## N210000/4248

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## **COVER LETTER**

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

SUBJECT: Chesty Pulle	er Devil Dogs Pound 232 Inc.		
Enclosed is an original	(PROPOSED CORPO	Cles of Incorporation and	
■ \$70.00 Filing Fee	☐ \$78.75 Filing Fee & Certificate of Status	□\$78.75 Filing Fee & Certified Copy	☐ \$87.50 Filing Fee. Certified Copy & Certificate
FROM:	Cierald Paider	ADDITIONAL CO	TT REQUIRED
	Nam	e (Printed or typed)  Address	_

Port Charlotte, FL 33952

607-664-7400

paider77@gmail.com

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

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

City, State & Zip

Daytime Telephone number

## ARTICLES OF INCORPORATION

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

<u>ARTICLE I</u>	II PRINCIPAL OFFICE			
MITTELLI	Principal street address:	Mailing addr	ess, if different is:	
31	52 Harbor Blvd			
Po	ort Charlotte, FL 33952		<del></del> _	<del></del>
The purpose	THE PURPOSE  e for which the corporation is organized ans Do Fundraisers and contribute to	d is:	fit Veteran Organization	to meet and
See attached	d for additional articles IX and X		. ,	
		·		
	<del></del>			
ARTICI F I	V MANNER OF FLECTION TH	a manner in which the directors are cleated and	Bylaws	
		e manner in which the directors are elected and	appointed: Bylaws	
ARTICLE I	/ INITIAL OFFICERS AND/OR D	DIRECTORS		
ARTICLE V	Title: Gerald Paider, President  3083 Wenona Dr	Name and Title:		
ARTICLE V	Title: Gerald Paider, President  3083 Wenona Dr	Name and Title:		
ARTICLE V	itle: Gerald Paider, President  3083 Wenona Dr	Name and Title:		202
ARTICLE V	ittle:  Gerald Paider, President  3083 Wenona Dr  North Port, FL 34288	Name and Title:		202) NEC
ARTICLE V Name and T Address	ittle:  Gerald Paider, President  3083 Wenona Dr  North Port, FL 34288	Name and Title:Address:		2021 DEC 11.
ARTICLE V Name and T Address Name and T	Citle: Gerald Paider, President 3083 Wenona Dr North Port, FL 34288 Title: Don Proto, Vice President	Name and Title:   Name	T. All Sec.	- · · · · · · · · · · · · · · · · · · ·
ARTICLE V Name and T Address Name and T	Title: Gerald Paider, President  3083 Wenona Dr  North Port, FL 34288  Title: Don Proto, Vice President  3152 Harbor Blvd	Name and Title:   Name		F :
ARTICLE V Name and T Address Name and T Address	itle: Don Proto, Vice President  3083 Harbor Blvd  Port Charlotte, FL 33952	Name and Title:   Name	27. W. C.	
ARTICLE V Name and T Address Name and T	INITIAL OFFICERS AND/OR D  Title: Gerald Paider, President  3083 Wenona Dr  North Port, FL 34288  Title: Don Proto, Vice President  3152 Harbor Blvd  Port Charlotte, FL 33952  Title: Frank Menard, Treasurer  3152 Harbor Blvd	Name and Title:   Address:   Name and Title:   Address:	27. W. C.	

Name and Ti	tle:	Name and Title:		
Address	3152 Harbor Blyd	Address:		
	Port Charlotte, FL 33952			
		<del>-</del>		
Name and Ti	tle:	Name and Title:		
Address		Address:		
ARTICLE V.	I REGISTERED AGENT d Florida street address (P.O. Box NO	VT accompability of the service and service	·	
	Gerald Paider	of the registered agent	is:	
Name:	3083 Wenona Drive			
Address:		<del></del>		
	North Port, FL 34288			
ARTICLE V. The name an	II INCORPORATOR d address of the Incorporator is:			2021
Name:	Gerald Paider		# ! # !	2021 DEC 14
Address:	3083 Wenona Drive	<del></del>		<del></del> ,
	North Port, FL 34288	<del></del>		₹
ADTICLEN	III FEFECTIVE DATE			Ω
Effective date	2, if other than the date of filing:	/2022 (OPT)	IONAL)	
(If an effecti	ve date is listed, the date must be spe	cific and cannot be more than five	days prior or 90 days after t	he filing.)
Note: If the document's e	date inserted in this block does not med ffective date on the Department of Sta	et the applicable statutory filing requee's records.	irements, this date will not be	listed as the
Having been certificate, I a	named as registered agent to accept s im familiar with and accept the appoint	service of process for the above statement as registered agent and agree to	ed corporation at the place do o act in this capacity	signated in thi
Elect	also Parlie		12/9/2021	
<u>,,</u>	Required Signature of Req	gistered Agent	Date	
I submit this of the Departme	locument and affirm that the facts state nt of State constitutes a third degree fe	ed herein are true. I am aware that an lony as provided for in s.817,155, F.S	ny false information submitted i S.	n a document t
Glic	sely Cauler		12/9/2021	
	Required Signature of	of Incorporator	Date	<del></del>

Chesty Puller Devil Dogs Pound 232 Inc.

Article IX: No part of the earnings 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 Article Third hereof. 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. Notwithstanding any other provision of these articles, the corporation 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 the 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 the corresponding section of any future federal tax code.

Article X: Upon the 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 the 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 of 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 of organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.