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FLORIDA PROFIT/NON PROFIT CORPORATION THE HARBOR CENTER CORPORATION

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ARTICLES OF INCORPORATION

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

	<u>NAME</u> corporation shall be. <u>The Harbor Center Cor</u>	poration		
ARTICLE II	PRINCIPAL OFFICE			1
	Principal street address:		Mailing address, if different is:	
_10717.5	S Em En El Grove Road			
Leesbu	rg, FL 34788			
ARTICLE III	PURPOSE			
The purpose for	which the corporation is organized is: Pro	viding services for b	oth people and animals that promote	
emotional health	and general wellness			
				·
				<u>~~ ;~~ </u>
			<u>. </u>	25
	· · · · · · · · · · · · · · · · · · ·			.5
ARTICLE IV	MANNER OF ELECTION The manne	r in which the direc	tors are elected and appointed. The byl	
were signed	stated by annual meeting			- 5:
ADTICLE V	ANTELLE APPLICABLE AND OR DEPOSIT	OBC		- <u>~</u>
ARTICLE V	INITIAL OFFICERS AND/OR DIRECTS	<u>(7K2</u>		
Name and Title:	Emily Smith Director	Name and Title:	Clinton Smith Director	
Address	10717 S Em En El Grove Road	_ Address: _	10717 S Em En El Grove Road	
	Leesburg FL 34788	<u>.</u> .	Leesburg FL 34788	
-				
Name and Title:	Lanc Briggs Director	Name and Title:		
Address	10717 S Em En El Grove Road	Address.		
	Leesburg FL 34788	<u> </u>		
_				
Name and Title.		Name and Title:		
Address				
-		- -		
-		-		

• То:	18506176381 Fr	om: 191		Date: 22000292		? Time: 6:	14 PM Pac	je: 04/0)5
Name and _				Name an	d Titl <u>e:</u>				
Title: Address _				Address	::				
_									
_									
Name and				Name an	d Title:				
_				Address					
Title: Address				,					
_			<u>-</u>						
ARTICLE VI	<u>REGISTERED AGE</u>	<u>INT</u>							
The name and F	lorida street address	(P.O. Bo	x NOT acc	eptable) of	the register	ed agent is:			F. # 1. # 1.0 0.0
Name:	Wayne Smith			<u>-</u>				-	**************************************
Address :	10717 S Em En El	Grove Road	1						, S
	Leesburg	FL_	34788						
	INCORPORATOR Idress of the Incorpor	ator is:						- 1	MHZ: 31
Name.	Frances Severe								
Address:	2804 Gateway Oak	is Drive #10	00						
	Sacramento, CA 9	5833							
Effective date, if	EFFECTIVE DATA other than the date of ate is listed, the date	filing:	specific an	d cannot be		OPTIONAL) five days pric	or or 90 day	's after th	e filing.)
	inserted in this block tive date on the Depa				utory filing	requirements, 1	this date will	l not be lis	ited as the
	ned as registered age amiliar with and age							place des	ignated in this
	Required S	onature of	Repistered	Agent			1	Date /	
I submit this docu	ment and affirm tha		-	_	l am aware (that any false i	 information	submitted	in a document
	t of State constitutes							•••	
150	\						03/08/	2022	
	Require	ed Signatu	re of Incorp	oorator			<u> </u>	Date	

Attachment to Articles of Incorporation for The Harbor Center Corporation

Asset Distribution:

Any assets will be distributed to

The following language relates to the Corporation's tax-exempt status and is not a statement of purposes and powers.

Said Corporation is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

No part of the net 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 the purpose clause. 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.

Upon the dissolution of the Corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 50l(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 or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.