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| Department of State Division of Corporation | - | | • • • | |
| 2. O. Box 6327 Tallahassee, FL 32314 | | · | • • | |
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| UBJECT: | Greater Love, Inc. | e name - must include suffi | कककककक स्पु) ₌ | |
| ☐ \$70.00 Filing Fee | S \$78.75 Filing Fee & Certificate | □\$122.50 Filing Fee & Certified Copy | ☐ \$131.25 Filing Fee, Certified Copy & Certificate | |
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| | | ADDITIONAL CO | PY REQUIRED | |
| FROM | Minnie L. McDu Name (Prin | | PY REQUIRED | - |
| FROM | Name (Prin 700 W. Truman Ave | uffie nted or typed) | PY REQUIRED | |
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| FROM | Name (Prin 700 W. Truman Ave Adu Pensacola, FL 3250 City, St (850) 436-4092 | uffie nted or typed) . #54-E dress | PY REQUIRED | HAVISION OF CORPORATIO 98 FEB 27 AM 8: 55 |

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

ARTICLES OF INCORPORATION

 \mathbf{OF}

98 FEB 27

AM 8:55

GREATER LOVE INCORPORATED

(A Florida Corporation Not For Profit)

ARTICLE I. NAME

The name of the corporation shall be Greater Love Inc.

ARTICLE II. PRINCIPAL OFFICE

The street address of the initial principal office of the corporation and the mailing address of the corporation are 700 West Truman Avenue #54-E, Pensacola, Florida, 32505.

ARTICLE III. PURPOSE(S)

The corporation is organized exclusively for charitable and educational purposes within the meaning of Section 501(c) (3) of the Internal Revenue Code (or the corresponding portions of any future United States Internal Revenue Law), including, to the extent permitted by Section 501(c) (3); The improvement of the quality of provisions for the homeless and to increase the amount of care and support given to the homeless citizens.

No substantial part of 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 any candidate for public office.

The corporation is and shall remain a corporation not for profit. The corporation shall not have nor issue shares of stock. No dividends shall be paid and no part of the net earnings of the corporation shall inure to the benefit of its members, directors or officers, or to the benefit of any private individual.

ARTICLE IV. MANNER OF ELECTION OF DIRECTORS

The corporation shall initially have 8 directors. The method of election of directors shall be as stated in the bylaws.

ARTICLE V. INITIAL REGISTERED AGENT AND STREET ADDRESS

The initial registered agent of the corporation is Mr. Eugene Brown, Sr., 1504 Yawl Circle, Pensacola, Florida, 32505.

2-23- 1998 Signature/Registered Agent

ARTICLE VI. INCORPORATOR

The incorporator of the corporation is Minnie L. McDuffie whose address is 700 West Truman Avenue #54-E, Pensacola, Florida, 32505.

2-23-1998 Date

ARTICLE VII. DISTRIBUTION OF ASSETS UPON DISSOLUTION

No person, firm or corporation shall ever receive any dividends or profits from the undertakings of the corporation. In the event of dissolution, the residual assets of the corporation shall be turned over to one or more organizations which themselves are exempt as organizations described Sections 501(c) (3) and 170(c) (2) of the Internal Revenue Code or the corresponding sections of any prior or future United States Internal Revenue Law, or to state or local government for exclusive public purposes, and none of the assets shall be distributed to any member, director of officer of the corporation.

AM 8:5