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Derrick Thompson

# COVER LETTER

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

SUBJECT: GROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is 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

ADDITIONAL COPY REQUIRED

FROM: Ms. Clara G. Keel
Name (Printed or typed)

POBOX 40752

Jacksonvillo Fl 32236

904 - 514 - 3677

Daytime Telephone number

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)

ARTICLE I NAME The name of the corporation shall be:	1 Soluti	ins (Joup	Connect, I	Ň
ARTICLE II PRINCIPAL OFFICE				
Principal street address:  [28] Powers Ame	167	Mailing address	, if different is:	
Jackson ville, Fo	<u></u>	Jackson	1.14 FL	
3221	7	322	-36	
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ARTICLE V INITIAL OFFICERS AND/OR DIRECT	W B C			
	<del></del>	~ 1		
Name and Title: Clura G. Keel - Exacular  Address	Name and Title	: Brithnee		
Address	_ Address:	D. 0 1 5.70	Secretary	
LOCASA P.O. BOX Jacksavila Fl 32236	-	Jacksmuill	<u> </u>	
N	-			
	Name and Title	:	<del></del>	
Address	_ Address:		<del></del>	
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Name and Title:	····-	Name	and Title:	
Address		Addre	ss:	
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	REGISTERED AGENT			
	rida street address (P.O.		f the registered agent is:	
Name:	Ms. Clare	G. Kee		
Address:	Jack son	<u>owiers</u>	we 161	
	Jackson	ville, Fo	32217	
	ŧ.	,	• • •	
	INCORPORATOR Iress of the Incorporator is			
- <del>-</del>	•			
Name:	Ms. Clara	. G. Reel	().7	
Address:	<u>10281</u> Pc			
	- 1 CtC K 5 e	roville Fo	39211	
ARTICLE VIII	EFFECTIVE DATE:			
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### ARTICLES OF INCORPORATION

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

# GLOBAL SOLUTIONS GROUP CONNECT, Inc.

### ARTICLE I NAME

The name of the corporation shall be: GLOBAL SOLUTIONS GROUP CONNECT, Inc.

ARTICLE II PRINCIPAL OFFICE

6281 Powers Ave 167 Jacksonville, Fe 32217 Principal street address:

P.O. BOX 100752 Mailing Address:

JACKSONVILLE, FL 32236

### ARTICLE III PURPOSE

The purpose for which this nonprofit corporation is organized is to provide services community based services such as nonmedical transportation for patients who require special assistance or medical attention while in transit from one location to a and who do not require medical intervention or treatment or rapid transport to an emergency facility. GLOBAL SOLUTIO! GROUP CONNECT, Inc. (GLGC, Inc.) is organized to: Help develop, implement, and provide community based social a transportation services options so that seniors, low-income and persons with disabilities can access local and regional non e transportation services to get to locations within the regions and between regions; and municipalities, human service agenci other organizations can purchase such non emergency and shared ride transportation services for their citizens, clients, and Our vision is to provide our clients with safe, reliable and clean non emergency transportation. Our mission is to empower disable, economically and socially disadvantaged by providing them with community based services such as the life-long be non emergency transportation services.

Our organization's motto involves building healthy lifestyles that support a balance between services and needs. The nonpi organization's Goals and Objectives include providing services/products, and other related community based services. Gl SOLUTIONS GROUP CONNECT, Inc. will engage in activities which are necessary, suitable or convenient for the accomof that purpose, or which are incidental thereto or connected therewith which are consistent with Section 501(c)(3) of the In Revenue Code.

Said organization will engage in activities which are necessary, suitable or convenient for the accomplishment of that purpo which are incidental thereto or connected therewith which are consistent with Section 501(c)(3) of the Internal Revenue Cocorporation is organized and operated exclusively for charitable, religious, educational, and scientific purposes including, fc purposes, the making of distribution to organization exempt from federal income tax under Section 501(c)(3) of the Internal Code of 1986 or the corresponding provision of any future United States Internal Revenue law, or (ii) a corporation, contrib which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986 or any other corresponding provision of United States Internal Revenue law. The purposes for which this corporation is organized are exclusively charitable, scientil and educational within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provisi future United States Internal Revenue law.

# ARTICLE IV QUALIFICATION OF MEMBERS AND MEMBERSHIP

The corporation shall have no members.

### ARTICLE V NON PROFIT ORGANIZATION

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, directors, office other private persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for se rendered and to make payments and distributions in furtherance of the purposes set forth in Article II hereof. No substantial 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 cam

No member, officer or Director of this corporation shall be personally liable for the debts or obligations of this corporation of nature whatsoever, nor shall any of the property of the members, officers or Directors be subject to the payment of the debts obligations of this corporation.

### ARTICLE X BYLAWS

The first Bylaws of the corporation shall be adopted by the Board of Directors and may be amended, altered or rescinded by of Directors in the manner provided by such Bylaws.

### ARTICLE XI DISSOLUTION

Upon the time of dissolution of the corporation, assets shall be distributed by the Board of Directors, after paying or making provisions for the payment of all debts, obligations, liabilities, costs and expenses of the corporation, for one or more exemp within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not so of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are orgoperated exclusively for such purposes.

### Article XII Conflicts of Interest

For purposes of this provision, the term "interest" shall include personal interest, interest as director, officer, member, stockl shareholder, partner, manager, trustee or beneficiary of any concern and having an immediate family member who holds suc interest in any concern. The term "concern" shall mean any corporation, association, trust, partnership, limited liability entit person or other entity other than the organization.

No director or officer of the organization shall be disqualified from holding any office in the organization by reason of any i any concern. A director or officer of the organization shall not be disqualified from dealing, either as vendor, purchaser or o or contracting or entering into any other transaction with the organization or with any entity of which the organization is an No transaction of the organization shall be voidable by reason of the fact that any director or officer of the organization has in the concern with which such transaction is entered into, provided:

- 1. The interest of such officer or director is fully disclosed to the board of directors.
- 2. Such transaction is duly approved by the board of directors not so interested or connected as being in the best interests of organization.
- 3. Payments to the interested officer or director are reasonable and do not exceed fair market value.
- 4. No interested officer or director may vote or lobby on the matter or be counted in determining the existence of a quorum a meeting at which such transaction may be authorized.

The minutes of meetings at which such votes are taken shall record such disclosure, abstention, and rationale for approval.

### ARTICLE XIII INCORPORATOR

The name and address of the Incorporator is:

Name: Clara G. Keel Address: PO Box 40752 Jacksonville, FL 32236
Signature Date 7/7/7020

# ARTICLE XIV AMENDMENTS TO ARTICLES OF INCORPORATION

These Articles of Incorporation may be amended in the manner provided by statute or in the following manner: Every amendment shall be approved by the Board of Directors, proposed by them to the members and approved at a member meeting for which due notice of the proposed amendment was given, by affirmative vote of a quorum of the members present Provided, however, that no amendment shall make any changes in the qualifications for membership nor voting rights of me

without approval in writing by all members

I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document Department of State constitutes a third degree felony as provided for in s.817.155, F.S.

Signature

7/7/.

other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under Section 501(c)(3) ( Internal Revenue Code of 1986, as amended, or (b) by a corporation, contributions to which are deductible under Section 17 the Internal Revenue Code of 1986, as amended.

## Article VI MANNER OF ELECTION

The manner in which the directors are elected, appointed and responsibilities:

- A. Duties: The Board of Directors has charge of all matters pertaining to the documents of legal organization and incorporamanagement, and physical and financial affairs of the organization. The Board of Directors is also be responsible for collect disbursing funds, keeping adequate organization records, and making timely reports to the organization. The Board of Direc committees or individuals to be responsible for all matters pertaining to the maintenance and usage, and subject to the approorganizational meeting, the acquisition and disposal of organization real property. Board members also count the donations exchanged at special events.
- B. Qualifications: According to our organizational by-laws (Standard Operating Procedures), members of the Board of Dire The Executive Director is seeking additional skills and gifts, referred to above.
- C. Meetings: The Board meets once every quarter on the second Tuesday of that month. In addition, the Board members are participate in Board retreats and organization meetings and forums. Board members are encouraged to be active members o organization, participating in organization events and functions throughout the year.
- D. Terms: The positions for which we are conducting elections are staggered to minimize Board turnover. The Executive L appoint or the Board of Directors, in Executive Directors absence, will elect one director to serve for full three-year terms, c serve the remainder of a two-year term, and Executive Director will serve for (35) thirty-five years term. The length of serv elected will depend on how many votes they receive in the election, with those who receive more votes serving the longer to

### ARTICLE VII. INITIAL OFFICERS AND/OR DIRECTORS

The corporation shall have (2-5) directors. The number of directors shall be prescribed in the bylaws from time to time. Th and addresses of the directors who shall initially serve are as follows:

Clara Keel PO Box 60752 Jacksonville, FL 32236 Executive Director

Brittnee Jernigan PO Box : 6.0752 Jacksonville, FL 32236

5 ecretary

### ARTICLE VIII REGISTERED AGENT

The name and Florida street address (P.O. Box NOT acceptable) of the registered agent is:

Clara G. Keel Name:

6281 Powers Ave. 167 Jacksonville, FL 32217 Address:

Having been named as registered agent to accept service of process for the above stated corporation at the place designal certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity

Required Signature of Registered Agent Comment Date 7/7/30