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	questor's Name	
797 NIGI WINTER	DA HOLT HTOWL LANE SPRINGS, FL 32708	
City/State/2	Zip Phone #	Office Use Only
CORPORATION 1	NAME(S) & DOCUMENT NUM	BER(S), (if known):
1.		
1(Corpo	oration Name) (Doc	cument #)
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		Certified Copy Certificate of Status
☐ Mail out ☐	Will wait Photocopy	900002791079
Mail out NEW FILINGS	Will wait Photocopy AMENDMENTS	900002791079
Mail out NEW FILINGS: Profit	Will wait Photocopy AMENDMENTS Amendment	90000279107903/01/9901145003
Mail out NEW FILINGS Profit NonProfit Limited Liability	Will wait Photocopy AMENDMENTS Amendment Resignation of R.A., Officer/ Direct	90000279107903/01/9901145003
Mail out NEWIFILINGS: Profit NonProfit	Will wait Photocopy AMENDMENTS Amendment Resignation of R.A., Officer/ Direct Change of Registered Agent Dissolution/Withdrawal	90000279107903/01/9901145003
Mail out NEWFILINGS: Profit NonProfit Limited Liability Domestication	Will wait Photocopy AMENDMENTS Amendment Resignation of R.A., Officer/ Direct Change of Registered Agent	90000279107903/01/9901145003
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Mail out NEW FILINGS Profit NonProfit Limited Liability Domestication Other	Will wait Photocopy AMENDMENTS Amendment Resignation of R.A., Officer/ Direct Change of Registered Agent Dissolution/Withdrawal Merger	90000279107903/01/9901145003
Mail out NEW FILINGS Profit NonProfit Limited Liability Domestication Other OTHER FILINGS	Will wait Photocopy AMENDMENTS Amendment Resignation of R.A., Officer/ Direct Change of Registered Agent Dissolution/Withdrawal Merger REGISTRATION/	900002791079
Mail out NEWFILINGS: Profit NonProfit Limited Liability Domestication Other OTHER FILINGS: Annual Report Fictitious Name	Will wait Photocopy AMENDMENTS Amendment Resignation of R.A., Officer/ Direct Change of Registered Agent Dissolution/Withdrawal Merger REGISTRATION/ QUALIFICATION	90000279107903/01/9901145003
Mail out NEWFILINGS: Profit NonProfit Limited Liability Domestication Other OTHER FILINGS: Annual Report	Will wait Photocopy AMENDMENTS Amendment Resignation of R.A., Officer/ Direct Change of Registered Agent Dissolution/Withdrawal Merger REGISTRATION/ QUALIFICATION Foreign	900002791079
Mail out NEWFILINGS Profit NonProfit Limited Liability Domestication Other OTHER FILINGS Annual Report Fictitious Name	Will wait Photocopy AMENDMENTS Amendment Resignation of R.A., Officer/ Direct Change of Registered Agent Dissolution/Withdrawal Merger REGISTRATION/ QUALIFICATION Foreign Limited Partnership	900002791079

Examiner's Initials

Articles of Incorporation of the undersigned, a majority of thomographic are citizens of the United States, desiring to form a Non-Profit Corporation under the Non-Profit Corporation Law of Florida, do hereby certify.

ARTICLE I

The name of the Corporation shall be Hope in Victory Inc.

ARTICLE II

The place in the state where the principle office and mailing address of the Corporation is to be located at 951 North Park Avenue, Apopka, Florida, 32712.

ARTICLE III

Hope In Victory Inc. was created for the HIV positive male with arrest and/or history of incarceration. The purpose of the organization is to provide comprehensive medical, mental health, substance abuse education, employment assistance, and other services as needed for the rehabilitation of and the assistance with re-entry into society in a short term residential facility. The focus will be on preventing the spread of HIV infection, recidivism, and reincarceration.

ARTICLE IV

The names and addresses of the persons who are the initial trustees of the corporation are as follows:

Melanie L. Mitchell, A.R.N.P. 2525 Ponkan Rd. Apopka Fl 32712 Svoboda M. Holt, M.S. L.M.H.C. 797 Nightowl Lane, Winter Springs, Fl 32708

James Fitzgerald, Pastor, 7540 Grand Ave. Winter Park Fl 32792 Kevin Craig, Pastor, 951 N. Park Ave. Apopka, Fl 32712 Dr. Paul Roberts, D.O. P.O. Box 625040 Orlando, Fl 32862-8040 Dr. Corraine Young, M.D. 2525 Ponkan Road, Apopka, Fl 32712 Timothy C. Holt, 797 Nightowl Lane, Winter Springs, Fl 32708

*Officers or trustees of the organization must be unanimously approved by the current initial board of trustees, as provided in the bylaws.

ARTICLE V

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the corporation 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 Article III hereof. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, an the corporation shall participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE VI

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501 (c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a 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 principle office of the corporation 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.

ARTICLE VII

The name and Florida street address of the initial registered agent is James Fitzgerald, 7540 Grand Ave, Winter Park, Florida, 32792.

ARTICLE VIII

The names and addresses of the Incorporators of these articles of Incorporation are:

Melanie L. Mitchell, A.R.N.P. 2525 Ponkan Rd. Apopka, Fl 32712 Svoboda M. Holt, M.S. L.M.H.C. 797 Nightowl Lane, Winter Springs, Fl 32708

ARTICLE IX

Hope In Victory Inc. will distribute its income for each tax year at a time and in a 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 tax code.

ARTICLE X

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

ARTICLE XI

Hope In Victory Inc. 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.

ARTICLE XII

Hope In Victory Inc. will not make any investments in a 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.

ARTICLE XIII

Hope In Victory Inc. 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.

ARTICLE XIV

Hope in Victory Inc. does not discriminate on the basis of age, race, religion, sex or national origin.

ARTICLE XV

Directors, trustees, and officers must be nominated in writing by a current Director. Then the nominee must be unanimously approved by the remaining Directors within 30 Days of the nomination. The nominee will be subject to a thorough background investigation and must produce 5 references.

Melaure & Mittel

2/16/99 Date

Signature/Incorporator

3/6/99 Date

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 the capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligation of my position as registered agent.

Signature/Registered Agent

2 /16/99 Date

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TALLAHASSEE, FLORIDA