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Requestor's Name

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Walk in Mail out NEW FILINGS Profit NonProfit	Pick up time Will wait Ph AMENDMENTS Amendment Resignation of R.A., O	otocopy	d Copy ORDA S
Domestication Other OTHER FILINGS	Change of Registered A Dissolution/Withdrawa Merger REGISTRATIO QUALIFICAT	al San	Mindy Paidons GAVE AUTHORIZATION BY PHONE TO DORRECT Articles DATE 7-8-98
Annual Report Fictitious Name Name Reservation	Foreign Limited Partnership Reinstatement Trademark Other	169 mindy f 561-369	DATE 7-8-98 DOC EXAM HAM POLOGIO- 1-1920

Examiner's Initials

ARTICLES OF INCORPORATION OF BREAST CANCER SURVIVOR NETWORK CORPORATION

W. S. W. S. W. S. O. S.

The undersigned; for the purpose of forming a corporation under the FLORIDA GENERAL CORPORATION ACT, hereby adopt the following Articles of Incorporation:

ARTICLE ONE NAME

The name of the corporation is _Breast Cancer Survivor Network Corporation.

ARTICLE TWO PRINCIPAL OFFICE

The address of the principal office of the Corporation is 221 S.E. 34th Avenue, Boynton Beach, Florida 33435.

ARTICLE THREE PURPOSE

The specific purpose for which the Corporation is organized is to eradicate breast cancer through education, empowerment and research by improving access to information about breast cancer to women and their families; enabling women to become active in decision making processes that impact all issues relating to breast cancer and supporting increased funding for research from the public and private sectors on the prevention, treatment and cure of breast cancer.

The Corporation is organized and shall be operated exclusively for charitable, educational or scientific purposes for which an organization may be exempt from federal taxation under section 501(c)(3) of the Internal Revenue Code of 1986, or the corresponding provisions of any subsequent U.S. Internal Revenue law, including for such purposes the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(3).

ARTICLE FOUR DURATION

The term of existence of the Corporation is perpetual.

ARTICLE FIVE CAPITAL STOCK

The Corporation shall issue no share of stock of any kind or nature whatsoever. Membership in the Corporation shall be upon such terms and conditions as provided in the bylaws.

There shall be no dividends paid to any of the members nor shall any part of the income of the Corporation be distributed to its directors or officers. In the event there are any excess receipts over disbursements as a result of performing services, such excess shall be applied against future expenses, etc. The Corporation may pay compensation in a reasonable amount to its members, directors and officers for services rendered, may confer benefits upon its members in conformity with its purposes and, upon dissolution or final liquidation, may make distribution to its members as is permitted by the Court having jurisdiction thereof, and no such payment, benefit or distribution shall be deemed to be a dividend or distribution of income.

ARTICLE SIX ELECTION OF DIRECTORS

The manner of election or appointment of directors shall be upon such terms and conditions as stated in the bylaws.

ARTICLE SEVEN REGISTERED OFFICE

The street address of the initial registered office of the Corporation shall be 221 S.E. 34th Avenue, Boynton Beach, Florida 33435 and the name of the initial registered agent at such address is Mindy Parsons.

I do hereby accept the position of Registered Agent.

ARTICLE EIGHT INCORPORATOR

The names and addresses of the incorporators are:

Mindy Parsons 221 S.E. 34th Avenue

Boynton Beach, Florida 33435

Josephine Milzarek 13461 Northumberland Circle

Wellington, Florida 33414

ARTICLE NINE AMENDMENTS

These Articles of Incorporation may be altered or amended by the affirmative vote of a majority of the Board of Directors at any

annual meeting of the Board of Directors or at any special meeting of the Board of Directors provided that notice of the proposed alteration or amendment is contained in the notice of such special meeting.

ARTICLE TEN DISTRIBUTION OF ASSETS UPON DISSOLUTION OF THE CORPORATION

Upon dissolution of the Corporation, the assets of the Corporation shall be distributed in accordance with the affirmative vote of a majority of the board of directors at a meeting called for the purpose of approving the distribution of the Corporation's assets upon the approval of the dissolution of the Corporation by the board of directors.

In the event of dissolution, the residual assets of the Corporation will be turned over to one or more organizations which themselves are then exempt as organizations described in Section 501(c)(3) and 170(c)(3) of the Internal Revenue Code of 1986, or corresponding sections of any prior or future Internal Revenue Code, or to the Federal, State or Local government for exclusive public purposes.

IN WITNESS WHEREOF, we have subscribed our names this $30^{\rm th}$ day of June, 1998.

Jundy Harsons, Incorporator

Josephine Milzarek, Incorporator