

**MICHIGAN DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS**

**FILING ENDORSEMENT**

**This is to Certify that the ARTICLES OF INCORPORATION - NONPROFIT**

**for**

**WARRIORS AND CAREGIVERS UNITED**

**ID NUMBER: 71779D**

**received by facsimile transmission on August 13, 2015 is hereby endorsed.**

**Filed on August 13, 2015 by the Administrator.**

**This document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.**



**In testimony whereof, I have hereunto set my hand and affixed the Seal of the Department, in the City of Lansing, this 13th day of August, 2015.**



A handwritten signature in black ink, appearing to read "Alan J. Schefke".

**Alan J. Schefke, Director  
Corporations, Securities & Commercial Licensing Bureau**

**Sent by Facsimile Transmission**

**MICHIGAN DEPARTMENT OF LICENSING AND REGULATORY AFFAIRS  
CORPORATIONS, SECURITIES & COMMERCIAL LICENSING BUREAU**

Date Received			
	This document is effective on the date filed, unless a subsequent effective date within 90 days after received date is stated in the document.		
Name			
Address			
City	State	ZIP Code	
			EFFECTIVE DATE:

 Document will be returned to the name and address you enter above.  
 If left blank, document will be returned to the registered office.

**ARTICLES OF INCORPORATION  
For use by Domestic Nonprofit Corporations**  
(Please read information and instructions on the last page)

*Pursuant to the provisions of Act 162, Public Acts of 1982, the undersigned corporation executes the following Articles:*

**ARTICLE I**

The name of the corporation is:

Warriors and Caregivers United

**ARTICLE II**

The purpose or purposes for which the corporation is formed are:

Please see attached continuation sheet.

**ARTICLE III**

- The corporation is formed upon a Nonstock (Stock or Nonstock) basis.
- If formed on a stock basis, the total number of shares the corporation has authority to issue is N/A. If the shares are or are to be divided into classes, the designation of each class, the number of shares in each class, and the relative rights, preferences and limitations of the shares of each class to the extent that the designations, numbers, relative rights, preferences, and limitations have been determined are as follows:  
N/A

### ARTICLE III (cont.)

3. a. If formed on a nonstock basis, the description and value of its real property assets are: (if none, insert "none")  
None
- b. The description and value of its personal property assets are: (if none, insert "none")  
None
- c. The corporation is to be financed under the following general plan:  
The corporation will receive private donations, corporate sponsorships, grants and gifts, government and nonprofit contracts for services and will engage in some social enterprise.
- d. The corporation is formed on a Directorship basis.  
(Membership or Directorship)

### ARTICLE IV

1. The name of the resident agent at the registered office is:  
Jon Luker
2. The address of its registered office in Michigan is:  
9883 Sand Lake Highway, Onsted, Michigan 49265  
(Street Address) (City) (ZIP Code)
3. The mailing address of the registered office in Michigan if different than above:  
PO Box 980705, Ypsilanti, Michigan 48197  
(Street Address or PO Box) (City) (ZIP Code)

### ARTICLE V

The name(s) and address(es) of the incorporator(s) is (are) as follows:

Name	Residence or Business Address
John Kinzinger	9883 Sand Lake Highway, Onsted MI 49265
Russ Nehmer	9883 Sand Lake Highway, Onsted MI 49265
Stephanie Fairbotham	9883 Sand Lake Highway, Onsted MI 49265
Joey Caswell	9883 Sand Lake Highway, Onsted MI 49265
Charlie Caswell	9883 Sand Lake Highway, Onsted MI 49265
Erika Behm	9883 Sand Lake Highway, Onsted MI 49265
Don Behm	9883 Sand Lake Highway, Onsted MI 49265
David Miller	9883 Sand Lake Highway, Onsted MI 49265
Terrence Hall	9883 Sand Lake Highway, Onsted MI 49265

Please see attached continuation page.

Warriors And Caregivers United Articles of Incorporation Continuation Sheet

**Article II**

The corporation is organized exclusively for educational and charitable purposes, within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as may be amended from time to time (the "Code"). Without limiting the foregoing, the corporation is dedicated to creating and promoting alternatives to suicide and depression for Warriors, Caregivers and loved ones with its principal purposes to (a) embrace warriors, caregivers and loved ones in a safe, nonjudgmental and unassuming environment; (b) develop acceptance of existing resources and systems, so we may educate the community and promote resource and system use; (c) encourage and support development of new and old bonds; (d) provide venues for the gathering of our community.

In furtherance of the purposes as set forth above, the corporation shall: (a) conduct social events; (b) encourage liaisons between warriors, caregivers, loved ones, colleges and universities, veterans' organizations, and other members of the public and their organizations; (c) raise revenue; (d) raise public awareness; and so forth.

**Article V (Continued)**

Corey Glynn	9883 Sand Lake Highway, Onsted MI 49265
Michael Iwanusz	9883 Sand Lake Highway, Onsted MI 49265
Shelly Iwanusz	9883 Sand Lake Highway, Onsted MI 49265

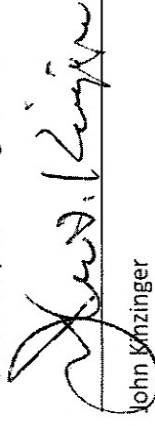
**Article VI**

Notwithstanding any of the provisions of these Articles of Incorporation, the corporation shall not conduct or carry on activities not permitted to be conducted or carried on by an organization exempt from federal income tax under Section 501(c)(3) of the Code or by an organization, contributions to which are deductible under Section 170(c)(2) of the Code. No part of the net earnings of the corporation shall inure to the benefit of any director, officer or private individual. No substantial part of the activities of the corporation shall be devoted to the carrying on of propaganda, or otherwise attempting to influence legislation except as may be permitted to Section 501(c)(3) organizations by the Code, and the corporation shall not participate in, or intervene in (including the publication or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office. The corporation shall not have or issue shares of stock, shall not make any disbursement of income to its members, directors or officers, and shall not make loans to its officers or directors.

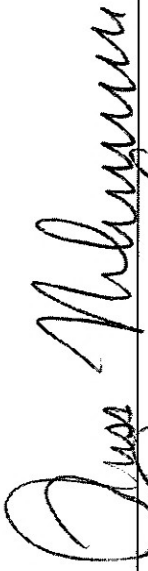
**Article VII**

No member, director, trustee or officer of the corporation, nor any private individual, shall be entitled to share in the distribution of any of the corporate assets upon dissolution of the corporation or the winding up of its affairs. Upon dissolution or winding up of the corporation, after paying or making adequate provision for payment all of the liabilities, all remaining assets of the corporation shall be distributed by the board of directors to a nonprofit fund, foundation, or corporation which is organized and duly operated exclusively for charitable, educational, religious and/or scientific purposes, and which at that time qualifies for tax exempt status under Section 501(c)(3) of the Code. Any assets not so disposed of shall be disposed of by the Washtenaw County Circuit Court for the purposes set forth in Article II of these Articles of Incorporation or to such organization or organizations as the Washtenaw County Circuit Court shall determine to be organized and operated for similar purposes.

We, the incorporators sign our names this 4<sup>th</sup> day of August, 2015

  
John Kinzinger

  
Don Behm



Russ Nehmer



Corey Gwyn

Stephanie Fairbotham



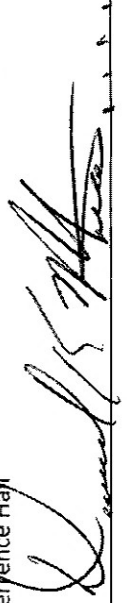
Joey Caswell



Charles Caswell



Terrence Hall



David Miller



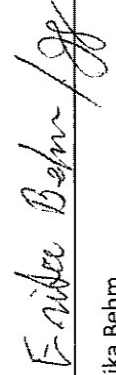
Michelle Miller



Michael Iwaniusz



Shelly Iwaniusz



Erika Behm



Prepared by Jon Luker (734) 260-2211