N950000 3624

OFFICE USE ONLY	_
OFFICE HOT ONLY	
	OFFICE USE ONLY

CORPORATION NAME(S) & DOCUMENT NUMBER(S) (if known):

CR2E031(10/92)

PEOP	LE OF COLOR AIDS CO	ALITION MANATEE, INC.	et
(Corpar	ation Name)	(Document #)	S CRE
(Corpore	ation Name)	(Document #)	
	ation Nama)	(Document #)	ASSET AH
4. (Corpora	ation Name)	(Document #)	10: 51 10: 51
Walk in	Pick up time	Certified Copy	
Mail out	Will wait Photocopy	Certificate of Status	
NEW FILINGS	AMENDMENTS		
Profit	Amendment	10	0001550151 01/9501036001
NonProfit	Resignation of R.A., Off		*150.00 ****150.00
Limited Liability	Change of Registered Ag	gent	
Domestication	Dissolution/Withdrawal		
Other	Merger		
OTHER FILINGS	REGISTRATION/		
Annual Report	QUALIFICATION] /	
Fictitious Name	Foreign		
Name Reservation	Limited Partnership]	
	Reinstatement		
	Trademark		
	0	Examiner	's Initials

ARTICLES OF INCORPORATION

EOR

People of Color AIDS Coalition Manatee, Inc.

The undersigned, acting as incorporator(s) of a corporation pursuant to chapter 617, Florida Statues, adopt(s) the following Articles of Incorporation:

ARTICLE 1 NAME

The name of the corporation shall be:

People of Color AIDS Coalition Manatee, Inc.

ARTICLE II PRINCIPAL PLACE OF BUSINESS AND MAILING ADDRESS

The principle place of business and the mailing address of this corporation shall be:

621 - 13th Ave E. Bradenton, FI 34208

ARTICLE III PURPOSE(S)

The specific purpose (s) for which the corporation is organized is (are):

A. People of Color Aids Coalition Manatee, Inc. Is a not-for-profit corporation organized 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 is exclusively charitable, literary, and educational. The specific purpose of this corporation is to provide services to persons infected with and affected by HIV/AIDS/ and/or displaying at risk behavior, with food, clothing, shelter, information, financial assistance and transportation. People of Color Aids Coalition Manatee, Inc. Serves as a vehicle to address the basic needs for survival of the disenfranchised.

B. To exercise all rights and powers conferred by the laws of the State of Florida upon nonprofit

corporations.

C. Provided, however, that the corporation shall not engage in any action which is not permitted to be carried on by nonprofit corporations under the Internal Revenue Code and no part o the net earnings of the corporation shall inure to the benefit of or be distributable to its members, directors, or officers; but the corporation shall be authorized and empowered to pay reasonable compensation to these people for services rendered, and to make payments and distributions in furtherance of its stated purposes.

ARTICLE IV MANNER OF ELECTION OF DIRECTORS

The manner in which the directors are elected or appointed is as follows:

The manner in which directors are appointed or elected is set forth in the Bylaws.

ARTICLE V LIMITATION OF CORPORATE POWERS

The corporate powers of this corporation are as provided in section 617.0302, Florida Statues, unless limited as follows:

Section 1. The corporation will have the power to indemnify and hold harmless any director, officer, or employee from any suit. damage, claim, judgement, or liability arising out of, or asserted to arise out of, conduct of such person in his/her capacity as a director, officer, or employee (except in cases involving willful misconduct). The corporation will have the power to purchase or procure insurance for such purposes.

Section 2. The Board of Directors may authorize any officer or officers, agent or agents of the corporation, in addition to the officers so authorized by the Bylaws, to enter into any contract or execute and deliver any instrument in the name of, and on behalf of, the corporation. Such authority may be general or confined to specific instances.

Section 3. All checks, drafts, and other orders for payment of funds will signed by such officers or such other persons as the Board of Directors may from time to time designate. All documents will require two (2) such signatures, at least one of which must be that of a member of the Board of Directors and the other may be of the Executive Director.

Section 4. The corporation will keep correct and complete books and records of account and will also keep minutes of the proceedings of its members, Board of Directors, and committees having any of the authority of the Board of Directors; and it will keep at the registered or principal office a record giving the names and addresses of the members entitled to vote. All books and records of the corporation may be inspected by any member of his/her agent or attorney for any proper purpose at any reasonable time.

Section 5. The fiscal year of the corporation will be October 1 through September 30 of each year.

Section 6. The Board of Directors may amend these bylaws to include or omit any provision that it could lawfully include or omit at the time the amendment is made. Upon written notice of at least 30 days, any number of amendments or an entire revision of the Bylaws may be submitted and voted upon at a single meeting upon receiving a quorum vote of the members.

Section 7. Notwithstanding any other provision of these articles, this organization shall not carry on any activities not permitted to be carried on by an organization 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.

Section 8. Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes with 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 of shall be disposed of by the Court of Common Pleas of the county in which the principal officer of the corporation is then located, exclusively for such purposes or to such organization or organizations, and operated exclusively for such purposes.

ARTICLE VI INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and the street address of the initial registered agent is:
Robert Dunlap
People of Color AIDS Coalition Manatee, Inc.
621 - 13th Ave E.
Bradenton, Fl 34208

ARTICLE VII INCORPORATORS

The name(s) and street address(es) of the incorporator(s) for these Articles of Incorporation is(are):

Robert Dunlap 621 - 13th Ave E. Bradenton, FI 34208

Wendell Martin 5802 8th St CT E. Bradenton, Fl 34203

J. Carl DeVine 200 Third Ave South St. Petersburg, Fl 33701

The undersigned incorporator(s) has(have) executed these article of incorporation this 27 day of July, 1995.

Signature(s) of the incorporators(s)

Robert Dunlap

Typed name of incorporator signing

Wendell Martin

Typed name of incorporator signing

J. Carl DeVin

Typed name of incorporator signing

Articles of Incorporation Filing Fee \$35

CERTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of sections 607.0501, Florida Statues, the undersigned corporation, organized under the laws of the Statue of Florida, submits the following statement in designating the registered office/registered agent, in the state of Florida.

1.	The name of the corporation is: People of Color AIDS Coalition Manatee, Inc.
2.	The name and address of the registered agent and office is:
	Robert Dunlap
	(NAME)
	621 - 13th Ave 5.
	(P.O. BOX <u>NOT</u> ACCEPTABLE)
	Bradenton, Florida 34208
	(CITY/STATE/ZIP)
CER AND THE PER	VING BEEN AS REGISTERED AGENT AND TO ACCEPT SERVICE OF PROCESS. THE ABOVE STATED CORPORATION AT THE PLACE DESIGNATED IN THIS TIFICATE, I HEREBY ACCEPT THE APPOINTMENT AS REGISTERED AGENT AGREE TO ACT IN THIS CAPACITY. I FURTHER AGREE TO COMPLY WITH PROVISIONS OF ALL STATUTES RELATING TO THE PROPER AND COMPLETE FORMANCE OF MY DUTIES, AND I AM FAMILIAR WITH AND ACCEPT THE IGATION OF MY POSITION AS REGISTERED AGENT.
	SIGNATURE LOW GARD DATE OF LINE STATE OF THE STATE OF TH
	REGISTERED AGENT EN INC SEE COS CO