(Re	equestor's Name)	· · · · · · · · · · · · · · · · · · ·
(Add of the state of	
(Ad	Idress)	
<i>(</i> ,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
(Ac	ldress)	
Ų		
(Cit	ty/State/Zip/Phone	e #)
(C.)	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,
PICK-UP	WAIT	MAIL
(Business Entity Name)		
·	·	·
(Document Number)		
Certified Copies	_ Certificates	of Status
Special Instructions to	Filing Officer:	
Special Instructions to Filing Officer:		

Office Use Only



000276411170

08/27/15--01020--001 **131.25

SUFFICIENCY OF FILING

TS AUG 27 AM III S

15 AUG 31 PM 6: 32

SEP - 1 2015 C MCNAIR

Holland & Knight	
Requester's Name 315 South Calhoun Street, sui	te 600
Address	
Tallahassee, FL 32301 (850)4	25-5686
City/State/Zip Phone #	Office Use Only
CORPORATION NAME(S) & DOCUME	
1. Assistance To The (Corporation Name)	Elderly Inc (Document#)
2. (Corporation Name)	(Document #)
3(Corporation Name)	(Document #)
4	
(Corporation Name) Walk in Pick up time	(Document #) Certified Copy
☐ Mail out ☐ Will wait	Photocopy Certificate of Status
NEW FILINGS	<u>AMENDMENTS</u>
Profit Not for Profit Limited Liability Domestication Other	Amendment Resignation of R.A., Officer/Director Change of Registered Agent Dissolution/Withdrawal Merger
OTHER FILINGS	REGISTRATION/QUALIFICATION
Annual Report Fictitious Name	Foreign Limited Partnership Reinstatement Trademark Other
CR2E031(7/97)	Examiner's Initials

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF ASSISTANCE TO THE ELDERLY, INC.



Pursuant to the provisions of Section 617.1002, Florida Statutes, **ASSISTANCE** TO THE ELDERLY, INC., a Florida not for profit corporation (the "Corporation"), adopts the following articles of amendment to its articles of incorporation, as filed initially on March 22, 1999, and as amended previously by articles of amendment filed February 20, 2008:

1. Article XIII of the Articles of Incorporation is amended in its entirety to read as follows:

ARTICLE XIII

The Corporation intends to obtain a mortgage loan (the "HUD Loan") to be insured by the United States Department of Housing and Urban Development ("HUD") under Section 232 pursuant to section 223(a)(7) of the National Housing Act, as amended, with respect to a multifamily rental housing project known as "Residential Plaza at Blue Lagoon" located in Miami, Dade County, Florida and identified among the records of HUD as FHA Project No. 066-22092 (the "Project").

Notwithstanding any clause or provision to the contrary in the Articles of Incorporation, as amended, or the Bylaws, as amended, of the Corporation, and so long as HUD or a successor or assign of HUD is the insurer or holder of the HUD Loan, the following provisions shall prevail:

- **1. DEFINITIONS**. The following terms as used herein shall have the following meanings:
- "HUD Loan Documents" shall mean (i) the Regulatory Agreement (as defined below), (ii) the note executed by the Corporation in connection with the HUD Loan, and (iii) the security instrument and any other security agreements executed by the Corporation in connection with the HUD Loan
- "Regulatory Agreement" shall mean that certain Healthcare Regulatory Agreement Borrower by and between HUD and the Corporation, and, if applicable, that certain Healthcare Regulatory Agreement Operator by and between HUD and the Corporation, in connection with the HUD Loan.
 - "Project" is defined above in this Article XIII.
- 2. CONFLICTS WITH THE HUD LOAN DOCUMENTS. If any of the Articles of Incorporation, as amended, or the Bylaws, as amended, of the Corporation, or any other organizational document of the Corporation conflicts with the provisions of any of the HUD Loan Documents, the provisions of the HUD Loan Documents shall control.

- 3. RESTRICTIONS ON AMENDMENTS. No provision required by HUD to be inserted in the Articles of Incorporation of the Corporation or any other organizational document of the Corporation may be amended without the prior written approval of HUD. No provision of the Articles of Incorporation of the Corporation or any other organizational document of the Corporation that results in any of the following will have any force or effect without the prior written approval of HUD:
- a. Any amendment that shortens the term of the Corporation's existence:
- b. Any amendment that triggers application of HUD's previous participation certification requirements (as set forth in Form HUD-2530, Previous Participation Certification, and/or 24 C.F.R. § 200.210, et seq.);
 - c. Any amendment that in any way affects the HUD Loan Documents;
- d. Any amendment that would authorize any member, partner, owner, officer, manager, director, and/or any other person, other than one previously approved by HUD, to bind the Corporation for all matters concerning the Project that require the consent or approval of HUD;
- e. Any change that is subject to HUD's Transfer of Physical Assets requirements described in Program Obligations, as that term is defined in the HUD Loan Documents; or
- f. Any change in any guarantor of any obligation to HUD (including those obligations arising from violations of the Regulatory Agreement).
- 4. HUD LOAN AUTHORIZATION. The Corporation is authorized to execute (i) the HUD Loan Documents in order to secure the HUD Loan and (ii) such other documents as may be required by HUD in connection with the HUD Loan.
- 5. INCOMING MEMBERS, PARTNERS AND OWNERS. Any incoming member, partner and/or owner of the Corporation must as a condition of receiving an interest in the Corporation agree to be bound by the HUD Loan Documents and all other documents required in connection with the HUD Loan to the same extent and on the same terms as the other respective members, partners and/or owners.
- 6. DISSOLUTION AND CONVERSION. The Corporation shall not be voluntarily dissolved or converted into another form of entity without the prior written approval of HUD. Upon any dissolution of the Corporation, no right or title to possession and control of the Project, and no right to collect the rents from the Project, shall pass to any individual or entity that is not bound by the Regulatory Agreement in a manner satisfactory to HUD.
- 7. LIABILITY OF KEY PRINCIPALS. The key principals of the Corporation identified in Section 38 of the Regulatory Agreement are liable in their individual capacities to HUD as set forth in the Regulatory Agreement.
- 8. OFFICIAL REPRESENTATIVE. The Corporation has authorized Paul Ramos, Board Chairman, as its official representative for all matters concerning the

Project that require the consent or approval of HUD. The signature of this representative shall bind the Corporation in all such matters. The Corporation may from time to time authorize a new official representative to perform this function, but within three (3) business days of doing so, will provide HUD with written notification of the name, address and telephone number of such new official representative. When an individual other than the individual identified above as the official representative has full or partial authority to manage the Project, the Corporation shall promptly provide HUD with the name of that individual and the nature of that individual's management authority.

- 9. BUSINESS OF THE CORPORATION. The business and purpose of the Corporation shall consist solely of (a) acquiring, owning, operating and maintaining the Project, (b) executing, delivering and performing its obligations under the HUD Loan Documents, and (c) any lawful activities permitted under the law of the state in which the Corporation is organized that are incidental to the foregoing or necessary or convenient to accomplish the foregoing. the Corporation shall not engage in any other business or activity. The Project shall be the sole asset of the Corporation, and the Corporation shall not own any other real estate other than that associated with the Project.
- 10. INDEMNIFICATION. Any obligation of the Corporation to provide indemnification herein or in any other organizational documents of the Corporation shall be limited to (i) coverage afforded under any liability insurance carried by the Corporation, and (ii) available "surplus cash" of the Corporation as defined in the Regulatory Agreement. Until funds from a permitted source for payment of indemnification are available for payment, the the Corporation shall not (a) pay funds to any members, partners, owners, officers and directors, or (b) pay the deductible on an indemnification policy for any members, managers, partners, officers and directors.

[end of amended and restated text]

[end of page]

- 2. The date of the adoption of the amendment was $\frac{8}{1}$, 2015.
- 3. The amendment was adopted by the Trustees and the Board of Directors.

IN WITNESS WHEREOF, the undersigned officer of **Assistance to the Elderly, Inc.** hereby certifies that these Articles of Amendment were adopted by the Corporation effective as of ________, 2015.

ASSISTANCE TO THE ELDERLY, INC.

a Florida nonprofit corporation

Name

Title: CH9V3

#37035011_v1