Form 1023 Checklist

(Revised June 2006)

Application for Recognition of Exemption under Section 501(c)(3) of the Internal Revenue Code

Note. Retain a copy of the completed Form 1023 in your permanent records. Refer to the General Instructions regarding Public Inspection of approved applications.

Check each box to finish your application (Form 1023). Send this completed Checklist with your filled-in application. If you have not answered all the items below, your application may be returned to you as incomplete.

con	plete.		
	Assemble the application and materials in t	his order:	
	Form 1023 Checklist		
	• Form 2848, Power of Attorney and Decla	ration of Repre	esentative (if filing)
	• Form 8821, Tax Information Authorization	ı (if filing)	
	Expedite request (if requesting)		
	 Application (Form 1023 and Schedules A 	through H, as	required)
	Articles of organization		
	Amendments to articles of organization in		lorder
	Bylaws or other rules of operation and ar		and the Calabadala D
	Documentation of nondiscriminatory police Floatier (Respection of Floatier)		
	 Form 5768, Election/Revocation of Electi- Expenditures To Influence Legislation (if f 		Die Section 501(C)(S) Organization 10 Make
	 All other attachments, including explanat each page with name and EIN. 	ions, financial	data, and printed materials or publications. Label
	User fee payment placed in envelope on to money order to your application. Instead, ju	op of checklist. ust place it in	DO NOT STAPLE or otherwise attach your check or the envelope.
	Employer Identification Number (EIN)		
V	Completed Parts I through XI of the applica Schedules A through H.	ation, including	g any requested information and any required
	 You must provide specific details about y Generalizations or failure to answer ques you as tax exempt. 		sent, and planned activities. orm 1023 application will prevent us from recognizing
54	Describe your purposes and proposed aFinancial information should correspond		
	Schedules. Submit only those schedules th	nat apply to yo	u and check either "Yes" or "No" below.
	Schedule A Yes No ✓	Schedule E	Yes No <u> </u>
	Schedule B Yes No <u>✓</u>	Schedule F	Yes No
	Schedule C Yes No ✓	Schedule G	Yes No_ / _
	Schedule D Yes No ✓	Schedule H	Yes No

	An exact copy of your complete articles of organization (creating document). Absence of the proper purpose and dissolution clauses is the number one reason for delays in the issuance of determination letters.
	 Location of Purpose Clause from Part III, line 1 (Page, Article and Paragraph Number)
/	Location of Dissolution Clause from Part III, line 2b or 2c (Page, Article and Paragraph Number) or by operation of state law
Ø	Signature of an officer, director, trustee, or other official who is authorized to sign the application. • Signature at Part XI of Form 1023.
, V	Your name on the application must be the same as your legal name as it appears in your articles of organization.
Sen	d completed Form 1023, user fee payment, and all other required information, to:
P.O.	rnal Revenue Service Box 192 ington, KY 41012-0192
If yo	u are using express mail or a delivery service, send Form 1023, user fee payment, and attachments to:
Inter	nal Revenue Service

201 West Rivercenter Blvd. Attn: Extracting Stop 312 Covington, KY 41011

(Rev. June 2008) Department of the Treasury nternal Revenue Service

Power of Attorney and Declaration of Representative

► Type or print. ► See the separate instructions.

OM	1B N	o. 1	545-	0150	
					_

Re

eceived	by:	

Name Part I Power of Attorney Telephone Caution: Form 2848 will not be honored for any purpose other than representation before the IRS. Function Taxpayer information. Taxpayer(s) must sign and date this form on page 2, line 9. Date Taxpayer name(s) and address Social security number(s) **Employer identification** number Dupont Circle Village, Inc. 9 Dupont Circle, NW .Washington, DC 20036 2702387 Daytime telephone number Plan number (if applicable) 202) 256-6881 hereby appoint(s) the following representative(s) as attorney(s)-in-fact: Representative(s) must sign and date this form on page 2. Part II. Name and address CAF No. 8006-36706R Andrea Ferester, Law Offices 202-974-5142 Telephone No. 2121 Ward Court, NW, 5th Floor 202-223-9257 Fax No. .. Washington, DC 20037 Check if new: Address Telephone No. Fax No. Name and address CAF No. Telephone No. Check if new: Address L Telephone No. L Name and address CAF No. Telephone No. Check if new: Address Telephone No. [Fax No. p represent the taxpayer(s) before the Internal Revenue Service for the following tax matters: Tax matters Type of Tax (Income, Employment, Excise, etc.) Tax Form Number Year(s) or Period(s) or Civil Penalty (see the instructions for line 3) (1040, 941, 720, etc.) (see the instructions for line 3) Application for tax exemption Form 1023 2008 - 2009 Specific use not recorded on Centralized Authorization File (CAF). If the power of attorney is for a specific use not recorded on CAF check this box. See the instructions for Line 4. Specific Uses Not Recorded on CAF Acts authorized. The representatives are authorized to receive and inspect confidential tax information and to perform any and all acts that I (we) can perform with respect to the tax matters described on line 3, for example, the authority to sign any agreements, consents, or other documents. The authority does not include the power to receive refund checks (see line 6 below), the power to substitute another representative or add additional representatives, the power to sign certain returns, or the power to execute a request for disclosure of tax returns or return information to a third party. See the line 5 instructions for more information. Exceptions. An unenrolled return preparer cannot sign any document for a taxpayer and may only represent taxpayers in limited situations. See Unenrolled Return Preparer on page 1 of the instructions. An enrolled actuary may only represent taxpayers to the extent provided in section 10.3(d) of Treasury Department Circular No. 230 (Circular 230). An enrolled retirement plan administrator may only represent taxpayers to the extent provided in section 10.3(e) of Circular 230. See the line 5 instructions for restrictions on tax matters partners. In most cases, the student practitioner's (levels k and l) authority is limited (for example, they may only practice under the supervision of another practitioner). List any specific additions or deletions to the acts otherwise authorized in this power of attorney: Receipt of refund checks. If you want to authorize a representative named on line 2 to receive, BUT NOT TO ENDORSE OR CASH, refund checks, initial here and list the name of that representative below. Name of representative to receive refund check(s) ▶

Form	2848 (Rev. 6-2008)			Page 2
7	Notices and communications. Original ne representative listed on line 2.	otices and other writter	n communications will be se	nt to you and a copy to the first
а	If you also want the second representative	listed to receive a cor	by of notices and communic	ations, check this box ▶ □
b	If you do not want any notices or commun	nications sent to your re	epresentative(s), check this t	oox ▶ 🗌
8	Retention/revocation of prior power(s) attorney on file with the Internal Revenue S want to revoke a prior power of attorney,	Service for the same tax check here	matters and years or period	ds covered by this document. If you do not
75	YOU MUST ATTACH A COPY OF A	NY POWER OF ATT	ORNEY YOU WANT TO	REMAIN IN EFFECT.
9		by a corporate officer, per that I have the authorite	partner, guardian, tax matter ty to execute this form on be	, ,
Ŋ	half allen see	in	18/01/2008	President
/	Signature		Date	Title (if applicable)
^/ >e	rold Allan Schwing			
	Print Name	PIN Number	Print name of taxp	payer from line 1 if other than individual
	Signature		Date	Title (if applicable)
	Print Name	PIN Number		
Par	t II Declaration of Representa	itive		
k and Unde	tion: Students with a special order to represed I), see the instructions for Part II. er penalties of perjury, I declare that: m not currently under suspension or disbar	, , ,	. ,	inics or the Student Tax Clinic Program (levels
• la	m aware of regulations contained in Circula	r 230 (31 CFR, Part 10), as amended, concerning t	the practice of attorneys, certified public

- accountants, enrolled agents, enrolled actuaries, and others;
- I am authorized to represent the taxpayer(s) identified in Part I for the tax matter(s) specified there; and
- ! am one of the following:
 - a Attorney—a member in good standing of the bar of the highest court of the jurisdiction shown below.
 - Certified Public Accountant—duly qualified to practice as a certified public accountant in the jurisdiction shown below.
 - c Enrolled Agent—enrolled as an agent under the requirements of Circular 230.
 - d Officer—a bona fide officer of the taxpayer's organization.
 - e Full-Time Employee—a full-time employee of the taxpayer.
 - Family Member—a member of the taxpayer's immediate family (for example, spouse, parent, child, brother, or sister).
 - Enrolled Actuary—enrolled as an actuary by the Joint Board for the Enrollment of Actuaries under 29 U.S.C. 1242 (the authority to practice before the Internal Revenue Service is limited by section 10.3(d) of Circular 230).
 - h Unenrolled Return Preparer—the authority to practice before the Internal Revenue Service is limited by Circular 230, section 10.7(c)(1)(viii). You must have prepared the return in question and the return must be under examination by the IRS. See Unenrolled Return Preparer on page 1 of the instructions.
- k Student Attorney—student who receives permission to practice before the IRS by virtue of their status as a law student under section 10.7(d) of Circular 230.
- Student CPA-student who receives permission to practice before the IRS by virtue of their status as a CPA student under section 10.7(d) of Circular 230.
- Enrolled Retirement Plan Agent—enrolled as a retirement plan agent under the requirements of Circular 230 (the authority to practice before the Internal Revenue Service is limited by section 10.3(e)).

▶ IF THIS DECLARATION OF REPRESENTATIVE IS NOT SIGNED AND DATED, THE POWER OF ATTORNEY WILL BE RETURNED. See the Part II instructions.

Designation—Insert above letter (a-r)	Jurisdiction (state) or identification	Signature	Date
а	DC .	Clar Fee	11-18-08
		,	

Form **1023**

(Rev. June 2006) Department of the Treasury Internal Revenue Service

Application for Recognition of Exemption Under Section 501(c)(3) of the Internal Revenue Code

OMB No. 1545-0056

Note: If exempt status is approved, this application will be open for public inspection.

Use the instructions to complete this application and for a definition of all **bold** items. For additional help, call IRS Exempt Organizations Customer Account Services toll-free at 1-877-829-5500. Visit our website at **www.irs.gov** for forms and publications. If the required information and documents are not submitted with payment of the appropriate user fee, the application may be returned to you.

Attach additional sheets to this application if you need more space to answer fully. Put your name and EIN on each sheet and identify each answer by Part and line number. Complete Parts I - XI of Form 1023 and submit only those Schedules (A through H) that apply to you.

Pai	t I Identification of Applicant				
1	Full name of organization (exactly as it appears in your organizing	g document)	2 c/o Name (if appl	icable)	
Dup	ont Circle Village, Inc.				
3	Mailing address (Number and street) (see instructions)	Room/Suite	4 Employer Identification	Number (EIN)	
9 D	upont Circle, NW		26-2	2702387	
	City or town, state or country, and ZIP + 4		5 Month the annual acco	ounting period end	s (01 – 12)
Was	shington, DC 20036-1108		12		
6	Primary contact (officer, director, trustee, or authorized repre	sentative)		18	
	a Name: Gerald Allan Schwinn, President		b Phone:	202-256-6881	
			c Fax: (optional)		
<i>y</i>	Are you represented by an authorized representative, such as provide the authorized representative's name, and the name a representative's firm. Include a completed Form 2848, Power Representative, with your application if you would like us to complete the complete that the complete is a successful to the complete that the complete is a successful to the complete that the complete is a successful to the complete that the complete is a successful to the complete that the complete is a successful to the complete that the complete is a successful to the complete that the complete is a successful to the complete that the complete is a successful to the complete that the complete is a successful that the complete is a successful to the complete that the complete is a successful to the complete that the complete is a successful to the complete that the complete is a successful that t	and address of of Attorney and	the authorized if Declaration of	☑ Yes	□ No
8	Was a person who is not one of your officers, directors, truster representative listed in line 7, paid, or promised payment, to he the structure or activities of your organization, or about your fiprovide the person's name, the name and address of the person promised to be paid, and describe that person's role.	nelp plan, mana nancial or tax r	ige, or advise you abo natters? If "Yes,"	☐ Yes ut	☑ No
9a	Organization's website: www.dupontcirclevillage.org				
b	Organization's email: (optional) gerald.allan.schwinn@verizo	n.net			
10	Certain organizations are not required to file an information reare granted tax-exemption, are you claiming to be excused from "Yes," explain. See the instructions for a description of organi Form 990-EZ.	om filing Form	990 or Form 990-EZ?	lf	☑ No
11	Date incorporated if a corporation, or formed, if other than a composition of the corporation of the corpora	corporation. (MM/DD/YYYY) 10	/ 03 /	2008
12	Were you formed under the laws of a foreign country? If "Yes," state the country.		*5	☐ Yes	☑ No
For	Paperwork Reduction Act Notice, see page 24 of the instructions.	Cat	t. No. 17133K	Form 1023	(Rev. 6-2006)

Form 1023 (Rev. 6-2006) Name: L	Dupont Circle Village, Inc.	EIN: 26 – 2	702387	Page 2
Part II Organizational Stru	cture			
	ng a limited liability company), an un s form unless you can check "Yes		to be tax ex	empt.
	es," attach a copy of your articles of state agency. Include copies of any filing certification.		√ Yes	□ No
certification of filing with the ap a copy. Include copies of any a	pany (LLC)? If "Yes," attach a copy of propriate state agency. Also, if you ad mendments to your articles and be su cumstances when an LLC should not fi	opted an operating agreement, attach re they show state filing certification.	☐ Yes	☑ No
3 Are you an unincorporated a constitution, or other similar o Include signed and dated cop	ssociation? If "Yes," attach a copy organizing document that is dated an ies of any amendments.	of your articles of association, d includes at least two signatures.	☐ Yes	☑ No
and dated copies of any amer	ich a signed and dated copy of your indments. ' explain how you are formed without a	· ·	☐ Yes	☑ No
	"Yes," attach a current copy showir		✓ Yes	□ No
	s in Your Organizing Documen	t		
to meet the organizational test under s does not meet the organizational test. original and amended organizing docur	to ensure that when you file this applicatection 501(c)(3). Unless you can check DO NOT file this application until you ments (showing state filing certification	the boxes in both lines 1 and 2, your on have amended your organizing docing the first of the first organization or an LLC) with the first organization or an LLC) with the first organization or an LLC.	rganizing docu	ment your ion.
religious, educational, and/or s meets this requirement. Descr a reference to a particular artic	your organizing document state you scientific purposes. Check the box to tibe specifically where your organizing cle or section in your organizing doc f Purpose Clause (Page, Article, and	o confirm that your organizing docu g document meets this requiremen cument. Refer to the instructions for	ment t, such as exempt	
for exempt purposes, such as confirm that your organizing do	pon dissolution of your organization, y charitable, religious, educational, and/o cument meets this requirement by exp law for your dissolution provision, do n	r scientific purposes. Check the box press provision for the distribution of a	on line 2a to assets upon	Ø
Do not complete line 2c if you	e 2a, specify the location of your dis a checked box 2a. Articles of Inco	rporaton, 7		
you rely on operation of state	nation about the operation of state la law for your dissolution provision ar		is box if	
Using an attachment, describe your pathis information in response to other papplication for supporting details. You details to this narrative. Remember that	est, present, and planned activities in a learts of this application, you may summar may also attach representative copies out if this application is approved, it will bough and accurate. Refer to the instruction	arize that information here and refer to of newsletters, brochures, or similar do se open for public inspection. Therefore	the specific pa cuments for su , your narrativ	irts of the upporting e
	Other Financial Arrangements dependent Contractors	With Your Officers, Directors,	Trustees,	***
total annual compensation, or other position. Use actual figure	ng addresses of all of your officers, di proposed compensation, for all services, if available. Enter "none" if no come to the instructions for information on w	es to the organization, whether as an pensation is or will be paid. If addition	officer, emplo	yee, or
Name	Title	Mailing address	Compensation (annual actual	
Gerald Allan Schwinn	President	1743 Church Street, NW Washington, DC 20036		none

Name	Title	Mailing address	Compensation amount (annual actual or estimated
Gerald Allan Schwinn	President	1743 Church Street, NW Washington, DC 20036	none
Peggy Simpson	Vice President	1719 Swann Street, NW	none
		Washington, DC 20009	
Gerald Allan Schwinn President	Washington, DC 20009	none	
Mary Braden	Treasurer	1640 21st Street, NW Washington, DC 20009	none
Richard Busch	Volunteer Coordinator	1520 Caroline Street, NW	none
	Totalias oodiamator	Washington, DC 20009	

Form 1023 (Rev. 6-2006)

Pa		Other Financial Arrangements dependent Contractors (Contin	With Your Officers, Directors, ued)	Trus	tees,		
, b	receive compensation of more	than \$50,000 per year. Use the ac	highest compensated employees whatual figure, if available. Refer to the infinite officers, directors, or trustees listed in	instruc	tions fo	will or	
Name	95	Title	Mailing address		ensation		
Nor	ie						
						-	
	10					E#1	
С	that receive or will receive cor		vour five highest compensated indeper er year. Use the actual figure, if avai				'S
vame		Title	Mailing address		ensation		
Non	ne						
	386						
				-			
			tionships, transactions, or agreements ved independent contractors listed in line				
	Are any of your officers, direct	ors, or trustees related to each other the individuals and explain the re	ner through family or business		Yes	*	No
b	Do you have a business relation through their position as an of	onship with any of your officers, dir	ectors, or trustees other than identify the individuals and describe		Yes	Ø	No
С	Are any of your officers, direct highest compensated indepen	tors, or trustees related to your hig dent contractors listed on lines 1b to the individuals and explain the rel	nest compensated employees or or 1c through family or business		Yes	Z	No
3a			ed employees, and highest Ic, attach a list showing their name,				_
b	compensated independent co other organizations, whether to	ors, trustees, highest compensated intractors listed on lines 1a, 1b, or ax exempt or taxable, that are relatindividuals, explain the relationships compensation arrangement.	Ic receive compensation from any ed to you through common		Yes	Ø	No
4	employees, and highest comp	ion for your officers, directors, trus ensated independent contractors I mended, although they are not requise.	sted on lines 1a, 1b, and 1c, the				
b	Do you or will you approve co	mpensation arrangements in adva	nts follow a conflict of interest policy? nce of paying compensation? proved compensation arrangements'	\mathbf{Z}	Yes Yes Yes		No No No

Par	Compensation and Other Financial Arrangements With Your Officers, Directors, T Employees, and Independent Contractors (Continued)	rus	tees,		
d	Do you or will you record in writing the decision made by each individual who decided or voted on compensation arrangements?	Z	Yes		No
е	Do you or will you approve compensation arrangements based on information about compensation paid by similarly situated taxable or tax-exempt organizations for similar services, current compensation surveys compiled by independent firms, or actual written offers from similarly situated organizations? Refer to the instructions for Part V, lines 1a, 1b, and 1c, for information on what to include as compensation.	Ø	Yes		No
f	Do you or will you record in writing both the information on which you relied to base your decision and its source?	Z	Yes		No
9	If you answered "No" to any item on lines 4a through 4f, describe how you set compensation that is reasonable for your officers, directors, trustees, highest compensated employees, and highest compensated independent contractors listed in Part V, lines 1a, 1b, and 1c.				
5a	Have you adopted a conflict of interest policy consistent with the sample conflict of interest policy in Appendix A to the instructions? If "Yes," provide a copy of the policy and explain how the policy has been adopted, such as by resolution of your governing board. If "No," answer lines 5b and 5c.	Z	Yes		No
b	What procedures will you follow to assure that persons who have a conflict of interest will not have influence over you for setting their own compensation?				
С	What procedures will you follow to assure that persons who have a conflict of interest will not have influence over you regarding business deals with themselves?				
	Note: A conflict of interest policy is recommended though it is not required to obtain exemption. Hospitals, see Schedule C, Section I, line 14.				
6a	Do you or will you compensate any of your officers, directors, trustees, highest compensated employees, and highest compensated independent contractors listed in lines 1a, 1b, or 1c through non-fixed payments , such as discretionary bonuses or revenue-based payments? If "Yes," describe all non-fixed compensation arrangements, including how the amounts are determined, who is eligible for such arrangements, whether you place a limitation on total compensation, and how you determine or will determine that you pay no more than reasonable compensation for services. Refer to the instructions for Part V, lines 1a, 1b, and 1c, for information on what to include as compensation.		Yes		No
b	Do you or will you compensate any of your employees, other than your officers, directors, trustees, or your five highest compensated employees who receive or will receive compensation of more than \$50,000 per year, through non-fixed payments, such as discretionary bonuses or revenue-based payments? If "Yes," describe all non-fixed compensation arrangements, including how the amounts are or will be determined, who is or will be eligible for such arrangements, whether you place or will place a limitation on total compensation, and how you determine or will determine that you pay no more than reasonable compensation for services. Refer to the instructions for Part V, lines 1a, 1b, and 1c, for information on what to include as compensation.		Yes	V	No
7a	Do you or will you purchase any goods, services, or assets from any of your officers, directors, trustees, highest compensated employees, or highest compensated independent contractors listed in lines 1a, 1b, or 1c? If "Yes," describe any such purchase that you made or intend to make, from whom you make or will make such purchases, how the terms are or will be negotiated at arm's length, and explain how you determine or will determine that you pay no more than fair market value. Attach copies of any written contracts or other agreements relating to such purchases.		Yes	Ø	No
b	Do you or will you sell any goods, services, or assets to any of your officers, directors, trustees, highest compensated employees, or highest compensated independent contractors listed in lines 1a, 1b, or 1c? If "Yes," describe any such sales that you made or intend to make, to whom you make or will make such sales, how the terms are or will be negotiated at arm's length, and explain how you determine or will determine you are or will be paid at least fair market value. Attach copies of any written contracts or other agreements relating to such sales.		Yes	Z	No
8a	Do you or will you have any leases, contracts, loans, or other agreements with your officers, directors, trustees, highest compensated employees, or highest compensated independent contractors listed in lines 1a, 1b, or 1c? If "Yes," provide the information requested in lines 8b through 8f.		Yes	Z	No
c d e	Describe any written or oral arrangements that you made or intend to make. Identify with whom you have or will have such arrangements. Explain how the terms are or will be negotiated at arm's length. Explain how you determine you pay no more than fair market value or you are paid at least fair market value. Attach copies of any signed leases, contracts, loans, or other agreements relating to such arrangements.				
9a	Do you or will you have any leases, contracts, loans, or other agreements with any organization in which any of your officers, directors, or trustees are also officers, directors, or trustees, or in which any individual officer, director, or trustee owns more than a 35% interest? If "Yes," provide the information requested in lines 9b through 9f.		Yes	Z	No

Part V Compensation and Other Financial Arrangements With Your Officers, Directors, Trustees, Employees, and Independent Contractors (Continued)

- **b** Describe any written or oral arrangements you made or intend to make.
- c Identify with whom you have or will have such arrangements.
- d Explain how the terms are or will be negotiated at arm's length.
- e Explain how you determine or will determine you pay no more than fair market value or that you are paid at least fair market value.

f	Attach a copy of any signed leases, contracts, loans, or other agreements relating to such arrangements.				
Pai	rt VI Your Members and Other Individuals and Organizations That Receive Benefits Fr	om	You		
	following "Yes" or "No" questions relate to goods, services, and funds you provide to individuals and or our activities. Your answers should pertain to past, present, and planned activities. (See instructions.)	gani	zations	as pa	ırt
1a	In carrying out your exempt purposes, do you provide goods, services, or funds to individuals? If "Yes," describe each program that provides goods, services, or funds to individuals.	Z	Yes		No
b	In carrying out your exempt purposes, do you provide goods, services, or funds to organizations? If "Yes," describe each program that provides goods, services, or funds to organizations.		Yes	Z	No
2	Do any of your programs limit the provision of goods, services, or funds to a specific individual or group of specific individuals? For example, answer "Yes," if goods, services, or funds are provided only for a particular individual, your members, individuals who work for a particular employer, or graduates of a particular school. If "Yes," explain the limitation and how recipients are selected for each program.	Z	Yes		Νo
3	Do any individuals who receive goods, services, or funds through your programs have a family or business relationship with any officer, director, trustee, or with any of your highest compensated employees or highest compensated independent contractors listed in Part V, lines 1a, 1b, and 1c? If "Yes," explain how these related individuals are eligible for goods, services, or funds.		Yes	Z	No
	rt VII Your History				
	following "Yes" or "No" questions relate to your history. (See instructions.)	_			
4 1	Are you a successor to another organization? Answer "Yes," if you have taken or will take over the activities of another organization; you took over 25% or more of the fair market value of the net assets of another organization; or you were established upon the conversion of an organization from for-profit to non-profit status. If "Yes," complete Schedule G.		Yes	W	No
2	Are you submitting this application more than 27 months after the end of the month in which you were legally formed? If "Yes," complete Schedule E.		Yes	Z	No
Pa	rt VIII Your Specific Activities				
	following "Yes" or "No" questions relate to specific activities that you may conduct. Check the appropri wers should pertain to past, present, and planned activities. (See instructions.)	ate t	ox. Yo	our	
1	Do you support or oppose candidates in political campaigns in any way? If "Yes," explain.		Yes	Z	No
2a	Do you attempt to influence legislation? If "Yes," explain how you attempt to influence legislation and complete line 2b. If "No," go to line 3a.		Yes	Z	No
b	Have you made or are you making an election to have your legislative activities measured by expenditures by filing Form 5768? If "Yes," attach a copy of the Form 5768 that was already filed or attach a completed Form 5768 that you are filing with this application. If "No," describe whether your attempts to influence legislation are a substantial part of your activities. Include the time and money spent on your attempts to influence legislation as compared to your total activities.		Yes		No
3a	Do you or will you operate bingo or gaming activities? If "Yes," describe who conducts them, and list all revenue received or expected to be received and expenses paid or expected to be paid in operating these activities. Revenue and expenses should be provided for the time periods specified in Part IX, Financial Data.		Yes	•	No
b	Do you or will you enter into contracts or other agreements with individuals or organizations to conduct bingo or gaming for you? If "Yes," describe any written or oral arrangements that you made or intend to make, identify with whom you have or will have such arrangements, explain how the terms are or will be negotiated at arm's length, and explain how you determine or will determine you pay no more than fair market value or you will be paid at least fair market value. Attach copies or any written contracts or other agreements relating to such arrangements.		Yes	Z	No
c	List the states and local jurisdictions, including Indian Reservations, in which you conduct or will conduct gaming or bingo.				-

Par	t VIII Your Specific Activities (Continued)					_
4a	Do you or will you undertake fundraising ? If "Yes," check all the fundraising programs you do or will conduct. (See instructions.)	Z	Yes		N	0
	 ✓ mail solicitations ✓ email solicitations ✓ email solicitations ✓ personal solicitations ✓ vehicle, boat, plane, or similar donations ✓ foundation grant solicitations ✓ other phone solicitations ✓ receive donations from another organization's government grant solicitations ✓ Other 	webs	site			
	Attach a description of each fundraising program.					
b ,	Do you or will you have written or oral contracts with any individuals or organizations to raise funds for you? If "Yes," describe these activities. Include all revenue and expenses from these activities and state who conducts them. Revenue and expenses should be provided for the time periods specified in Part IX, Financial Data. Also, attach a copy of any contracts or agreements.		Yes	Ø	N	0
С	Do you or will you engage in fundraising activities for other organizations? If "Yes," describe these arrangements. Include a description of the organizations for which you raise funds and attach copies of all contracts or agreements.		Yes	Z	N	0
d	List all states and local jurisdictions in which you conduct fundraising. For each state or local jurisdiction listed, specify whether you fundraise for your own organization, you fundraise for another organization, or another organization fundraises for you.					
е	Do you or will you maintain separate accounts for any contributor under which the contributor has the right to advise on the use or distribution of funds? Answer "Yes" if the donor may provide advice on the types of investments, distributions from the types of investments, or the distribution from the donor's contribution account. If "Yes," describe this program, including the type of advice that may be provided and submit copies of any written materials provided to donors.		Yes	Ø	N	0
5	Are you affiliated with a governmental unit? If "Yes," explain.		Yes	V	N	lo
	Do you or will you engage in economic development ? If "Yes," describe your program. Describe in full who benefits from your economic development activities and how the activities promote exempt purposes.		Yes	Ø	N	lo
*7a	Do or will persons other than your employees or volunteers develop your facilities? If "Yes," describe each facility, the role of the developer, and any business or family relationship(s) between the developer and your officers, directors, or trustees.		Yes	Z	N	lo
b	Do or will persons other than your employees or volunteers manage your activities or facilities? If "Yes," describe each activity and facility, the role of the manager, and any business or family relationship(s) between the manager and your officers, directors, or trustees.		Yes	\square	N	lo
С	If there is a business or family relationship between any manager or developer and your officers, directors, or trustees, identify the individuals, explain the relationship, describe how contracts are negotiated at arm's length so that you pay no more than fair market value, and submit a copy of any contracts or other agreements.					
8	Do you or will you enter into joint ventures , including partnerships or limited liability companies treated as partnerships, in which you share profits and losses with partners other than section 501(c)(3) organizations? If "Yes," describe the activities of these joint ventures in which you participate.		Yes	Z] N	10
9a	Are you applying for exemption as a childcare organization under section 501(k)? If "Yes," answer lines 9b through 9d. If "No," go to line 10.		Yes	Z] N	чo
b E	Do you provide child care so that parents or caretakers of children you care for can be gainfully employed (see instructions)? If "No," explain how you qualify as a childcare organization described in section 501(k).		Yes		1 [Νo
С	Of the children for whom you provide child care, are 85% or more of them cared for by you to enable their parents or caretakers to be gainfully employed (see instructions)? If "No," explain how you qualify as a childcare organization described in section 501(k).		Yes		1 [No
d	Are your services available to the general public? If "No," describe the specific group of people for whom your activities are available. Also, see the instructions and explain how you qualify as a childcare organization described in section 501(k).		Yes		ו [No
10	Do you or will you publish, own, or have rights in music, literature, tapes, artworks, choreography, scientific discoveries, or other intellectual property? If "Yes," explain. Describe who owns or will own any copyrights, patents, or trademarks, whether fees are or will be charged, how the fees are determined, and how any items are or will be produced, distributed, and marketed.		Yes	 ✓	<u> </u>	No

e Do you or will you make pre-grant inquiries about the recipient organization? If "Yes," describe these

inquiries, including whether you inquire about the recipient's financial status, its tax-exempt status under the Internal Revenue Code, its ability to accomplish the purpose for which the resources are

organizations are used in furtherance of your exempt purposes? If "Yes," describe these procedures, including site visits by your employees or compliance checks by impartial experts, to verify that grant

f Do you or will you use any additional procedures to ensure that your distributions to foreign

provided, and other relevant information.

funds are being used appropriately.

☐ Yes

Yes

☐ No

☐ No

Form	1023 (Rev. 6-2006)	Name: Dupont Circle Village, Inc.	EIN: 26 - 27	02387	Page 8
Par	t VIII Your Speci	fic Activities (Continued)			
15	Do you have a close	e connection with any organizations? If "Yes," explain.		☐ Yes	✓ No
16	Are you applying for 501(e)? If "Yes," exp	exemption as a cooperative hospital service organization under plain.	section	☐ Yes	☑ No
17		exemption as a cooperative service organization of operating err section 501(f)? If "Yes," explain.	ducational	☐ Yes	☑ No
18	Are you applying for	exemption as a charitable risk pool under section 501(n)? If "Yes,	" explain.	☐ Yes	✓ No
19		perate a school? If "Yes," complete Schedule B. Answer "Yes," whyour main function or as a secondary activity.	ether you	☐ Yes	☑ No
20	Is your main function	n to provide hospital or medical care? If "Yes," complete Schedule	e C.	☐ Yes	✓ No
21	Do you or will you p "Yes," complete Sch	provide low-income housing or housing for the elderly or handicap nedule F.	pped? If	☐ Yes	☑ No
22	Do you or will you p individuals, including Schedule H.	rovide scholarships, fellowships, educational loans, or other educat g grants for travel, study, or other similar purposes? If "Yes," compl	ional grants to	☐ Yes	☑ No
	Note: Private found	dations may use Schedule H to request advance approval of individ	lual grant		

procedures.

Part IX Financial Data

For purposes of this schedule, years in existence refer to completed tax years. If in existence 4 or more years, complete the schedule for the most recent 4 tax years. If in existence more than 1 year but less than 4 years, complete the statements for each year in existence and provide projections of your likely revenues and expenses based on a reasonable and good faith estimate of your future finances for a total of 3 years of financial information. If in existence less than 1 year, provide projections of your likely revenues and expenses for the current year and the 2 following years, based on a reasonable and good faith estimate of your future finances for a total of 3 years of financial information. (See instructions.)

			A. Statement of	of Revenues and			
		Type of revenue or expense	Current tax year		years or 2 succeedin	g tax years	
5			(a) From 10/08 To 12/08	(b) From 1/09 To 12/09	(c) From 1/10 To 12/10	(d) From	(e) Provide Total for (a) through (d)
	1	Gifts, grants, and contributions received (do not					
		include unusual grants)	10,000	18,000			48,000
	2	Membership fees received	0	0	0		0
	3_	Gross investment income	0	0	0		0
	4	Net unrelated business income	0	0	0		0
	5	Taxes levied for your benefit	0	0	0		0
Revenues	6		0	0	0		0
	7		0	0	0		0
ž.	8	Total of lines 1 through 7	10,000				48,000
	9	Gross receipts from admissions, merchandise sold or services performed, or furnishing of facilities in any activity that is related to your exempt purposes (attach itemized list)	10,000	10,000			40,000
	10	Total of lines 8 and 9	10,000	18,000			48,000
	11						
	-		0	0	0		0
	12 13	Unusual grants Total Revenue	0		0		0
	13	Add lines 10 through 12	10,000	18,000			48,000
	14	Fundraising expenses	1,000	2,000	2,000		
	15	Contributions, gifts, grants, and similar amounts paid out (attach an itemized list)	0	0	0		
- 2.	16	Disbursements to or for the benefit of members (attach an itemized list)	0	13,000	13,000		
Expenses	17	Compensation of officers, directors, and trustees	0	0	0		
ë	18	Other salaries and wages	0	0	0		
×	19	Interest expense	0	0	0		
ш	20	Occupancy (rent, utilities, etc.)	0	0	0		
	21	Depreciation and depletion	0	0	0		
	22	Professional fees	2,500	5,500	5,500		
	23	Any expense not otherwise classified, such as program services (attach itemized list)	300		1,000		
	24	Total Expenses Add lines 14 through 23	3,800	21,500	21,500		

Page 10

Par	t IX Financial Data (Continued)			
	B. Balance Sheet (for your most recently completed tax year)		Year End	
	Assets		(Whole	dollars)
1	Cash	1		7,100
2	Accounts receivable, riet	3		0
3	inventories	4		0
4	bolius and notes receivable (attach an itemized list)	5		0
5	Corporate stocks (attach an itemized list)	6		0
6	Loans receivable (attach an itemized list)	7		0
7	Other investments (attach an itemized list)	8		0
8	Depreciable and depletable assets (attach an itemized list)	9		0
9	Land	10		7,100
10	Other assets (attach an itemized list)	11		7,100
11	Total Assets (add lines 1 tillough 10)	``		0
40	Liabilities	12		0
12	ACCOUNTS DEVELOR	13		0
13	Continuations, ditis, grants, etc. payable, , , , , , , , , , , , , , , , , , ,	14		0
14	INDITUATES AND NOTES DAYABLE (Attach an Remized iist)	15		0
15 16		16		0
16	Fund Balances or Net Assets			
17		17		7,100
18	Total Liabilities and Fund Balances or Net Assets (add lines 16 and 17)	18		
19	Have there been any substantial changes in your assets or liabilities since the end of the period		Yes	✓ No
	shown above? If "Yes," explain.			
Par				
	rmine whether you are a private operating foundation. (See instructions.) Are you a private foundation? If "Yes," go to line 1b. If "No," go to line 5 and proceed as instructed. If you are unsure, see the instructions.		Yes	☑ No
b	As a private foundation, section 508(e) requires special provisions in your organizing document in addition to those that apply to all organizations described in section 501(c)(3). Check the box to confirm that your organizing document meets this requirement, whether by express provision or by reliance on operation of state law. Attach a statement that describes specifically where your organizing document meets this requirement, such as a reference to a particular article or section in your organizing document or by operation of state law. See the instructions, including Appendix B, for information about the special provisions that need to be contained in your organizing document. Go to line 2.			
2	Are you a private operating foundation? To be a private operating foundation you must engage directly in the active conduct of charitable, religious, educational, and similar activities, as opposed to indirectly carrying out these activities by providing grants to individuals or other organizations. If "Yes," go to line 3. If "No," go to the signature section of Part XI.		Yes	□ No
3	Have you existed for one or more years? If "Yes," attach financial information showing that you are a private operating foundation; go to the signature section of Part XI. If "No," continue to line 4.		Yes	☐ No
4	Have you attached either (1) an affidavit or opinion of counsel, (including a written affidavit or opinion from a certified public accountant or accounting firm with expertise regarding this tax law matter), that sets forth facts concerning your operations and support to demonstrate that you are likely to satisfy the requirements to be classified as a private operating foundation; or (2) a statement describing your proposed operations as a private operating foundation?		Yes	□ No
5	If you answered "No" to line 1a, indicate the type of public charity status you are requesting by checking or You may check only one box.	ne of	the cho	pices below
	The organization is not a private foundation because it is:			_
а	509(a)(1) and 170(b)(1)(A)(i)—a church or a convention or association of churches. Complete and attach S	chec	dule A.	
b	509(a)(1) and 170(b)(1)(A)(ii)—a school. Complete and attach Schedule B.			
	509(a)(1) and 170(b)(1)(A)(iii)—a hospital, a cooperative hospital service organization, or a medical rese	earc	h	
	organization operated in conjunction with a hospital. Complete and attach Schedule C.			
d	509(a)(3)—an organization supporting either one or more organizations described in line 5a through c, or a publicly supported section 501(c)(4), (5), or (6) organization. Complete and attach Schedule D.	f, g	, or h	

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Par	X Public Charity Status (Continued)					
e f	509(a)(4)—an organization organized and operated ex 509(a)(1) and 170(b)(1)(A)(iv)—an organization operate operated by a governmental unit.	clusively for testing for public said for the benefit of a college or	afety. university	that	is owned or	
g	509(a)(1) and 170(b)(1)(A)(vi)—an organization that recof contributions from publicly supported organization	eives a substantial part of its fin s, from a governmental unit, or f	ancial su rom the	pport gener	in the form al public.	\square
h	509(a)(2)—an organization that normally receives not investment income and receives more than one-thir fees, and gross receipts from activities related to its	d of its financial support from co	ontributio	ns, m	embership	
i	A publicly supported organization, but unsure if it is decide the correct status.	described in 5g or 5h. The orgar	nization w	ould	like the IRS to	
6	If you checked box g, h, or i in question 5 above, you n selecting one of the boxes below. Refer to the instruction	nust request either an advance or ons to determine which type of ruli	a definiti ng you ar	ve ru e elig	ling by ible to receive.	
a	Request for Advance Ruling: By checking this box the Code you request an advance ruling and agree to excise tax under section 4940 of the Code. The tax was at the end of the 5-year advance ruling period. The ayears to 8 years, 4 months, and 15 days beyond the the extension to a mutually agreed-upon period of the Assessment Period, provides a more detailed explan you make. You may obtain Publication 1035 free of toll-free 1-800-829-3676. Signing this consent will not otherwise be entitled. If you decide not to extend the ruling.	o extend the statute of limitation will apply only if you do not estand assessment period will be extended end of the first year. You have the or issue(s). Publication 1035, ation of your rights and the conscharge from the IRS web site at the deprive you of any appeal rights.	s on the blish publed for the heright the Extending sequence www.irs	asses lic sule 5 a to refing the s of t gov o ch yo	esment of apport status dvance ruling use or limit a Tax whe choices or by calling ou would	Ø
	For Organization (Signature of Officer, Director/Trustee, or other authorized official)	Gerald Allan Schwinn (Type or print name of signer) President (Type or print title or authority of signer)			BNOVEW beg	2008
- 34	For IRS Use Only			-		
	IRS Director, Exempt Organizations			((Date)	
b	Request for Definitive Ruling: Check this box if yo you are requesting a definitive ruling. To confirm you g in line 5 above. Answer line 6b(ii) if you checked be answer both lines 6b(i) and (ii).	ır public support status, answer	line 6b(i)	if .yo	u checked box	
	(i) (a) Enter 2% of line 8, column (e) on Part IX-A. 5(b) Attach a list showing the name and amount of gifts totaled more than the 2% amount. If the	contributed by each person, con	npany, or	orga	nization whose	
	(ii) (a) For each year amounts are included on lines Expenses, attach a list showing the name of answer is "None," check this box.	1, 2, and 9 of Part IX-A. Statem and amount received from each	ent of Re disquali	evenu i fied	es and person. If the	
¥	(b) For each year amounts are included on line so a list showing the name of and amount receip payments were more than the larger of (1) 19 Expenses, or (2) \$5,000. If the answer is "No	ved from each payer, other than % of line 10, Part IX-A. Stateme	ı a disqua	alified	person, whose	
7	Did you receive any unusual grants during any of th Revenues and Expenses? If "Yes," attach a list incluamount of the grant, a brief description of the grant	e years shown on Part IX-A. Stauding the name of the contributor	tement cor, the da	of te an	☐ Yes	☑ No

Part XI User Fee Information

You must include a user fee payment with this application. It will not be processed without your paid user fee. If your average annual gross receipts have exceeded or will exceed \$10,000 annually over a 4-year period, you must submit payment of \$750. If your gross receipts have not exceeded or will not exceed \$10,000 annually over a 4-year period, the required user fee payment is \$300. See instructions for Part XI, for a definition of **gross receipts** over a 4-year period. Your check or money order must be made payable to the United States Treasury. User fees are subject to change. Check our website at www.irs.gov and type "User Fee" in the keyword box, or call Customer Account Services at 1-877-829-5500 for current information.

1	Have your annual gross receipts averaged or are they If "Yes," check the box on line 2 and enclose a user if "No," check the box on line 3 and enclose a user feet.	fee payment of \$300 (Subject to change—see above).		Yes	Z 1	О
2	Check the box if you have enclosed the reduced use	er fee payment of \$300 (Subject to change).				
<u>-</u>	Check the box if you have enclosed the user fee pay				Z	
aeci pplic	cation, including the accompanying schedules and attachment	n this application on behalf of the above organization and that ts, and to the best of my knowledge it is true, correct, and cor	npiete.	Dovean	1	2
Plea			/			
Plea Sign Her	n floof ally falls	(Type or print name of signer)	(Date)			

GOVERNMENT OF THE DISTRICT OF COLUMBIA

DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS



CERTIFICATE

THIS IS TO CERTIFY that all applicable provisions of the District of Columbia NonProfit Corporation Act have been complied with and accordingly, this CERTIFICATE OF INCORPORATION is hereby issued to:

DUPONT CIRCLE VILLAGE, INC.

IN WITNESS WHEREOF I have hereunto set my hand and caused the seal of this office to be affixed as of the 3rd day of October, 2008.

LINDA K. ARGO Director

Business and Professional Licensing Administration

PATRICIA E. GRAYS

Superintendent of Corporations

Corporations Division

Adrian M. Fenty Mayor

ARTICLES OF INCORPORATION

OF

DUPONT CIRCLE VILLAGE, INC.

To: Department of Consumer and Regulatory Affairs 941 N. Capitol Street, N.E. Washington, D.C. 20002

We, the undersigned, natural persons of the age of twenty-one years or more, acting as incorporators of a corporation, adopt the following Articles of Incorporation for such corporation pursuant to the District of Columbia Nonprofit Corporation Act:

ARTICLE ONE

The name of the corporation is Dupont Circle Village, Inc. (the "corporation").

ARTICLE TWO

The period of duration of the corporation is perpetual.

ARTICLE THREE

The corporation is organized to operate exclusively for charitable and educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986 (or corresponding provision of any future United States Internal Revenue law) and, more specifically,

- (a) To assist elderly residents of the Dupont Circle neighborhood of the District of Columbia by facilitating and coordinating a range of supportive services to enable residents to remain in their homes as they age and by sponsoring educational, social and cultural programs designed to promote their health and enhance their quality of life.
- (b) To engage in any and all lawful activities incidental to the foregoing purposes except as restricted herein.
- (c) To solicit, receive, and administer funds for educational and charitable purposes and to that end to take and hold by bequest, devise, gift, grant,



purchase, lease or otherwise, either absolutely or jointly with any other person or corporation, any property, real, personal, tangible, or intangible, or an undivided interest therein, without limitation as to amount of value; to sell, convey, or otherwise dispose of any such property and to invest, reinvest, or deal with the principal or the income thereof in such manner as, in the judgment of the corporation's directors, will best promote the purposes of the corporation without limitation, except such limitations, if any, as may be contained in the instrument under which such property is received, the bylaws of the incorporation, or any laws applicable thereto.

Notwithstanding any other provision of these articles, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this corporation, and the corporation shall not carry on any other activities not permitted to be carried on by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States internal revenue law.

ARTICLE FOUR

The corporation will have no members.

ARTICLE FIVE

The corporation shall not carry on propaganda or otherwise attempt to influence legislation except as an insubstantial part of its activities. The corporation shall not in any manner or to any extent participate in, or intervene in (including the publishing or distributing of statements), any political campaign on behalf of any candidate for public office; nor shall it engage in any "prohibited transaction" as defined in Section 503(b) of the Internal Revenue Code of 1986. No part of the net earnings of the corporation shall inure to the benefit of any member of the corporation or other private individual except that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered herein. None of the property of the corporation shall be distributed directly or indirectly to any member of the corporation except in fulfillment of its charitable and educational purposes enumerated herein.

ARTICLE SIX

The affairs of the corporation shall be carried on through its Board of Directors. In furtherance and not in limitation of the powers conferred by statute, the corporation is expressly authorized to carry on its business and to hold annual or special meetings of its Board of Directors either within or out of any of the states, territories or possessions of the United States, or the District of Columbia.

ARTICLE SEVEN

In the event of dissolution or liquidation of the corporation, after paying or adequately providing for the debts, obligations, and liabilities of the corporation, the remaining assets of this corporation shall be distributed to such organization (or organizations), organized and operated exclusively for charitable purposes, which has established its tax-exempt status under Section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States internal revenue law.

ARTICLE EIGHT

The address of the corporation's initial registered office is Dupont Circle Community Resource Center, 9 Dupont Circle, Washington, D.C. 20036, and the name of its initial registered agent is Gerald Allan Schwinn

ARTICLE NINE

The corporation reserves the right to amend, change or repeal any provision contained in these Articles of Incorporation or to merge or consolidate this corporation with any other nonprofit corporation in the manner now or hereafter prescribed by statute, provided, however, that any such action shall be undertaken exclusively to carry out the objects and purposes for which the corporation is formed, and all rights herein conferred or granted shall be subject to this reservation.

ARTICLE TEN

The number of directors constituting the initial Board of Directors is five (5) but the number of directors may be increased in the manner set forth in the bylaws provided that the number shall not be less than three (3). The names and addresses, including street and number, of the persons who are to serve as the initial directors are:

- Iris Molotsky
 1735 T Street, NW
 Washington, DC 20009
- Marilyn Newton
 2013 N Street, NW
 Washington, DC 20036
- Gerald Allan Schwinn
 1743 Church Street, NW,
 Washington, DC 20036

- Peggy Simpson
 1719 Swann Street, NW
 Washington, DC 20009
- 5. Abigail Wiebenson 1916 S Street, NW Washington, DC 20009

ARTICLE ELEVEN

The private property of the incorporators, directors and officers shall not be subject to the payment of corporate debts to any extent whatever.

ARTICLE TWELVE

The following persons are the incorporators of this corporation:

	Name	<u>Address</u>
a.	Andrea C. Ferster	2121 Ward Court, N.W., 5th Fl. Washington, D.C. 20037
b.	Frederick Schaedtler	2121 Ward Court, N.W., 5th Fl. Washington, D.C. 20037
c.	Charles Crumb	2121 Ward Court, N.W., 5th Fl. Washington, D.C. 20037

IN WITNESS WHEREOF, we have signed these Articles of Incorporation this ____ day of

October 2008.

Andrea C. Jerster

Frederick Schaedtler

Charles Crumb

I, IRLA TOSEH Notary Public, hereby certify that on the 15T day of 00TOBER 2008, the above listed persons appeared before me who signed the foregoing document as incorporators, and that the statements contained therein are true.

My commission expires 10/14/2010

Irma Joseph Notary Public, District of Columbia My Commission Expires 10-14-2010

<u>BYLAWS</u> <u>OF</u> DUPONT CIRCLE VILLAGE PROJECT, INC.

Adopted: October 7, 2008

ARTICLE I. OFFICES

- Section 1. Name; Office. The name of this corporation is Dupont Circle Village, Inc. (the "Corporation"). The registered office of the Corporation shall be Dupont Circle Village, Dupont Circle Community Resource Center, 9 Dupont Circle, Washington, DC 20036.
- Section 2. <u>Additional Offices</u>. The Corporation may also have offices at such other places, both within and without the District of Columbia, as the Board of Directors may from time to time determine or as the business of the Corporation may require.

ARTICLE II. PURPOSES

The purposes of the Corporation shall be those set forth in Article THIRD of the Articles of Incorporation.

ARTICLE III. MEMBERSHIP

The Corporation shall have no members. Any action which otherwise would require either approval by a majority of the members or approval by the members of the Corporation shall require approval only by the Board of Directors, including, without limitation, the right to elect directors.

ARTICLE IV. DIRECTORS

Section 1. General Powers; Number; Tenure. The business and affairs of the Corporation shall be managed by its Board of Directors, which may exercise all powers of the Corporation and perform all lawful acts and things for and on behalf of the Corporation. The number of directors shall be three (3), but the number of directors may be increased or decreased pursuant to the following provisions, but shall never be less than three (3). A majority of the entire Board of Directors may, at any time and from time to time, increase or decrease the number of directors of the Corporation as set forth in the Articles of Incorporation, subject to the foregoing limitation. The tenure of office of a director shall not be affected by any decrease in the number of directors so made by the Board. The directors shall be elected at the annual meeting of the Board of Directors, and each director elected shall hold office until the next succeeding annual meeting or until his successor is elected and shall qualify. Directors need not be residents of the District of Columbia or the Dupont Circle Neighborhood.

Section 2. <u>Vacancies</u>. Any vacancy occurring in the Board of Directors for any cause other than by reason of an increase in the number of directors may, unless otherwise provided in these Bylaws, be filled by a majority of the remaining members of the Board of Directors, although such majority is less than a quorum. Any vacancy occurring by reason of an increase in the number of directors may, unless otherwise provided in these Bylaws, be filled by action of a majority of the directors constituting the entire Board of Directors. A director elected by the Board of Directors to fill a vacancy shall be elected to hold office until the next annual meeting of the Board of Directors or until his successor is elected and shall qualify. If there are no directors in office, any officer may call a special meeting of the officers of the Corporation in accordance with such applicable provisions of these Bylaws relating to a special meeting of the Board of Directors, at which meeting such vacancies shall be filled by a majority of such officers.

Section 3. Removal; Resignation.

- (a) Except as otherwise provided by law or the Articles of Incorporation, at any meeting of the Board of Directors, duly called and at which a quorum is present, the Board of Directors may, by the affirmative vote of a majority of the Board of Directors, remove any director or directors from office with or without cause and may elect a successor or successors to fill any resulting vacancy or vacancies for the unexpired terms of any removed director or directors.
- (b) Any director may resign at any time by giving written notice to the Board of Directors, the Chairman of the Board, the President or the Secretary of the Corporation. Unless otherwise specified in such written notice, a resignation shall take effect upon delivery thereof to the Board of Directors or the designated officer. It shall not be necessary for a resignation to be accepted before it becomes effective.
- Section 4. <u>Place of Meetings</u>. The Board of Directors may hold meetings, annual, regular or special, either within or without the District of Columbia.

Section 5. Annual Meeting.

- (a) Annual meetings of the Board of Directors, commencing with the year 2009, shall be held in the month of September; or at such other date and time as shall be designated by the Board of Directors and stated in the notice of the meeting. Written notice of the annual meeting, stating the place, date and time thereof, shall be given to each director not less than 10 days prior to the meeting.
- (b) The annual meeting of the Board of Directors shall be held for the purpose of electing the directors and the officers, and all other business as may properly come before the Board of Directors. No notice of such meeting shall be necessary to the newly elected directors in order legally to constitute the meeting, provided a quorum shall be present.
- Section 6. <u>Regular Meetings</u>. Additional regular meetings of the Board of Directors may be held without notice, at such time and place as may from time to time be determined by the Board of Directors.

- Section 7. Special Meetings. Special meetings of the Board of Directors may be called by the Chairman of the Board, if any, or the President on at least 2 days' notice to each director, if such notice is delivered personally or sent by email, or on at least 3 days' notice, if sent by mail. Except as otherwise provided by law, the Articles of Incorporation or Article VI of these Bylaws, any such notice need not state the purpose or purposes of such meeting.
- Section 8. Quorum; Adjournments. At all meetings of the Board of Directors, a majority of the number of directors then in office shall constitute a quorum for the transaction of business, and the act of a majority of the directors present at any meeting at which there is a quorum shall be the act of the Board of Directors, except as may be otherwise specifically provided by law or the Articles of Incorporation. If a quorum is not present at any meeting of the Board of Directors, the directors present may adjourn the meeting from time to time, without notice other than announcement at the meeting, until a quorum shall be present.
- Section 9. <u>Compensation</u>. Directors shall not be entitled to compensation for their services as Directors of the Corporation, provided however, that Directors may receive reimbursement from the Corporation for any expenses incurred that are reasonable and necessary to carry out their duties as Directors of the Corporation.
- Section 10. <u>Action by Consent</u>. Any action required or permitted to be taken at any meeting of the Board of Directors may be taken without a meeting if a written consent to such action is signed by all members of the Board of Directors, and such written consent is filed with the minutes of the proceedings of the Board of Directors.
- Section 11. <u>Meetings by Telephone or Similar Communications</u>. The Board of Directors may participate in a meeting by means of a conference telephone or similar communications equipment by means of which all directors participating in the meeting can hear each other at the same time, and participation by such means shall be conclusively deemed to constitute presence in person at such meeting.

ARTICLE V. COMMITTEES

- Section 1. <u>Executive Committee</u>. The Board of Directors may appoint an Executive Committee consisting of not less than 5 directors, one of whom shall be designated as Chairman of the Executive Committee. Each member of the Executive Committee shall continue as a member thereof until the expiration of his or her term as a director, or his or her earlier resignation as a member or as a director, unless sooner removed as a member or as a director.
- Section 2. <u>Powers</u>. The Executive Committee shall have and may exercise those rights, powers and authority of the Board of Directors as may from time to time be granted to it by the Board of Directors (except to amend these Bylaws or any other matters which by law or these Bylaws requires approval of the Board of Directors or of a majority thereof) and may authorize the seal of the Corporation to be affixed to all papers which may require the same.
- Section 3. <u>Procedure; Meetings</u>. The Executive Committee shall fix its own rules of procedure and shall meet at such times and at such place or places as may be provided by such rules or as the members of the Executive Committee shall provide. The Executive Committee

shall keep regular minutes of its meetings and deliver such minutes to the Board of Directors. The Chairman of the Executive Committee, or, in his or her absence, a member of the Executive Committee chosen by a majority of the members present, shall preside at meetings of the Executive Committee, and another member thereof chosen by the Executive Committee shall act as Secretary of the Executive Committee.

- Section 4. Quorum. A majority of the Executive Committee shall constitute a quorum for the transaction of business, and the affirmative vote of a majority of the members thereof shall be required for any action of the Executive Committee. In the absence of any member of the Executive Committee, the members thereof present at any meeting, whether or not they constitute a quorum, may appoint a member of the Board of Directors to act in the place of such absent member.
- Section 5. Other Committees. The Board of Directors, by resolutions adopted by a majority of the whole Board, may appoint such other committee or committees, consisting of not less than 1 director, as it shall deem advisable and impose upon such committee or committees such functions and duties, and grant such rights, powers and authority, as the Board of Directors shall prescribe (except to amend these Bylaws or any other matters which by law or these Bylaws requires approval of the Board of Directors or of a majority thereof).
- Section 6. <u>Vacancies; Changes; Discharge</u>. The Board of Directors shall have the power at any time to fill vacancies in, to change the membership of, and to discharge any committee.
- Section 7. <u>Compensation</u>. Members of any committee shall not be entitled to compensation for their services as members of such committee and shall be entitled to reimbursement of expenses from the Corporation for personal services and expenses that are reasonable and necessary to carry out the exempt purpose of the Corporation.
- Section 8. <u>Action by Consent</u>. Any action required or permitted to be taken at any meeting of any committee of the Board of Directors may be taken without a meeting if a written consent to such action is signed by all members of the committee, and such written consent is filed with the minutes of its proceedings.
- Section 9. <u>Meetings by Telephone or Similar Communications</u>. The members of any committee which is designated by the Board of Directors may participate in a meeting of such committee by means of a conference telephone or similar communications equipment by means of which all members participating in the meeting can hear each other at the same time, and participation by such means shall be conclusively deemed to constitute presence in person at such meeting.

ARTICLE VI. NOTICES

Section 1. Form; Delivery. Whenever, under the provisions of law, the Articles of Incorporation or these Bylaws, notice is required to be given to any director, it shall not be construed to mean exclusively personal notice unless otherwise specifically provided, but such notice may be given in writing, by mail, addressed to such director, at his or her post office

address as it appears on the records of the Corporation, with postage thereon prepaid. Any such notice shall be deemed to have been given at the time it is deposited in the United States mail. Notice to a director may also be given personally or electronically sent to his or her email address as it appears on the records of the Corporation.

Section 2. <u>Waiver</u>. Whenever any notice is required to be given under the provisions of law, the Articles of Incorporation or these Bylaws, a written waiver thereof, signed by the person or persons entitled to said notice and filed with the records of the meeting, whether before or after the time stated therein, shall be conclusively deemed to be equivalent to such notice. In addition, any director who attends a meeting of the Board of Directors, without protesting at the commencement of the meeting such lack of notice, shall be conclusively deemed to have waived notice of such meeting.

ARTICLE VII. OFFICERS

Section 1. <u>Designations</u>. The officers of the Corporation shall be chosen by the Board of Directors and shall be a President, a Secretary and a Treasurer. The Board of Directors may also choose a Chairman of the Board, a Vice President or Vice Presidents, one or more Assistant Secretaries and/or Assistant Treasurers and such other officers and/or agents as it shall deem necessary or appropriate. All officers of the Corporation shall exercise such powers and perform such duties as shall from time to time be determined by the Board of Directors. Any number of offices (except those of President and Secretary) may be held by the same person, unless the Articles of Incorporation or these Bylaws otherwise provide, but no person shall execute, acknowledge or verify any instrument in more than one capacity, if such instrument is required by law, the Articles of Incorporation or these Bylaws to be executed, acknowledged or verified by two or more officers.

Section 2. Term of Office; Removal. The Board of Directors, at its annual meeting, shall choose a President, a Secretary and a Treasurer. The Board of Directors may also choose a Chairman of the Board, a Vice President or Vice Presidents, one or more Assistant Secretaries and/or Assistant Treasurers, and such other officers and agents as it shall deem necessary or appropriate. The officers of the Corporation shall hold office until their successors are chosen and shall qualify. Any officer elected or appointed by the Board of Directors may be removed at any time by the affirmative vote of a majority of the directors then in office when, in their judgment, the best interests of the Corporation will be served thereby. Such removal shall be without prejudice to the contractual rights, if any, of the person so removed. Any vacancy occurring in any office of the Corporation may be filled for the unexpired portion of the term by the Board of Directors.

Section 3. <u>Compensation</u>. Officers may not receive compensation from the Corporation for their services as officers. Officers shall be entitled to receive from the Corporation reimbursement for any expenses incurred that are reasonable and necessary in performing services for the Corporation in their capacity as Officers of the Corporation.

Section 4. The Chairman of the Board. The Chairman of the Board (if the Board of Directors so deems advisable and selects one) shall be an officer of the Corporation and, subject

to the direction of the Board of Directors, shall perform such executive, supervisory and management functions and duties as may be assigned to him from time to time by the Board. He shall, if present, preside at all meetings of the Board of Directors.

Section 5. The President.

- (a) The President shall be the chief executive officer of the Corporation and, subject to the direction of the Board of Directors, shall have general charge of the business, affairs and property of the Corporation and general supervision over its other officers and agents. In general, he shall perform all duties incident to the office of President and shall see that all orders and resolutions of the Board of Directors are carried into effect. In addition to and not in limitation of the foregoing, the President shall be empowered to authorize any change of the registered office or registered agent (or both) of the Corporation in the District of Columbia.
- (b) Unless otherwise prescribed by the Board of Directors, the President shall have full power and authority on behalf of the Corporation to attend, act and vote at any meeting of security holders of other corporations in which the Corporation may hold securities. At such meeting, the President shall possess and may exercise any and all rights and powers incident to the ownership of such securities which the Corporation might have possessed and exercised if it had been present. The Board of Directors may from time to time confer like powers and authority upon any other person or persons.
- Section 6. The Vice Presidents. The Vice President, if any (or in the event there be more than one, the Vice Presidents in the order designated, or, in the absence of any designation, in the order of their election), shall, in the absence of the President or in the event of his or her disability, perform the duties and exercise the powers of the President and shall generally assist the President and perform such other duties and have such other powers as may from time to time be prescribed by the Board of Directors.
- Section 7. The Secretary. The Secretary shall attend all meetings of the Board of Directors and record all votes and the proceedings of the meetings in a book to be kept for that purpose and shall perform like duties for the Executive Committee or other committees, if required. He or she shall give, or cause to be given, notice of annual and special meetings of the Board of Directors, and shall perform such other duties as may from time to time be prescribed by the Board of Directors, the Chairman of the Board or the President, under whose supervision he or she shall act. He or she shall have custody of the seal of the Corporation, and he or she, or an Assistant Secretary, shall have authority to affix the same to any instrument requiring it, and, when so affixed, the seal may be attested by his or her signature or by the signature of such Assistant Secretary. The Board of Directors may give general authority to any other officer to affix the seal of the Corporation and to attest the affixing thereof by his or her signature.
- Section 8. The Assistant Secretary. The Assistant Secretary, if any (or, in the event there be more than one, the Assistant Secretaries in the order designated, or, in the absence of any designation, in the order of their election), shall, in the absence of the Secretary or in the event of his or her disability, perform the duties and exercise the powers of the Secretary and shall perform such other duties and have such other powers as may from time to time be prescribed by the Board of Directors.

Section 9. The Treasurer. The Treasurer shall have the custody of the corporate funds and other valuable effects, including securities, and shall keep full and accurate accounts of receipts and disbursements in books belonging to the Corporation and shall deposit all monies and other valuable effects in the name and to the credit of the Corporation in such depositories as may from time to time be designated by the Board of Directors. He or she shall disburse the funds of the Corporation as may be ordered by the Board of Directors, taking proper vouchers for such disbursements, and shall render to the Chairman of the Board, the President and the Board of Directors, at regular meetings of the Board, or whenever the Board may require it, an account of all his or her transactions as Treasurer and of the financial condition of the Corporation.

Section 10. The Assistant Treasurer. The Assistant Treasurer, if any (or in the event there shall be more than one, the Assistant Treasurers in the order designated, or, in the absence of any designation, in the order of their election), shall, in the absence of the Treasurer or in the event of his or her disability, perform the duties and exercise the powers of the Treasurer and shall perform such other duties and have such other powers as may from time to time be prescribed by the Board of Directors.

ARTICLE VIII. INDEMNIFICATION OF CERTAIN PERSONS

Section 1. General The Corporation shall indemnify: (i) any individual who is a present or former Director or officer of the Corporation; or (ii) any individual who serves or has served in another Corporation, partnership, joint venture, trust, employee benefit plan or any other enterprise as a Director or officer, or as a partner or trustee of such partnership or employee benefit plan, at the request of the Corporation and who by reason of service in that capacity was, is or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative, to the full extent permitted under the District of Columbia Nonprofit Corporation Act (D.C. Code, Title 29, Chapter 3). The Corporation may, with the approval of the Board, provide such indemnification for any employee or agent of the Corporation.

Section 2. Advancement of Expenses. Reasonable expenses incurred by a Director or officer who is, or is threatened to be made, a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative or investigative, may be paid or reimbursed by the Corporation, upon the approval of the Board, in advance of the final disposition of the proceeding upon receipt by the Corporation of: (i) a written affirmation by the party seeking indemnification that he or she has a good faith belief that the standard of conduct necessary for indemnification by the Corporation as authorized herein has been met; and (ii) a written undertaking by or on behalf of the party seeking indemnification to repay the amount if it shall ultimately be determined that the standard of conduct has not been met.

Section 3. Exclusivity The rights of indemnification and advancement of expenses provided by the Charter or these Bylaws shall not be deemed exclusive of any other rights to which a person seeking indemnification or advancement of expenses may be entitled under any law (common or statutory) or agreement, both as to action in his official capacity and as to action in another capacity while holding office or while employed by or acting as agent for the Corporation,

and such rights shall continue in respect of all events occurring while a person was a Director or officer and shall inure to the benefit of the estate, heirs, executors and administrators of such person. All rights to indemnification and advancement of expenses under the Charter or these Bylaws shall be deemed to be a contract between the Corporation and each Director or officer of the Corporation who serves or served in such capacity at any time while this Section 3 is in effect. Nothing herein shall prevent the amendment of this Section 3, provided that no such amendment shall diminish the rights of any person hereunder with respect to events occurring or claims made before its adoption or as to claims made after its adoption in respect of events occurring before its adoption. Any repeal or modification of this Section 3 shall not in any way diminish any rights to indemnification or advancement of expenses of such Director or officer or the obligations of the Corporation arising hereunder with respect to events occurring, or claims made, while this Section 3, or any provision hereof, is in force.

Section 4. <u>Chapter 42 Taxes</u>. Notwithstanding the foregoing provisions of this Article VIII, the Corporation shall not indemnify, reimburse, or insure any person for any taxes imposed on such individual under chapter 42 of the Internal Revenue Code of 1986, as now in effect or as may hereafter be amended (the "IRC"). Further, if at any time the Corporation is deemed to be a private foundation within the meaning of Section 509 of the IRC, then, during such time, no payment shall be made under this Article if such payment would constitute an act of self-dealing or a taxable expenditure, as defined in Section 4941(d) or 4945(d), respectively, of the IRC.

ARTICLE IX. AFFILIATED TRANSACTIONS AND INTERESTED DIRECTORS

- Section 1. <u>Affiliated Transactions</u>. No contract or transaction between the Corporation and one or more of its directors or officers, or between the Corporation and any other corporation, partnership, association or other organization in which one or more of its directors or officers are directors or officers, or have a material financial interest, shall be void or voidable solely for this reason, or solely because the director or officer is present at or participates in the meeting of the Board of Directors or committee thereof which authorizes the contract or transaction or solely because his, her or their votes are counted for such purpose, if:
- (a) The material facts as to his/her relationship or interest and as to the contract or transactions are disclosed or are known to the Board of Directors or the committee, and the Board of Directors or committee in good faith authorizes the contract or transaction by the affirmative vote of a majority of the disinterested directors, even though the disinterested directors be less than a quorum; or
- (b) The contract or transaction is fair as to the Corporation as of the time it is authorized, approved or ratified by the Board of Directors, a committee thereof, or the stockholders.
- Section 2. <u>Determining Quorum</u>. Common or interested directors may be counted in determining the presence of a quorum at a meeting of the Board of Directors or of a committee thereof which authorizes any contract or transaction specified in Section 1 of Article X.

Section 3. <u>Self-Dealing</u>. Notwithstanding the provisions of this Article X, if at any time the Corporation is deemed to be a private foundation within the meaning of Section 509 of the IRC, then, during such time, no contract or transaction shall be entered into by a director or officer of the Corporation, if the same would constitute an act of self-dealing or willful misconduct by such director or officer of the Corporation.

ARTICLE X. INVESTMENTS

- Section 1. <u>Reinvestment</u>. The Corporation shall have the right to hold, manage, invest and reinvest the property received by it, in the discretion of the Board of Directors and without being restricted to the class of investments which any director is or may be permitted by law to make; provided, however, that no action may be taken by or on behalf of the Corporation if such action would result in the denial of the Corporation's income tax exemption under Section 501(c) of the IRC (as defined in Section 4 of Article VIII).
- Section 2. <u>Commingling</u>. Upon receipt of any property, the Board of Directors may, subject to any limitations, conditions or requirements affecting the use of any property so received, add such property to or commingle such property with any other assets of the Corporation or hold such property as a separate fund if, in the sole discretion of the Board of Directors, such segregation is in the best interests of the Corporation.

ARTICLE XI. CONFLICTS OF INTEREST

The Board of Directors shall adopt and maintain in effect at all times a conflict of interest policy providing for full disclosure in the event a Director, officer, key employee or committee member has an interest in a contract or other transaction with the Corporation and procedures for ensuring that any person having a conflict of interest shall not vote on, nor use personal influence on, nor participate (other than to present factual information or to respond to questions) in the discussions or deliberations with respect to, such contract or transaction. Persons found to have a conflict of interest may be counted in determining the existence of a quorum at any meeting where the contract or transaction is under discussion or is being voted upon.

ARTICLE XII. GENERAL PROVISIONS

- Section 1. <u>Fiscal Year</u>. The fiscal year of the Corporation shall be as determined from time to time by the Board of Directors.
- Section 2. <u>Seal.</u> The corporate seal shall have inscribed thereon the name of the Corporation, the year of its incorporation and the words "Corporate Seal" and "District of Columbia".
- Section 3. <u>Invalid or Unenforceable Provisions</u>. The invalidity or unenforceability of any particular provision of these Bylaws shall not affect the other provisions hereof, and these

Bylaws shall be construed in all respects as if such invalid or unenforceable provision were omitted.

Section 4. <u>Applicable Law.</u> These Bylaws will be governed and construed according to the laws of the District of Columbia.

Section 5. Gender and Number. Whenever the context of these Bylaws requires, the masculine gender includes the feminine and neuter, and vice versa, and the singular number includes the plural and vice versa.

ARTICLE XIII. AMENDMENTS

The Board of Directors shall have the power to make, alter, amend and repeal these Bylaws, and to adopt new bylaws, by an affirmative vote of a majority of the entire Board of Directors, provided that notice of the proposal to make, alter, amend or repeal these Bylaws, or to adopt new bylaws, was included in the notice of the meeting of the Board of Directors at which such action takes place.

SECRETARY'S CERTIFICATE

I, ABLGAILZ WIEREKENY	Secretary	of	Dupont	Circle	Village,	INC.	(the
"Corporation"), a District of Columbi	ia nonprofit c	orpo	ration, DO) HERE	BY CERT	IFY tha	it the
foregoing is a true and correct copy					opted by t	he Boar	rd of
Directors of the Corporation on	Ectober		, 20 <u>08</u>	<u>.</u> .	_ '		

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Corporate Seal of the Corporation this 14th, of Hove noew, 2008

Hospail Blucce Pupout arche Village, Secretary

[Corporate Seal]

8877

Form 1023 - Supplementary answers/attachments

Part I, #7 Andrea Ferster

Law Offices
2121 Ward Court, NW
5th Floor
Washington, DC 20037
202-974-5142
202-223-9257 (fax)
aferster@railstotrails.com

Part IV Narrative description of Dupont Circle Village activities

Dupont Circle Village ("DCV") is a newly-formed non-profit, charitable community organization formed to provide realistic and cost-effective options and services to assist elderly residents within the Dupont Circle neighborhood in Northwest Washington, DC stay in their homes as they age and face new challenges. The concept of forming DCV grew from concerns many people share as they age: the fear of becoming a burden to their family and friends, the difficulty in continuing to do routine but vital household tasks, as well as questions about coping with short-term or more serious health care needs at home. A key role of the organization will be to identify the needs of elderly residents, organize a corps of volunteers of all ages and reliable, responsible third-party resource to respond to these needs. Services will be available, free of charge, to any member of DCV, and membership is open to any older resident of the Dupont Circle neighborhood of Washington, DC.

DCV's first activities will be to identify, interview, and undertake background checks of vendors and volunteers, and develop and manage a web site for the organization. DCV will phase in services to members, focusing initially on transportation escorts for groceries and other errands, rides to and from medical appointments, assistance with computers, other electronics and insurance forms, and handyman jobs, yard work and snow shoveling. The range of services will be expanded as additional services or financial resources are identified and more volunteers are recruited. Eventually, DCV intends to offer members the following assistance and services.

- **Home Services**: snow removal and yard work; transportation for grocery shopping and other errands; house maintenance (e.g., replacing ceiling light bulbs); house emergencies; house/window cleaning; gardening; summer rentals and house swapping; home safety evaluation.
- Health Care Services: picking up prescriptions, providing doctor-prescribed rides to/from medical appointments and procedures; providing opportunities for blood pressure screenings and immunizations; and, linking those interested in exercise programs for

mobility, balance and weight loss. DCV also offers a vetted list of vendors who provide home health care, from temporary help after a fall, to regular supervision of prescribed medications, to 24-hour home health care. It also provides information about LifeLine services.

- Financial and Medical Literacy: CPA advice, including tax preparation, helping write wills and help in understanding Medicare and drug benefits.
- Pet needs: feeding and walking pets, providing rides to the vet.
- Computer literacy: troubleshooting problems, access to a volunteer professional assistance.
- **Keeping in Touch**: friendly/neighborly visits; "red alert" feedback from volunteers about residents who might need help.

The IRS has determined that the difficulties and forms of distress experienced by the elderly justify considering the aged as a charitable class. See Rev. Rul. 72-124, 1972-1 C.B. 145; Rev. Rul 76-244, 1976-1 C.B. 155. Providing services, such as transportation and running errands to elderly persons is a recognized charitable activity. See Rev. Rul 77-246, 1977-2 C.B. 190 ("Providing the elderly and the handicapped with necessary transportation within the community is an activity directed toward meeting the special needs of these charitable classes of individuals.") DCV will also identify qualified service providers for other necessary services, such as home health care, that cannot be provided by a DCV volunteer, and make referrals to providers of fee-based services. See Rev. Rul. 75-198, 1975-1 C.B. 157 (organization that establishes a service center providing information, referral, counseling services relating to health, housing, finances, education, and employment for a particular community's senior citizens may qualify for exemption under section 501(c)(3)).

The IRS has also recognized that needs of older persons include cultural, and recreational activities that are specially designed to meet the needs of the aged, and that "satisfaction of these special needs contributes to the prevention and elimination of the causes of the unique forms of 'distress' to which the aged, as a class, are highly susceptible and may in the proper context constitute charitable purposes or functions." Rul. 75-198, *supra*. DCV will meet these needs by fostering the formation of DCV "affinity groups" that could arrange cooking classes at local restaurants, group outings to theatres and museums, art classes, bridge and other games, dancing, swimming, yoga, Pilates, and other cultural outings and continuing education activities.

Accordingly, DCV qualifies for tax exemption under Section 501(c)(3).

Part V, 1a Directors (cont'd)

Dupont Circle Village EIN: 26-2702387
Form 1023 Exhibit A

Name Title Mailing address Compensation

amount

Iris Molotsky Board Member 1735 T Street, NW

Washington, DC 20009 none

Marilyn Newton Board Member 2013 N Street, NW

Washington, DC 20036 none

Part V, 5 a Conflict of Interest Policy

A Conflict of Interest Policy was adopted by the Board of Directors at a regularly scheduled meeting on Tuesday, October 7, 2008.

Part V, 5 b, 5 c Conflict of Interest Policy

Procedures are detailed in the Conflict of Interest Policy and in the ByLaws, Articles IX, XI.

Part VI 1a Members and Other That Receive Will Benefits

In order to receive services, residents must be accepted as a "member" of DCV. Membership is open to any person over the age of 55 residing within the geographic boundaries served by DCV. The "membership" requirement ensures that recipients of DCV services are first subject to an intake interview by DCV to assess the level of the individual's needs. Members will be assessed annual dues to cover DCV's administrative costs, with the level of dues to be determined by the Board of Directors However, the dues requirement will be waived for eligible residents who are unable to afford the membership dues. All DCV services will be provided without charge.

Part VI 2 Program Limit

Any older resident of the Dupont Circle neighborhood of Washington, DC, will be able to request services of our pilot volunteer program. When the Dupont Circle Village decides to establish membership and assess annual fees, the Village will establish procedures so that elderly neighbors who would find it difficult to pay these fees would be able to pay at a lower, more affordable rate. DCV will seek resources beyond membership fees to subsidize less well off neighbors requesting services. The same level of and access to services provided by the Village would be available to those who would be paying full or subsidized membership fees.

Part VIII 4a Fundraising

EIN: 26-2702387 Form 1023 Exhibit A

Dupont Circle Village will engage in fundraising activities including mail solicitations, email solicitations, personal solicitations, foundation grant solicitations, phone solicitations, and government grant solicitations. To date, Dupont Circle Village has undertaken personal and mail solicitations asking interested residents to support the organization's start-up by making an initial contribution of \$100. DCV has also requested and received a grant for start-up expenses from the Dupont Circle Citizens Association and will request a similar grant from the Dupont Circle Advisory Neighborhood Commission, a local governmental entity. DCV is currently developing a fundraising campaign, the scope of which will be established after an evaluation of the pilot volunteer effort.

Part VIII 4d Fundraising

DCV will fundraise in the District of Columbia on its own behalf.

Part IX **Financial Data**

DCV revenue and expenses assumes that DCV will operate in a volunteer dependent fashion. As the organization finds greater demand for services and a larger number of neighbors interested in an aging-in-place Dupont Circle Village, DCV will consider hiring staff. establishing annual member fees, and seeking financial support to subsidize less well-off neighbors.

- Line 1 2008 – grant from the Dupont Circle Citizens Association 2009 – grants from ANC2B (a local governmental entity)
- Line 2 DV assumes supporter contributions of \$100 and a growing number of contributors.
- Line 16 All disbursements will be for the benefit of older Dupont Circle neighborhood residents. Expenses may include hiring trainers for Village volunteers, paying program providers for seminars, workshops, exercise classes, rental for meeting spaces, and transportation to Village-sponsored events.
- Line 22 This includes lawyer fees, bookkeeping/auditing, and insurance for directors and officers and group liability.
- Line 23 These are miscellaneous office-type expenses for copying, paper, stationary, and telephone.

Volunteering

to:
volunteer
to
like
would

☐ Provide transportation to and from appointments

☐ Pick-up people after medical

procedures

☐Run errands ☐Assist with computers ☐ Assist with insurance forms

☐ I would like to receive:

☐Transportation to and from

■ I ransportation to and frappointments

☐ Transportation after medical

procedures

☐ Errand running services

☐ Assistance with computers

☐Assistance with insurance forms

Please tell us about other services you can provide or would like to receive.

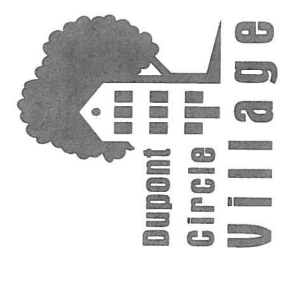
Services

Initially, DCV will phase in the following services to members in the order listed:

- Transportation escorts for groceries and pharmacies
- Rides to and from medical appointments and procedures
- Assistance with computers, other electronics and insurance forms
- Handyman jobs, yard work and snow shoveling

As we grow, DCV hopes to expand its services to include social activities and health-related items such as exercise groups. We also plan to develop relationships with groups like IONA Senior Services that offer additional activities and health related courses.

Accurately assessing the types of services needed and enlisting volunteers in sufficient numbers is the key to ensuring our success.



Dupont Circle Residents Form 'Aging in Place' Village

Join Us!

Dupont Circle Village Form 1023

EIN: 26-2702387 Exhibit B

Conflict of Interest Policy

CONFLICT OF INTEREST POLICY

Article I

Purpose

The purpose of this conflict of interest policy is to protect the interest of Dupont Circle Village, Inc. ("the Corporation") when it is contemplating entering into a transaction or arrangement that might benefit the private interest of an office or director of the Corporation. This policy is intended to supplement but not replace any applicable state laws governing conflicts of interest applicable to nonprofit and charitable organizations.

Article II

Definitions

1.) Interested Person

Any director, principal officer, or member of a committee with board delegated powers who has a direct or indirect financial interest, as defined below, is an interested person. If a person is an interested person with respect to any entity in a multi-entity system of which the Corporation is a part, he or she is an interested person with respect to all entities in the multi-entity system.

2.) Financial Interest

A person has a financial interest if the person has, directly or indirectly, through business investment, or family –

- a.) An ownership or investment interest in any entity with which the corporation has transaction or arrangement, or
- b.) A compensation arrangement with the Corporation nor with any entity or individual with which the Corporation has transaction or arrangement, or
- c.) A potential ownership or investment interest in, or compensation arrangement with, any entity or individual with which the Corporation is negotiating a transaction or arrangement.

Compensation includes direct and indirect remuneration as well as gifts or favors that are substantial in nature.

A financial interest is not necessarily a conflict of interest. Under Article III, Section 2, a person who has financial interest may have a conflict of interest only if the appropriate board or committee decides that conflict of interest exists.

Article III

Procedures

1.) Duty to Disclose

In connection with any actual or possible conflict of interest, an interested person must disclose the existence of his or her financial interest and must be given the opportunity to disclose all material facts to the directors and members of committees with board delegated powers considering the proposed transaction or arrangement.

2.) Determining Whether a Conflict of Interest Exists

After disclosure of the financial interest and all material facts, and after any discussion with the interested person, he/she shall leave the board or committee meeting while the determination of a conflict of interest is discussed and voted upon. The remaining board or committee members shall decide if a conflict of interest exists.

3.) Procedures for Addressing the Conflict of Interest

- a.) An interested person may make a presentation at the board or committee meeting, but after such presentation, he/she shall leave the meeting during the discussion of, and the vote on, the transaction or arrangement that results in the conflict of interest.
- b.) The chairperson of the board or committee shall, if appropriate, appoint a disinterested person or committee to investigate alternatives to the proposed transactions arrangement.
- c.) After exercising due diligence, the board or committee shall determine whether the Corporation can obtain a more advantageous transaction or arrangement with reasonable efforts from a person or entity that would not give rise to a conflict of interest.
- d.) If a more advantageous transaction or arrangement is not reasonably attainable under circumstances that would not give rise to conflict of interest, the board or committee shall determine by a majority vote of the disinterested directors whether the transaction or arrangement is in the Corporation's best interest and for its own benefit, and whether the transaction is fair and reasonable to the Corporation, and it shall make its decision as to whether to enter into the transaction or arrangement in conformity with such determination.

4.) Individuals who receive compensation, directly or indirectly, from the corporation, whether as employees or independent contractors, are precluded from membership on any committee whose jurisdiction includes compensation matters. No person, either individually or collectively, is prohibited from providing information to any committee regarding compensation.

Article VI

Annual Statements

Each director, principal officer, and member of a committee with board delegated powers shall annually sign a statement which affirms that such person –

- a.) Has received a copy of this conflict of interest policy,
- b.) Has read and understands the policy,
- c.) Has agreed to comply with the policy, and
- d.) Understands that the Corporation is a chartable organization and that in order to maintain its federal tax exemption it must engage primarily in activities which accomplish one or more of its tax-exempt purposes.

Article VII

Periodic Reviews

To ensure that the Corporation operates in a manner consistent with its charitable purposes and that it does not engage in activities that could jeopardize its status as an organization exempt from federal income tax, periodic reviews shall be conducted. The periodic reviews shall, at a minimum, include the following subjects:

- a.) Whether the compensation arrangements and benefits are reasonable and are the result of arm's-length bargaining.
- b.) Whether acquisitions of property (tangible and intangible), goods, and services result in inurement or impermissible private benefit.
- c.) Whether partnership and joint venture arrangements, and arrangements with for-profit entities, conform to written policies; are properly recorded; reflect reasonable payments for property, goods, and services; further the Corporation's charitable purposes; and do not result in inurement or impermissible private benefits.
- d.) Whether agreements and other arrangements for the Corporation to provide goods and services further its charitable purposes, are non-commercial in nature, and do not result in inurement or impermissible private benefit.

Article VIII

Use of Outside Experts

In conducting the periodic reviews provided for in Article VII, the Corporation may, but need not, use outside advisors. If outside experts are used, their use shall not relieve the board of its responsibility for ensuring that periodic reviews are conducted.

The foregoing Conflict of Interest Policy supersedes all of the Corporation's prior existing