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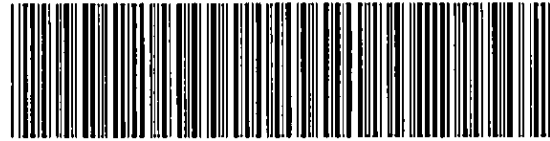
(Business Entity Name)

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COVER LETTER

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

SUBJECT: WOMEN OF VALOR COLLECTIVE, INC.

(PROPOSED 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: MELISSA BLOUNT

Name (Printed or typed)

9802 BAYMEADOWS RD, STE 12 PMB 154

Address

JACKSONVILLE, FL 32256

City, State & Zip

(904) 610-6601

Daytime Telephone number

womenofvalorcollective@gmail.com

E-mail address: (to be used for future annual report notification)

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

7/27/11 11:20 PM

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Articles of Incorporation

For

WOMEN OF VALOR COLLECTIVE, INC. (A Not-for-Profit Corporation)

ARTICLE I: CORPORATE NAME

The name of the corporation shall be **WOMEN OF VALOR COLLECTIVE, INC..**

ARTICLE II: PRINCIPAL PLACE OF BUSINESS & MAILING ADDRESS

The principal place of business is: **4719 Wesch Boulevard, Jacksonville, FL 32207.**

Mailing address is: **9802 Baymeadows Rd, Ste 12 PMB 154, Jacksonville, FL 32256**

ARTICLE III: NONPROFIT PURPOSE [501(c)(3) Attachment]

1) Purpose of the Nonprofit: The corporation is organized pursuant to the Florida Nonprofit Corporation Code. This nonprofit is a public benefit corporation. This corporation will not have members. This corporation shall be a non-profit corporation and is organized exclusively for charitable, religious, educational, and literary purposes under section 501(c)(3) of the Internal Revenue Code. "The corporation is organized pursuant to S.C. Code of Laws Section 33-31-202 of the 1976 S.C. Code of Laws, as amended, the undersigned corporation submits the following information.

2) Prohibited Activities: Notwithstanding any other provisions of these articles, no part of the net earnings of the organization shall inure to the benefit of, or to 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 the purpose clause hereof. No substantial part of the activities of the organization shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the organization shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of this document, the organization shall not carry on any other activities not permitted to be carried on (a) by a corporation 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.

3) Distributions Upon Dissolution: Upon dissolution of the corporation, assets 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 a public purpose. Any such assets not so disposed shall be disposed of by a court of competent jurisdiction of 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.

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ARTICLE IV: FOUNDERS AND OFFICERS

The Founders and Officers of the Corporation are, as follows:

Founder: **MELISSA BLOUNT**, 9802 Baymeadows Rd, Ste 12 PMB 154, Jacksonville, FL 32256
Co-Founder: **TAURI WHITE**, 9802 Baymeadows Rd, Ste 12 PMB 154, Jacksonville, FL 32256
President: **MELISSA BLOUNT**, 9802 Baymeadows Rd, Ste 12 PMB 154, Jacksonville, FL 32256
Vice-President: **TERESA OYENEYE**, 9802 Baymeadows Rd, Ste 12 PMB 154, Jacksonville, FL 32256
Secretary: **MICHELE CARTER**, 9802 Baymeadows Rd, Ste 12 PMB 154, Jacksonville, FL 32256
Treasurer: **TAURI WHITE**, 9802 Baymeadows Rd, Ste 12 PMB 154, Jacksonville, FL 32256

Election of officers shall be held annually on November 1st.

ARTICLE V: APPOINTMENT OF BOARD OF DIRECTORS

The Board of Directors shall be appointed by the Founder of **WOMEN OF VALOR COLLECTIVE, INC.**.

ARTICLE VI: BOARD OF DIRECTORS

The Board of Directors of the Corporation are, as follows:

Director/Chairman: **MELISSA BLOUNT**, 9802 Baymeadows Rd, Ste 12 PMB 154, Jacksonville, FL 32256
Director/Co-Chairman: **JEAN DIVINCENTIS**, 9802 Baymeadows Rd, Ste 12 PMB 154, Jacksonville, FL 32256
Director/Secretary: **MICHELE CARTER**, 9802 Baymeadows Rd, Ste 12 PMB 154, Jacksonville, FL 32256
Director/Treasurer: **TAURI WHITE**, 9802 Baymeadows Rd, Ste 12 PMB 154, Jacksonville, FL 32256
Director: **TERESA OYENEYE**, 9802 Baymeadows Rd, Ste 12 PMB 154, Jacksonville, FL 32256


MELISSA BLOUNT, Director/Chairman

10-21-2020

Date


JEAN DIVINCENTIS, Director/Co-Chairman

10/21/2020

Date


MICHELE CARTER, Director/Secretary

10/21/2020

Date


TAURI WHITE, Director/Treasurer

10/21/2020

Date


TERESA OYENEYE, Director

10-21-2020

Date

ARTICLE VII: INITIAL REGISTERED AGENT AND STREET ADDRESS

The registered agent, registered agent's address, and the initial registered office of the nonprofit corporation is:

MELISSA BLOUNT
4719 Wesch Boulevard
Jacksonville, FL 32207

REGISTERED AGENT

I, **MELISSA BLOUNT**, hereby consent to the appointment as registered agent of the corporation. Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.



Signature of Registered Agent

10-21-2020
Date

ARTICLE VIII: INCORPORATORS

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

MELISSA BLOUNT: 9802 Baymeadows Rd. Ste 12 PMB 154. Jacksonville, FL 32256

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



MELISSA BLOUNT, Incorporator

10-21-2020
Date