N98000096171

	Requestor's Name	
	ALEGAL PAPERWORI 211 McLEOD STREET 38IT ISLAND, ELORIDA 407 459 2260/2261	19/20/20 204045
CORPORA	TION NAME(S) & DO	CUMENT NUMBER(S), (if known):
1.	(Corporation Name)	(Document #)
	(Corporation Name)	77
3.		(Document #)
3	(Corporation Name)	(Document #)
4		
☐ Walk in	(Corporation Name) Pick up time	(Document #) Certified Copy
Mail out	Pick up time Will wait	Certified Copy Photocopy Certificate of Status
Mail out NEW FILINGS	Pick up time Will wait AMENDM	Certified Copy Photocopy Certificate of Status
Mail out NEW FILINGS Profit	Pick up time Will wait AMENDM Amendment	Certified Copy Photocopy Certificate of Status ENTS:
Mail out NEW FILINGS Profit NonProfit	Pick up time Will wait AMENDM Amendment Resignation of	Certified Copy Photocopy Certificate of Status ENTS R.A., Officer/ Director
Mail out NEW FILINGS Profit NonProfit Limited Liability	Pick up time Will wait AMENDM Amendment Resignation of Change of Reg	Certified Copy Photocopy Certificate of Status ENTS R.A., Officer/ Director istered Agent
Mail out NEW FILINGS Profit NonProfit Limited Liability Domestication	Pick up time Will wait AMENDM Amendment Resignation of Change of Reg Dissolution/Wi	Certified Copy Photocopy Certificate of Status ENTS R.A., Officer/ Director istered Agent
Mail out NEW FILINGS Profit NonProfit Limited Liability	Pick up time Will wait AMENDM Amendment Resignation of Change of Reg	Certified Copy Photocopy Certificate of Status ENTS R.A., Officer/ Director istered Agent
Mail out NEW FILINGS Profit NonProfit Limited Liability Domestication	Pick up time Will wait AMENDM Amendment Resignation of Change of Reg Dissolution/Wi Merger	Certified Copy Photocopy Certificate of Status ENTS R.A., Officer/ Director istered Agent
Mail out NEW FILINGS Profit NonProfit Limited Liability Domestication Other	Pick up time Will wait AMENDM Amendment Resignation of Change of Reg Dissolution/Wi Merger GS. REGISTI	Certified Copy Photocopy Certificate of Status ENTS R.A., Officer/ Director istered Agent thdrawal
Mail out NEW FILINGS Profit NonProfit Limited Liability Domestication Other OTHER FILIN	Pick up time Will wait AMENDM Amendment Resignation of Change of Reg Dissolution/Wi Merger GS. REGISTI	Certified Copy Photocopy Certificate of Status ENTS R.A., Officer/ Director istered Agent thdrawal
Mail out NEW FILINGS Profit NonProfit Limited Liability Domestication Other OTHER FILIN Annual Report	Pick up time Will wait AMENDM Amendment Resignation of Change of Reg Dissolution/Wi Merger REGIST QUALIF	Certified Copy Photocopy Certificate of Status ENTS R.A., Officer/ Director istered Agent thdrawal RATION/ ICATION
NEW FILINGS Profit NonProfit Limited Liability Domestication Other OTHER FILIN Annual Report Fictitious Name	Pick up time Will wait AMENDM Amendment Resignation of Change of Reg Dissolution/Wi Merger GS REGIST QUALIF Foreign	Certified Copy Photocopy Certificate of Status ENTS R.A., Officer/ Director istered Agent thdrawal RATION/ ICATION

CR2E031(1/95)

Examiner's Initials

ARTICLES OF INCORPORATION

OF

SENIORS FIRST ASSOCIATION INC.

A FLORIDA NONPROFIT CORPORATION

ARTICLE I - NAME

The name of the Corporation is SENIORS FIRST ASSOCIATION INC.

ARTICLE II - DURATION

The duration of the Corporation is perpetual.

ARTICLE III - PURPOSES

A. This Corporation is a not-for-profit corporation organized under Chapter 617, Florida Statutes. It is not organized for the private gain of any person. The specific purposes of this corporation is to represent seniors and their interests in the United States and Canada.

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 of the net earnings of the Corporation shall inure to the benefit of or be distribution 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 - MEMBERS

The Corporation shall have Voting Members, who shall be elected (and may be removed) by the Voting Members, and who shall have all the rights and privileges of members of the Corporation. The Bylaws may provide for Nonvoting Members of one or



more classes, who shall be admitted in such manner and who shall have such rights and privileges as are set forth in the Bylaws, but who shall not have the right to vote. The names and addresses of each Voting Members are as follows:

KERN SMITH 555 Fillmore Ave. #208 Cape Canaveral, FL 32920 BETTY SMITH 555 Fillmore Ave. #208 Cape Canaveral, FL 32920 ERICH BOURGAULT 4396 Winners Circle #2624 Sarasota, FL 34238

ARTICLE V - INITIAL REGISTERED AGENT AND OFFICE

The initial registered agent is KERN SMITH, and the initial registered office is 555 Fillmore Ave. #208, Cape Canaveral, FL 32920.

ARTICLE VI - INITIAL BOARD OF DIRECTORS

The Directors are elected or appointed as stated in the bylaws. The initial Board of Directors shall have three members whose names and addresses are:

KERN SMITH 555 Fillmore Ave. #208 BETTY SMITH
555 Fillmore Ave. #208

ERICH BOURGAULT 4396 Winners Circle #2624

Cape Canaveral, FL 32920 Cape Canaveral, FL 32920

Sarasota, FL 34238

The number of directors may be raised or lowered by amendment of the bylaws but shall in no case be less than three.

ARTICLE VII - INITIAL PRINCIPAL OFFICE

The street address of the initial principal office is 555 Fillmore Ave. #208, Cape Canaveral, FL 32920, and is the same address as the initial registered agent of the corporation as contained in Article V of these Articles of Incorporation.

ARTICLE VIII - OFFICERS

The officers of the Corporation shall consist of a President, Secretary, and Treasurer. Other officers may be provided for in the Bylaws. Each Officer shall be elected by the Board of Directors (and may be removed by the Board of Directors) at such time and in such manner as may be prescribed by the Bylaws. The names, titles and addresses of each of the initial Officers of the Corporation are as follows:

President Secretary/Treasurer Vice President

KERN SMITH BETTY SMITH ERICH BOURGAULT

555 Fillmore Ave. #208 555 Fillmore Ave. #208 4396 Winners Circle #2624

Cape Canaveral, FL 32920 Cape Canaveral, FL 32920 Sarasota, FL 34238

ARTICLE IX - INCORPORATORS

The name and address of the incorporator of this corporation is: KERN SMITH, 555 Fillmore Ave. #208, Cape Canaveral, Florida 32920.

ARTICLE X - NONSTOCK BASIS

The Corporation is organized (and shall be operated) on a nonstock basis within the meaning of Florida Not For Profit Corporation Act, and shall not have the power to issue shares of any type or class of stock, but may issue membership certificates if so provided in the Bylaws.

ARTICLE XI - DISSOLUTION OF CORPORATION

In the event of dissolution, the residual assets of the organization will be turned over to one or more organizations which themselves are exempt as organizations described in Section 501(c)(3) and 170(c)(2) of the Internal Revenue Code of 1954 or corresponding sections of any prior or future law, or to the Federal, State or Local government for exclusive public purposes.

IN WITNESS WHEREOF, the undersigned have executed these Articles of Incorporation on this day of October, 1998.

KÉRN SMITH

\$55 Fillmore Ave. #208 Cape Canaveral, FL 32920

STATE OF FLORIDA COUNTY OF BREVARD

The foregoing Articles of Incorporation was acknowledged before me this day of October, 1998, by KERN SMITH, who is personally known to me.

otary Public, State of Florida

REGISTERED AGENT

LYNDA SUSAN IVY My Comm Exp. 9/15/2000 Bonded By Service Ins No. CC585228

for the above

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and am familiar with and accept the obligations of my position as registered agent.

KEÆN SMITH

555 Fillmore Ave. #208 Cape Canaveral, FL 32920

DIVISION OF CORPORATIONS
ON OCT 28 PM 2: 02