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Division of Corporations

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Account Name : C T CORPORATION SYSTEM

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FLORIDA PROFIT/NON PROFIT CORPORATION AE Island Lake, Inc.

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ARTICLES OF INCORPORATION

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

<u> AKTICLE II PRINCIPAL OFFI</u>	<u>CCE</u>	
Principal <u>street</u> ack 3189 Hawk Crest Rd.	iress: Mailing address, if d	ifferent is:
Ann Arbor, MI 48103		
ARTICLE III PURPOSE The purpose for which the curporation	See Exhibit A, attached hereto and incorporated on is organized is:	
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Address		Address:	
-			
Name and Title:_		Name and Titie:	
Address		Address:	
ARTICLE VI The name and Fl	<u>REGISTERED AGENT</u> orida street address (P.O. Box NOT accep	omble) of the registered agent is:	
Name:	C T Corporation System		
Address:	1200 South Pine Island Road	·	
	Plantation, Florida 33324		
	<u>INCORPORATOR</u>		
The name and ad	dress of the Incorporator is:		
Name:	Brian C. Close		
Address:	191 W. Nationwide Blvd. Stc. 300		
	Columbus, OH 43215		
Effective date if	EFFECTIVE DATE: other than the date of filing: are is listed, the date must be specific as	. (OPTIONAL) d cannot be more than five days prior or 90 days after	the filing.)
Note: If the date document's effect	inserted in this block does not meet the ap ive date on the Department of State's reco	plicable statutory filing requirements, this date will not be rds.	e listed as the
Huving been nau certificate, I am f	ned as registered agent to accept service amiliar with and accept the appointment a	of process for the above stated corporation at the place a registered agent and agree to act in this capacity	designated in this
C T Corporation	・ レルク Berna	dette Baker 04/24/20	0/9
	Required Signature of Assistant	APSecretary Date	
I submit this docu to the Departmen	ment and affirm that the facts stated here tof State constitutes a shird stagres selony	in are nuc. I am aware that any false information submi as provided for in s.817.155, F.S.	ted in a document
·	MI	4/24/2019	
	Required Signature of Incor	porator Date	

By:

EXHIBIT A

ATTACHMENT TO ARTICLES OF INCORPORATION OF AE ISLAND LAKE, INC.

Section 1: The purposes for which the Corporation is formed are as follows:

- 1. Without pecuniary profit or restriction as to race, color, sex, creed, or national origin, to operate as a charitable corporation exclusively for charitable purposes hereinafter specified, as follows:
 - (a) To establish, maintain, and operate a home or homes for elderly persons in order to provide them with suitable living accommodations, facilities for dining, facilities for medical treatment, nursing care, and other services especially designed to meet their spiritual, mental, physical, social, and psychological needs;
 - (b) To sponsor and encourage medical research in the field of geriatrics;
 - (c) To gather and disseminate facts and information concerning preparation for retirement, retirement activities, and suitable means and methods of caring for aged persons;
 - (d) To make distributions by gift, grant, or loan to any not-for-profit organization that qualifies as an exempt charitable organization under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended (the "Code"):
 - (c) To provide such other and further services for elderly persons as may be in furtherance of the foregoing charitable purposes or any of them; and
 - (f) To engage in any and all lawful activities incidental to the foregoing purposes, except as restricted herein.
- 2. Within the limits of its physical and financial capacities and the dictates of feasible and economic operation, to make its services and facilities available to those elderly persons 65 years of age or older, or as may from time to time be determined by the Board of Trustees, of low and moderate incomes judged to be legitimately in need thereof; provided, that nothing herein stated shall be construed to prevent the Corporation from charging those able to pay for board, lodging, and other facilities and services to the end that the institution may be better supported to perform its charitable function.
- Section 2: In all events and under all circumstances, and notwithstanding merger, consolidation, reorganization, termination, or dissolution, the following provisions shall apply:
 - 1. The Corporation shall not directly or indirectly engage in any activity not permitted to be carried on (i) by a corporation exempt from federal income tax under Section 501(c)(3) of the Code or (ii) by a corporation contributions to which are deductible under Section 170(c)(2) of the Code.

- 2. No part of the net carnings of the Corporation shall inure to the benefit of or be distributable to its members, Trustees, officers, or other private persons, 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 in Section 1 hereof.
- 3. 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 publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office.
- Section 3: Upon the dissolution of the Corporation, the Board of Trustees shall, after paying or making provision for the payment of all of the liabilities of the Corporation, dispose of all the assets of the Corporation exclusively for the purposes of the Corporation in such manner, or to such organization or organizations organization charitable or educational purposes as shall at the time qualify as an organization or organizations described in Section 501(c)(3) of the Code, as the Board of Trustees shall determine. Any such assets not so disposed of shall be disposed of by a court of competent jurisdiction in the county in which the principal office of the Corporation 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.
- Section 4: American Eagle Lifecare Corporation, a Tennessee nonprofit corporation, shall be the sole member of the Corporation.