of the Arti \$78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy & Certificate ADDITIONAL COPY REQUIRED
FROM:	DEBORAH DOHERTY Nan 819 SW FEDERAL HWY., S	ne (Printed or typed) TE. 300 Address

DEB@DDS4VETS.COM
E-mail address: (to be used for future annual report notification)

STUART, FL 34994

(561) 246-0566

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

City, State & Zip

Daytime Telephone number

ARTICLES OF INCORPORATION

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

ARTICLE I NAME DDS4VETS, Inc. The name of the corporation shall be: ARTICLE II PRINCIPAL OFFICE Mailing address, if different is: Principal street address: 819 SW Federal Hwy., Ste. 300 P.O. Box 881595 Stuart, FL 34994 Port St. Lucie, FL 34988 7 ARTICLE III PURPOSE The purpose for which the corporation is organized is: ___ MANNER OF ELECTION The manner in which the directors are elected and appointed:

As stated by the bylav ARTICLE V <u>INITIAL OFFICERS AND/OR DIRECTORS</u> Doherty, Deborah: D. CEO, P. Dean, Keith: D, EVP Name and Title: Name and Title: 819 SW Federal Hwy., Ste. 300 819 SW Federal Hwy., Ste. 300 Address: Address Stuart, FL 34994 Stuart, FL 34994 Kleemann, Gail: D. VP Harris, Stephen: D (Chair), COO Name and Title: Name and Title: 2449 SW Chestnut Lane 2258 SW Alminar Street Address Address: Port St. Lucie, FL 34953 Port St. Lucie, FL 34953 Moriarty, Brian: D Cobb, Thomas: D (Vice Chair) Name and Title: Name and Title: 1044 Gray Road 632 SE Monterrey Road __ Address: Address Stuart, FL 34994 Cocoa, FL 32926

Name and Tit	le: Sullivan, Colleen: D 819 SW Federal Hwy., Ste. 200		Cobb, Kathryn: T 1044 Gray Road	
Address	Stuart, FL 34994	Address:	Cocoa, FL 32926	
	Stuart, 1 L 34774			
Name and Tit	Callahan, Tracey: S	Name and Titl	Crockett, David: O (Director of Operations)	
Address	2872 SE Wiltshire Terr.	Address:	11726 SW Westcliffe Lane	
	Port St Lucie, FL 34952		Port St. Lucie, FL 34987	
ARTICLE VI	d Florida street address (P.O. Box NOT acce	ptable) of the reg	gistered agent is:	19
Name:	Colleen B. Sullivan, Esq.	200	1.4.7 27.7 2.7.7	HAR.
Address:	819 SW Federal Hwy., Sto Stuart, FL 34994		N. C.	29
	Stuart, 1 L 34794			#5 II: 2#
ARTICLE VI	T INCORPORATOR		The State of the S	5.
	d address of the Incorporator is:		7.*	۱۱ی
Name:	Deborah Doherty			
Address:	819 SW Federal Hwy., St	e. 300		
	Stuart, FL 34994			
Effective date (If an effective Note: If the o	the EFFECTIVE DATE: c, if other than the date of filing: we date is listed, the date must be specific and date inserted in this block does not meet the applicative date on the Department of State's reco	oplicable statuto		
Having been certificate, I a	named as registered agent to accept service im familiar with and accept the appointment a	of process for t is registered age	nt and agree to act in this capacity	designate
(alex	10.1		3/25/19	
	Required Signature of Registered		Date	
			an annument there are Calen information cubmits	tad in a a
	document and affirm that the facts stated here ment of State constitutes a third degree felony			16W 17W W V

ATTACHMENT TO ARTICLES OF INCORPORATION

RE: ARTICLE III: PURPOSE

Said organization is organized exclusively for charitable and educational purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code. No part of the net earnings of this organization 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 this purpose clause.

The business activity for said organization is as follows: to support current and former military personnel both currently active and during transition to civilian life, in addition to supporting veterans' families. The organization's programs include fundraising to provide for the activities, workshops, and support provided by the organization. To maximize our impact, we may collaborate with other non-profit organizations which fall under the 501(c)(3) section of the Internal Revenue Code and are operated exclusively for educational and charitable purposes.

Notwithstanding any other provision of this document, the corporation shall not carry on any other activities not permitted to be carried on (a) by any organization exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or (b) by any 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.

Upon the dissolution of this corporation, assets remaining shall be distributed for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for public purpose. The organization to receive the assets of DDS4VETS hereunder shall be selected by the discretion of a majority of the Board of Directors at the time of dissolution, or other managing body if one is so determined. Any such assets not disposed of shall be disposed by a court of proper jurisdiction of the county in which the principal office of the organization is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes. No part of the net earnings, or properties of this corporation, upon dissolution or otherwise, shall inure to the benefit of, or be distributable to, its members, directors, officers or other private person or individual, except that the corporation 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 herein.

No substantial part of the corporation's activities shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or

intervene (including the publishing or distribution of statements) in any political campaign on behalf of or in opposition to any candidate for public office.

Notwithstanding any other provision of these Articles, the corporation shall not carry on any activities not permitted to be carried on (a) by a corporation exempt from federal income tax as an organization described by Section 501(c)(3) of the Internal Revenue Code, or 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 corresponding section of any future federal tax code.

DDS4VETS shall have no voting members. The management of the affairs of the corporation shall be vested in a board of directors, as defined in the corporations bylaws.