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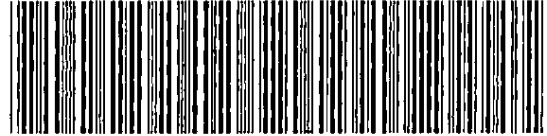
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COVER LETTER

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

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

SUBJECT: COACH, Returning Citizen, INC.
(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed are an original and one (1) copy of the articles 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 of
Status
ADDITIONAL COPY REQUIRED

FROM: Willie G. Dixon
Name (Printed or typed)

11004 Ulster Ct
Address

Tpa, FL 33610
City, State & Zip

(813) 916-5844
Daytime Telephone number

WDIXON2558@gmail.com
E-mail address: (to be used for future annual report notification)

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

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ARTICLES OF INCORPORATION

OF

COACH, RETURNING CITIZEN, INC.

The undersigned Incorporator, for the purpose of forming a non-profit corporation under the Florida Not for Profit Corporation Act, hereby adopts the following Articles of Incorporation.

ARTICLE I: NAME, REGISTERED OFFICE, AND REGISTERED AGENT

The name of this Corporation shall be COACH RETURNING CITIZEN, INC. (Solely)

The Board of Directors may from time to time move the registered office to any other address in the State of Florida.

The initial registered agent of the Corporation shall be Willie G. Dixon whose address is: 3911 N. 34th Street Suite B

Tampa, Fl 33610

Also principal office address:

ARTICLE II: DURATION

The existence of the Corporation shall commence with the filing of these Articles. The duration of the Corporation is perpetual.

ARTICLE III: PURPOSE

The purpose of the Corporation is to perform all those functions and duties ordinarily undertaken by a Christian church; and to promote worship, prayer intercession among participants who meet and fellowship with other believers, help meet the needs of the community, and all returning citizens, homeless, friends, veterans, inmates and family Members.

This Corporation shall provide comprehensive support services in facilitating, promoting and sponsoring mutual and collaborative relationships between non-profit housing development organizations, community and economic development groups, public agencies and private for-profit enterprise sectors, to achieve the overall welfare of homeownership, training, education, counseling and financial assistance for under-served individuals, families and communities. Also, goals of this corporation include the engage in activities and efforts that provide quality affordable new and rehabilitated single and multifamily homes and housing for the under-served of America; to sponsor jobs and

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in activities and efforts that provide quality affordable new and rehabilitated single and multifamily homes and housing for the under-served of America; to sponsor jobs and skills training, economic development and technical assistance to address to obtain medical doctors, Pharmacists to legally purchase pharmaceutical drugs from legal companies locally, national and foreign in order to receive an affordable price to low income members, families and friends, who can vote on behalf of their love ones and meet the unmet needs of the underserved people where ever they exist.

To carry out any act that is not inconsistent with the corporation laws of the State of Florida or any other laws, and any act which the Board of Directors may determine from time to time to do what is in accord with the non-profit purpose of this corporation;

To engage in any lawful purpose not for pecuniary gain or prohibited by Florida law, and to have and exercise all the rights and powers conferred on non-profit corporations under Florida law as such law is now ineffect or may at any time hereafter be amended;

Notwithstanding any other provision of these articles, this corporation will not carry on any activities not permitted to be carried on by an organization exempt for Federal Income Tax under Section 501(c)(3) of the Internal Revenue Code of 1954 or the corresponding provision of the any future United States Internal Revenue law.

ARTICLE IV: OFFICERS

The initial officers of this Corporation shall be a President/Chief Executive Officer and a Secretary, with a Vice-President and a Treasurer to be elected at a later date. The duties and tenure of office of such officers shall be as described in the By-Laws. The Board of Directors may, in its discretion, establish additional offices.

The names and street addresses of the initial officers are:

1. Willie G. Dixon, Jr. (President)
3419 N 34th Street Suite B
Tampa FL 33610

III

Valerie Ellis(Vice-President)
3419 4th Street suite B
Tampa FL 33610

Ashley K. Dixon
11004 Ulster Court
Tampa FL 33610

Teze Jones
3419 N 34th St Suite B
Tampa FL 33610

Rick Walter
206 Dakota Hill Dr
Seffner FL 33584

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ARTICLE V: BOARD OF DIRECTORS

This Corporation shall be governed by its Board of Directors. The President shall serve as Chairman of the Board of Directors. The members of the Board of Directors shall serve staggered terms as shall be set out more specifically in the By-Laws. The method of election of directors shall be as stated in the By-Laws.

The names and addresses of the initial Board of Directors and the length of their terms shall be as follows:

2. Willie G. Dixon, Jr. (President)
N 34th Street Suite B
Tampa FL 33610

III

Valerie Ellis(Vice-President)
3420 4th Street suite B
Tampa Fl 33610

Ashley K. Dixon
11004 Ulster Court
Tampa FL 33610

Teze Jones
3419 N 34th St Suite B
Tampa FL 33610

Rick Walter
206 Dakota Hill Dr
Seffner FL 33584

Ray C Collins-Public Relations
1704 State St.,
Tampa Fl 33607

The Board of Directors may increase the number of directors from time to time, provided, that the terms of a majority of the directors shall not expire in the same year. In no case shall the Board of Directors reduce the number of director positions to less than three.

ARTICLE VI: MEMBERSHIP

The requirements for membership shall be as set forth in the By-laws of this Corporation.

ARTICLE VII: BY-LAWS

By-Laws of the Corporation may be adopted, altered, or rescinded by the directors at any regular meeting or any special meeting called for that purpose, so long as they are not inconsistent with the provisions of these Articles.

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ARTICLE VIII: AMENDMENT

The Corporation reserves the right to amend or repeal any provision contained in these Articles of Incorporation, or any amendment to them. These Articles of Incorporation may be amended by a majority vote of those present at a general or special meeting of the Board of Directors called for that purpose.

ARTICLE IX: DISSOLUTION.

In the event of dissolution of the Corporation, the residual assets of the Corporation will be turned over to one or more organizations which themselves are exempt as organizations described in Section 501(c)(3) and 170(c)(2) of the Internal Revenue Code of 1954 or corresponding Sections of any prior or future law, or to the Federal, State, or local government for exclusive public purposes.

ARTICLE X: PROHIBITED ACTIVITIES

Notwithstanding any other provision of these Articles, the Corporation will not carry on any other activities not permitted to be carried on by (a) a corporation exempt from Federal income tax under Section 501(c)(3) of the internal Revenue Code of 1954 or the corresponding provision of any future United States internal revenue law, or (b) a corporation contribution to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1954 or any other corresponding provision of any future United States internal revenue laws.

ARTICLE XI: INCORPORATOR

The name and address of the Incorporator to these Articles of Incorporation are:

Willie G. Dixon
3419 N 34th Street Suite B
Tampa FL 33610

Signed by the Incorporator this 30th day of Oct. 2019

Willie G. Dixon
Signature of Incorporator
Willie G. Dixon

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REGISTERED AGENT

I herewith accept the appointment as registered agent and agree to act in this capacity.

Willie G. Dixon

Signature Registered Agent
Willie G. Dixon

Oct. 30, 2019
Date