⁵ CORPORATE CHARTER APPROVAL SHEET

	. A	TOTAL YV.	ITH DOCUMENT
DOCUME	ODE 2348	BUSINESS CODE	
Close	Stock	Nonstock	1000362006622445
	Religious		
wieiging (Transi eioi)		
			ID # D00234872 ACK # 1000362006622445 PAGES: 0002 HOMEWOOD RIFLE & PISTOL CLUB, INC.
Surviving			
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	Base Fee: Org. & Cap. Fee: Expedite Fee: Penalty: State Recordation Tax: State Transfer Tax: Certified Copies Copy Fee: Certificates Certificate of Status Fee: Personal Property Filing Mail Processing Fee: Other: TOTAL FEES: rd Check Documents on Che	cash	Change of Name Change of Principal Office Change of Resident Agent Change of Resident Agent Address Resignation of Resident Agent Designation of Resident Agent and Resident Agent's Address Change of Business Code Adoption of Assumed Name Other Change(s) Code Attention: Mail: Name and Address THE FOUNDATION GROUP INC.
	•	\vdash	SUITE 610
Keyed By:			1321 MURFREESBORO PIKE NASHVILLE TN 37217
COMMEN	NT(S):		

CUST ID:0003073394 WORK ORDER:0004289974 DATE:04-16-2014 05:54 PM AMT. PAID:\$100.00

ARTICLES OF AMENDMENT

TAX-EXEMPT NONSTOCK CORPORATION

(1)

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HOMEWOOD RIFLE & PISTOL CLUB, INC.

a Maryland corporation hereby certifies to the State Department of Assessments and Taxation of Maryland that:

(3) The charter of the corporation is hereby amended as follows:

ADD THE FOLLOWING IRS PROVISION TO ARTICLE THIRD:

- (7) Homewood Rifle & Pistol Club, Inc. is organized for any and all allowable exempt purposes within the meaning of Section 501(c)(7) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law.
- (8) No part of the net earnings of the corporation shall inure to the benefit of any director, officer of the corporation, or any private individual, except that reasonable compensation may be paid for services rendered to or for the corporation, and no officer of the corporation or any private individual shall be entitled to share in the distribution of any of the corporate assets on dissolution of the corporation.
- (9) Not withstanding any other provisions of these Articles, this organization shall not carry on any activities not permitted to be carried on by an organization exempt from Federal income tax under Section 501(c)(7) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue law.
- (10) Upon the dissolution of the corporation, the Board of Directors shall, after paying or making provision for payment of all the liabilities of the corporation, dispose of the residual assets of the corporation exclusively for exempt purposes of the corporation in such manner, or to one or more organizations which themselves are exempt as organizations described in Internal Revenue Code Section 501(c) of 1986 or corresponding Sections of any future Internal Revenue Code. Any such assets not so disposed of shall be disposed of by the Superior Court of the county in which the principal office of the corporation is then located, for such purposes or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

This amendment of the ch	arter of the corporation has been appr	oved by
THE DIRECTORS. THERE	IS NOT MEMBERSHIP ENTITLED T	O VOTE ON AMENDMENTS
		The second secon
We the undersigned President	dent and Secretary swear under penal	Ities of perjury that the foregoing is a corporate act
	// 0	
(5) Kobut D)	Landem	(5) Nale Walker 771
Secretary		President
		S U
(6) Return address of filing party:		
6/61 Harthorn Avenue	CUST ID:0003073394	11/19

6461 Harthorn Avenue WORK ORDER: 0004289974 DATE: 04-16-2014 05:54 PM

Eldridge, MD 21075 AMT. PAID:\$100.00