N22000010037

(Requestor's Name) (Address)
(Address)
(City/State/Zip/Phone #)
PICK-UP WAIT MAIL
(Business Entity Name)
(Document Number)
Certified Copies Certificates of Status
Special Instructions to Filing Officer:
Office Use Only



800392753028

08/19/22--01029/-008 ++78.75

2022 AUG 19 PH 1: 09

TRANSMITTAL LETTER

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

SUBJECT:	Cape Coral Police K9 Foundation, Inc. (PROPOSED CORPORATE NAME – MUST INCLUDE SUFFIX)			
Enclosed is an origin	al and one (1) copy of the arti	icles of incorporation a	and a check for:	
S70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy	\$87.50 Filing Fee, Certified Copy & Certificate	
	ADDITIONAL COP		PY REQUIRED	
FROM:	1100 Cultural Park Bouleva	ed or typed) ard ress		
	Cape Coral, FL 33990 City, State & Zip			
	239-574-0669 Daytime Telep	phone number		
	pvanland@capecoral.gov Email address: (to be use for fu	ture annual report notificat	ions)	

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

ARTICLES OF INCORPORATION Of CAPE CORAL POLICE K9 FOUNDATION, INC. A NONPROFIT CORPORATION

The undersigned, natural person of the age of eighteen years or older, acting as incorporator for the purpose of creating a nonprofit corporation under the laws of the State of Florida in compliance with Chapter 617, F.S., do hereby set forth:

Article I The name of the corporation is **Cape Coral Police K9 Foundation, Inc.**

Article II The principal place of business and mailing address of this corporation is:

Principal: 1100 Cultural Park Boulevard

Cape Coral, FL 33990

Mailing: 1100 Cultural Park Boulevard

Cape Coral, FL 33990

Article III The purposes for which the corporation is organized are:

- a. <u>Cape Coral Police K9 Foundation, Inc.</u> is organized for exclusively religious, charitable, educational and scientific purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under said Section 501(c)(3) of the Internal Revenue Code of 1986. Specifically, the organization will provide charitable distributions to other nonprofits.
- b. Notwithstanding any other provision of these Articles, this organization shall not carry on any activities not permitted to be carried on by an organization exempt from Federal Income Tax under Section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law.
- c. No part of the activities of the corporation shall be carrying on propaganda, or otherwise attempting to influence legislation, or participating in, or intervening in (including the publication or distribution of statements), any political campaign on behalf of any candidate for public office.
- Article IV The board of directors of the corporation shall be elected or appointed in the manner and for the terms provided in the Bylaws.

Article V The names, addresses and titles of Directors / Officers are:

> Phillip G. Van Landschoot, President, 1100 Cultural Park Blvd. S., Cape Coral, FL 33990 Amy B. McGarry, Secretary/Treasurer, 1100 Cultural Park Blyd. S., Cape Coral, FL 33990 Tazkoma Burgovne, Vice President, 1100 Cultural Park Blvd. S., Cape Coral, FL 33990 Jamie R. Grey, Director, 1100 Cultural Park Blvd. S., Cape Coral, FL 33990 Jaclyn R. Fordham, Director, 1100 Cultural Park Blvd. S., Cape Coral, FL 33990

The address of the initial registered office of the corporation is Article VI

1100 Cultural Park Boulevard

Cape Coral, FL 33990

and the name of the corporation's original registered agent at such address is

Phillip G. Van Landschoot

Article VII The name and address of the incorporator is as follows:

Phillip G. Van Landschoot

1100 Cultural Park Boulevard

Cape Coral, FL 33990

Article VIII This corporation will not have members.

No part of the net earnings of the corporation shall inure to the benefit of any Article IX officer or director of the corporation; and upon the dissolution of the corporation, the Board of Directors shall, after paying or making provision for payment of all the liabilities of the corporation, dispose of the residual assets of the corporation exclusively for exempt purposes of the corporation in such manner, or to one or more organizations which themselves are exempt as organizations described in Sections 501(c)(3) and 170(c)(2) of the Internal Revenue Code of 1986 or corresponding Sections of any future Internal Revenue Code. Any such assets not so disposed of shall be disposed of by the Superior Court of the county in which the principal office of the corporation is then located, for such purposes or organizations, as said Court shall determine. which are organized and operated exclusively for such purposes.

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate-Lym familiar with and accept the appointment as registered agent and agree to act in this capacity.

Registered Agent

Van Landschoot

ature/incorporator

Phillip G. Van Landschoot

8/17/22 Date 8/17/22