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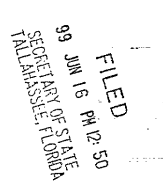
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ARTICLES OF INCORPORATION

OF

CITIZENS FOR DRILL TRANSITION, INC.

A FLORIDA NOT-FOR-PROFIT CORPORATION



The undersigned, for the purposes of forming a not-for-profit corporation under Chapter 617 of the Florida Business Corporation Act, does hereby certify as follows:

ARTICLE I Corporate Name

The name of the Corporation is Citizens for DRILL Transition, Inc.

ARTICLE II Corporate Address

The address of the principal office and the mailing address of the corporation is:

c/o Kathleen C. Passidomo, Esq. 2640 Golden Gate Parkway, Suite 315 Naples, Florida 34105

ARTICLE III Not For Profit

The Corporation is a not-for-profit corporation under the laws of the State of Florida. The Corporation is not formed for pecuniary profit. No part of the income or assets of the Corporation is distributable to or for the benefit of its members, trustees or officers, except to the extent permissible under law.

ARTICLE IV <u>Corporate Purposes and Nature of Business</u>

The purposes for which the Corporation have been organized are as follows:

- A. To establish, operate and maintain a transitional aftercare program for graduates of the Collier County Sheriff's Office DRILL Academy.
- B. To receive and administer funds and to operate exclusively for religious, charitable, scientific, literary or educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code.
- C. To acquire, own, purchase, lease, dispose of and deal with real and personal property and interests, either absolutely or in trust therein and to apply gifts, grants, bequests, and devises and the proceeds thereto in furtherance of the purposes of the Corporation.
- D. To do such things and perform such acts to accomplish its purposes as the Board of Directors may determine to be appropriate and as are not forbidden by Section 501(c)(3) of the Internal Revenue Code, with all the power conferred on nonprofit corporations under the laws of the State of Florida.

ARTICLE V <u>Limitation</u>

No part of the net earnings of the Corporation shall inure to the benefit of or be distributable to its Trustees or Officers, but 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 IV hereof.

ARTICLE VI Election of Directors

The initial Board of Directors of the Corporation shall be comprised of at least three (3) people. The Directors shall be elected annually, in accordance with the Bylaws. The number of

Directors may be increased or decreased from time to time in accordance with the Bylaws, but shall never be less than three (3). The names and addresses of the initial Directors to hold office until the first annual meeting of the Board of Directors, and until their successors shall have been elected and qualify are as follows:

Ned Putzell 1285 Gulfshore Blvd. North

Naples, Florida 34102

Barbara Kent Community Foundation of Collier

County

2400 North Tamiami Trail #300

Naples, Florida 34103

Kathleen C. Passidomo 2640 Golden Gate Parkway, Suite 315

Naples, Florida 34105

ARTICLE VII No Members

The Corporation shall not have Members and shall not issue membership certificates.

ARTICLE VIII Nonstock Basis

This Corporation is organized on a nonstock basis. This Corporation shall not issue shares of stock.

ARTICLE IX Commencement of Existence

The Corporation shall be deemed to commence on the date of the filing of these Articles of Incorporation

ARTICLE X <u>Duration</u>

The duration of the corporation is perpetual.

ARTICLE XI Registered Office and Registered Agent

The street address of the initial registered office of the Corporation in the State of Florida shall be 2640 Golden Gate Parkway, Suite 315, Naples, Florida 34105. The name of the initial registered agent of the Corporation at the registered office shall be Kathleen C. Passidomo.

ARTICLE XII Dissolution

In the event of dissolution, the residual assets of the Corporation will be turned over to one or more organizations described in Sections 501(c)(3) and 170(c)(2) of the Internal Revenue Code as amended.

ARTICLE XIII Incorporator

The name and address of the Incorporator of the Corporation is:

Kathleen C. Passidomo 2640 Golden Gate Parkway, Suite 315 Naples, Florida 34105

IN WITNESS WHEREOF, the undersigned, as Incorporator, has executed the foregoing

Articles of Incorporation this / day of

Kathleen C. Passidomo

Incorporator

STATE OF FLORIDA COUNTY OF COLLIER

The	foregoing	instrument	was	acknowledged	before 1	me this	14=	day of
- Hu	ne, 199	99, by Kathle	en C.	Passidomo who	o is persona	ally know	n to me o	r who has
produced _				as identification				
				Notar	MLSA. y Public	n An	n J	Slack
					<u>Susan</u>	An	n 5	Jobad C
		- -1		Printe	ed Name			

ACCEPTANCE OF REGISTERED AGENT

FOR

CITIZENS FOR DRILL TRANSITION, INC.

I, Kathleen C. Passidomo, having signed the within as registered agent of Citizens for DRILL Transition, Inc., (the "Corporation") at the registered address of 2640 Golden Gate Parkway, Suite 315, Naples, Florida 34105, do hereby agree as registered agent to accept service of process, to keep an office of the Corporation open during the prescribed hours, and to post my name, and that any officer of the Corporation authorized to accept service of process at the above Florida designated address, in some conspicuous place in the office of the Corporation as required by law.