N 96000005219

TRANSMITTAL LETTER

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



400001967164 -10/08/96--01057--006 ****122.50 ****122.50

\$70.00 Filling Fee	\$78.75. Filing Fee & Certificate	\$122,50 Filing Fee & Certified Copy	\$131.25 Filing Fee, Certified Copy & Certificate
FROM:	William	A. Johns	son Esc
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Name (167 A	(printed or typed)	Pd 5t. 40
	1010111	Address	20045
	IVIENDO	ity, State & Zip	2940
	407	253-166	57

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

ARTICLES OF INCORPORATION

OF

SUSAN HITZLER SCHELL FOUNDATION, INC.

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The undersigned subscribers to these articles of incorporation adopt these articles to form a not-for-profit corporation under the Florida Not-For-Profit Corporation Act, F.S. Chapter 617, and other laws of the State of Florida.

ARTICLE I

The name of the corporation is Susan Hitzler Schell Foundation, Inc.

ARTICLE II Principal Office

The initial principal office and mailing address of this corporation are:

449 Springlake Drive Melbourne, Florida 32940

ARTICLE III Purpose

The corporation may engage in any activity or business permitted under the laws of the United States and this state pursuant to its exclusive purpose of providing financial aid to deserving students under the criteria as set forth by the corporations board of directors, to attend accredited institutions of higher learning. The object and goal of this corporation is to make possible the attainment of a higher education by those wishing to attend an institution of higher learning of their choice.

All the powers of the corporation shall be limited to those authorized by Section 501(c)(3) of the Internal Revenue Code.

- A. The purposes for which the corporation is organized are exclusively religious, charitable, scientific, literary and educational within the meaning of Section 501(c)(3) of the Internal Revenue Code or the corresponding provision of any future United States Internal Revenue law.
- B. Notwithstanding any other provisions of these articles, this corporation 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 or any future United States Internal Revenue law.

C. Upon the dissolution of the corporation, the corporate assets shall be distributed for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code or any future United States Internal Revenue law or shall be distributed to such federal, 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.

ARTICLE IV Terms of Existence

The corporation shall have perpetual existence starting on the date these articles of incorporation are filed with the Florida Department of State.

ARTICLE V Membership

The corporate members shall be the officers and the board of directors..

ARTICLE VI Registered Office and Agent

The name and address of the initial registered office of this corporation is:

William A. Johnson 6767 N. Wickham Rd., Suite 400F Melbourne, Florida 32940

ARTICLE VII Board of Directors

The business of the corporation shall be managed by its board of directors. The initial board of directors shall consist of three-directors and shall never be fewer than three directors. The name and address of the members of the first board of directors are:

Leila J. Hitzler 449 Springlake Drive Melbourne, FL 32940 Howard Francis Hitzler 449 Springlake Drive Melbourne, FL 32940

Jason M. Schell 2601-799-87 3/7 Weapons Company Scout Sniper Platoon 1st Marine Division 29 Palms, CA 92278

ARTICLE VIII Officers

The corporation shall have a President, Vice President and a Secretary/Treasurer. The name and address of the initial officers of the corporation, who will hold office until their successors are duly elected and qualified are:

Leila J. Hitzler

President

449 Springlake Drive
Melbourne, FL 32940

Howard Francis Hitzler

Secretary/Treasurer
Vice President

449 Springlake Drive
Melbourne, FL 32940

ARTICLE IX Subscribers

The name and address of the persons signing these articles of incorporation as a subscribers are.

Leila J. Hitzler 449 Springlake Drive Melbourne, FL 32940

Howard Francis Hitzler 449 Springlake Drive Melbourne, FL 32940

ARTICLE X Amendment

The corporation reserves the right to amend or repeal any provisions in these articles of incorporation in the manner provided by law.

ARTICLE X1 Dissolution

Upon dissolution of this corporation, all of its assets remaining after payment of all costs and expenses of such dissolution shall be distributed to organizations which shall then be qualified for exemption under Section 501(c)(3) of the Internal Revenue Code, or to the federal, state, or local government for a public purpose, and none of the assets shall be distributed to any member, officer, or director of the corporation.

IN WITNESS WHEREOF, the undersigned subscriber executed these articles of incorporation on <u>September 30, 1996</u>.

Zeila J. Hitzler LEILA J. HITZLER

STATE OF FLORIDA COUNTY OF BREVARD

The foregoing articles of incorporation were acknowledged before me on suptember 30,182 by Leila J. Hitzler.

KAREN R KRUG My Commeston CC664980 Expires Dec. 04, 1990 Notary Public

My Commission Expires:

(Scal)

IN WITNESS WHEREOF, the undersigned subscriber executed these articles of incorporation on september 30, 1996.

HOWARD FRANCIS HITZLER

STATE OF FLORIDA COUNTY OF BREVARD

The foregoing articles of incorporation were acknowledged before me on Lyt. 30, 1996 by Howard Francis Hitzler.

KAREN R KRUQ
My Commission CC694980
Expires Dec. D4, 1990

Notary Public

My Commission Expires:

(Scal)

ACCEPTANCE OF DESIGNATION AS RESIDENT AGENT

Having been named to accept service of process for the above named corporation at a place designated in these Articles of Incorporation, I hereby accept to act in this capacity, and agree to comply with the provision of Chapter 48.091, Florida Statutes, relative to keeping open said office for service of process.

STATE OF FLORIDA **COUNTY OF BREVARD** BEFORE ME, a Notary Public authorized to take acknowledgments in the state and county set forth above, personally appeared William A. Tohnson, known to me personally and to be the person who executed the foregoing Articles of Incorporation, and he acknowledged before me that he executed the above acceptance of designation as resident agent. IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, in the state and county aforesaid, this 30 day of September, 1996.



KAREN R.	KR	uG	
Typed Name of N	otary		
Address: 6767	N. H	ICKHAM	Ro #400
MELBOURNE	FL	32940	<u> </u>

My commission expires:

N96000005219

William A. Johnson, P.A.

Attorney-at-Law
Imperial Plaza
6767 N. Wickham Road, Suite 400F
Melbourne, Florida 32940
tel: (407) 253-1667 & 253-1915
fax: (407) 259-1669

December 31, 1996

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

800002047598--6 -01/07/97--01043--018 *****35.00 *****35.00

Dear Sir or Madam:

Please find enclosed an amended and restated articles of incorporation for the Susan Hitzler-Schell Foundation, Inc. and a check for the filing fee of \$35.00. Please file and return a copy to this office.

Thank you for your cooperation.

Sincerely,

William A. Johnson, Esq.

William Ce.

enclosures

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PILED 97 JAN28 PN 1: 15 SECRETARY OF STATE TALLAHASSEE, FLORING



January 15, 1997

William A. Johnson, Esq. 6767 N. Wickham Rd. Sulte 400F Melbourne, FL 32940

SUBJECT: SUSAN HITZLER SCHELL FOUNDATION, INC. Ref. Number: N96000005219

We have received your document for SUSAN HITZLER SCHELL FOUNDATION, INC. and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

Please entitle your document Restated Articles of Incorporation.

Section 617.0202(d), Florida Statutes, requires the manner in which directors are elected or appointed be contained in the articles of incorporation. A statement making reference to the bylaws is acceptable.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (904) 487-6908.

Steven Harris Corporate Specialist

Letter Number: 997A00002016



January 24, 1997

William A. Johnson, Esq. 6767 N. Wickham Rd. Suite 400F Melbourne, FL 32940

SUBJECT: SUSAN HITZLER SCHELL FOUNDATION, INC. Ref. Number: N96000005219

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Section 617.0202(d), Florida Statutes, requires the manner in which directors are elected or appointed be contained in the articles of incorporation. A statement making reference to the bylaws is acceptable.

A certificate must accompany the Restated Articles of Incorporation setting forth one of the following statements: (1) The restatement was adopted by the board of directors and does not contain any amendments requiring member approval; OR (2) If the restatement contains an amendment requiring member approval, the date of adoption of the amendment by the members and a statement that the number of votes cast for the amendment was sufficient for approval.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (904) 487-6908.

Steven Harris Corporate Specialist

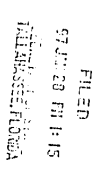
Letter Number: 797A00003648

THE RESTATED

ARTICLES OF INCORPORATION

OF

SUSAN HEIZLER SCHELL FOUNDATION, INC.



The undersigned subscribers to these articles of incorporation adopt these articles to form a not-for-profit corporation under the Florida Not-For-Profit Corporation Act, F.S. Chapter 617, and other laws of the State of Florida.

ARTICLE I Name

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The corporation will distribute its income for each tax year at such time and in such manner as not to become subject to the tax on undistributed income imposed by section 4942 of the Internal Revenue Code, or the corresponding section of any future revenue code.

The corporation will not engage in any act of self-dealing as defined in section 4941(d) of the Internal Revenue Code, or any corresponding section of any future federal tax code.

The corporation will not retain any excess business holdings as defined in section 4943(c) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

The corporation shall not make any investments in such manner as to subject it to tax under section 4944 of the Internal Revenue Code, or the corresponding section of any future federal tax code.

The corporation will not make any taxable expenditures as defined in section 4945(d) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

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Howard Francis Hitzler 449 Springlake Drive Melbourne, FL 32940

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IN WITNESS WHEREOF, the undersigned directors verify and state that these are the duly amended and executed amended articles of incorporation on this ______ day of Movember ,1996.

Restated Articles of Incorporation was adopted by the board of directors and does not contain any amendments requiring member approval.

Leila J. Hitzler LEILA J. HITZLER

HOWARD FRANÇIS, HITZLER

IASON M. SCHELL