Warrior Beach Retreet Inc EIN# 38-3804447

ATRICLES OF INCORPORATION

OF

WARRIOR BEACH RETREAT, INC.

ARTICLE I

The name of this corporation is WARRIOR BEACH RETREAT, INC. The corporation will maintain an office in Florida.

ARTICLE II

The street address of the principal place of business of the corporation is:

207 Summerwood Drive Panama City Beach, Fl 32413

ARTICLE III

The specific and primary purpose for which the corporation is organized is for providing retreats for wounded soldiers and their families and the families of fallen soldiers. These activities are not-for-profit purpose. The corporation will not engage in any act of self-dealing as defined in the IRS Code of 1986, as amended. The corporation shall not retain any excess holdings as defined in the IRS Code of 1986, as amended.

ARTICLE IV

The existence of the corporation shall begin on September 15, 2009 and the duration shall be perpetual unless dissolved according to law.

ARTICLE V

The corporation shall consist of five board members and serve without pay for a term of two years. A chairman shall be nominated and elected by the board members. The board, with the approval of the Chairman, shall fill vacancies. Meetings shall be held once a year on or near the anniversary date of corporation's inception.

The names and addresses of the persons who are to serve as the initial board members are:

Linda H. Cope 207 Summerwood Drive Panama City Beach, Fl 32413

Philip N. Cope 207 Summerwood Drive Panama City Beach, Fl 32413

Deanna Cabaniss 109 Manistee Drive Panama City Beach, Fl 32413 Charlie Paprocki 116 Laird Circle Panama City Beach, Fl 32408

Mike Bennett 5502 Finisterre Drive Panama City Beach, Fl 32408

ARTICLE VI

The board members shall elect the following officers: President, Vice-President, Secretary and Treasurer. Officers shall be elected at the first annual meeting of the board of directors. Elected officers shall serve a two-year term. The chairman of the board shall preside at all board meetings. The President and Vice-President shall be present at all board meetings. The Secretary shall be responsible for the minutes of the meetings, keep all approved minutes in a binder, and send out copies of minutes to all members. The Treasurer shall keep records of the organization's budget and prepare financial statements at each meeting. All officers are voluntary and shall not receive an income.

ARTICLE VII

Amendments to these articles of incorporation may be proposed by a resolution adopted by the board members and presented to a quorum of members for their vote. Amendments may be adopted by a vote of at least two-thirds of a quorum of members of the corporation.

We, the undersigned, being the incorporators of this corporation, for the purpose of forming this not for profit charitable corporation under the laws of Florida, have executed these articles of incorporation on September 28, 2009.

Durida H. Ggs - Prevident
Linda H Cope

Philip M. Cope

Philip N Cope