# N97000005337

1	Phone # Office Use Only Phone #					
CORPORATION NAM	ME(S) & DOCUMENT NUMBER(S), (if known):					
1(Corporation	on Name) (Document #)	. •				
2(Corporation	on Name) (Document #)					
3(Corporation	on Name) (Document #)	<u>-</u>				
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(Corporation	on Name) (Document #)					
□ Walk in P	ick up time Certified Copy					
☐ Mail out ☐ W	7ill wait Photocopy Certificate of Status					
NEW FILINGS	200002639602- AMENDMENTS 200002639602- -09/15/9801041-009					
Profit	******35.00 *****35.	.00				
NonProfit	Resignation of R.A., Officer/ Director					
Limited Liability	Change of Registered Agent  Change of Registered Agent					
Domestication	Dissolution/Withdrawal					
Other	Merger					
OTHER FILINGS	REGISTRATION/ QUALIFICATION					
Annual Report						
Fictitious Name	Foreign  Limited Partnership  Valuation (Control of the Control of					
Name Reservation	Reinstatement / h - 21 up	•				
-	Reinstatement L7:01 HH SI d3S C3					
	Other					

CR2E031(1/95)

Examiner's Initials



### FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

September 15, 1998

WILLIAM J. GREEN 6461 S.W. 57 PLACE SOUTH MIAMI, FL 33143

SUBJECT: WOUNDED HEALERS INC.

Ref. Number: N97000005337

We have received your document for WOUNDED HEALERS 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):

The document must be signed by the chairman, any vice chairman of the board of directors, its president, or another of its officers.

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 (850) 487-6908.

Teresa Brown Corporate Specialist

98 SEP 21 PH

Letter Number: 098A00046661

## ARTICLES OF AMENDMENT

to

## ARTICLES OF INCORPORATION

of

•		Wounded	l Healers	Inc.			
Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida nonprofit corporation adopts the following articles of amendment to its articles of incorporation.							
FIRST:	Amendment(s) ac ADDED OR DELETED.	dopted:	(INDICAT	E ARTICLE	NUMBER (S)	BEING AME	ro
	See Attachment					LAHA	98 St
	Article Number VI b	eing adde	ed .			SSEE, FLORIDA	FILED P 21 PN 1:20

SECOND:		The date of adoption of the amendment(s) was:9/10/98					
THIRD:							
	The amendment(s) was(were) adopted by the members and the number of votes cast for the amendment was sufficient for approval.						
	X	There are no members or members entitled to vote on the amendment. The amendment(s) was(were) adopted by the board of directors.					
	Wounded Healers Inc.						
	Corporation Name						
	William Droon						
-	Signature of Chairman, Vice Chairman, President or other officer						
	Reverend William Green						
Typed or printed name							
	<b>.</b>	President 9/10/98 Title Date					

#### ARTICLE VI – MANAGEMENT OF CORPORATE AFFAIRS

No part of the net earnings of the organization shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the organization 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 hereof. No substantial part of the activities of the organization shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision for this document, the organization shall not carry on any other activities not permitted to be carried on (a) by an organization exempt from federal income tax under section 501(c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or (b) by an organization, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or corresponding section of any future federal tax code. Upon dissolution of the organization, assets shall be distributed for one or more exempt purposes within 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, for a public purpose. Any such assets not disposed of shall be disposed of by the Court of common Pleas of the county in which the principal office of the organization 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. This corporation shall commence at the time of filing of these articles and shall have perpetual existence.