NO6000001955

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DIVISION OF CORPORATIONS

09 HAY -4 PM 12: 15

COVER LETTER

TO: Amendment Section **Division of Corporations**

Tallahassee, FL 32314

NAME OF CORPO	RATION: Community Is	sues Council, Inc.	
DOCUMENT NUM	BER: N06000001955	Patricks	
The enclosed Articles	of Amendment and fee are sub	omitted for filing.	
Please return all corre	spondence concerning this mat	ter to the following:	
		ce L Kemple	
	(Name of	Contact Person)	
	Community I	ssues Council, Inc.	
	(Firm/ Company)		
	3433 Lithia Pin	ecrest Rd., Suite 354	
	(4	Address)	
	Valric	o, FL 33596	
	(City/ Sta	te and Zip Code)	
		integrity.com	
	E-mail address: (to be use	d for future annual report n	otification)
For further information	on concerning this matter, pleas	e call:	
Terrence L Kemp	le	at (813) 653	-4822
(Name	of Contact Person)		Daytime Telephone Number)
Enclosed is a check for	or the following amount made p	payable to the Florida Depar	rtment of State:
□\$35 Filing Fee	□ \$43.75 Filing Fee & Certificate of Status	☑ \$43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	□ \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)
	ng Address	Street Address	•
Amendment Section		Amendment Sec Division of Cor	
Division of Corporations P.O. Box 6327		Clifton Building	
Tallahassee, FL 32314		2661 Executive	

Tallahassee, FL 32301

SECRETARY OF STATE
E'VISION OF CORPORATIONS
OP MAY -4 PM 12: 15

Articles of Amendment to Articles of Incorporation of

(Name of Corporation as currently filed with the Florida Dept. of State)
N0600001955
(Document Number of Corporation (if known)
Pursuant to the provisions of section 617.1006, Florida Statutes, this <i>Florida Not For Profit Corporation</i> adopt the following amendment(s) to its Articles of Incorporation:
A. If amending name, enter the new name of the corporation:
The new name must be distinguishable and contain the word "corporation" or "incorporated" or the abbreviation "Corp." or "Inc." "Company" or "Co." may not be used in the name.
B. Enter new principal office address, if applicable: (Principal office address MUST BE A STREET ADDRESS)
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX)
D. If amending the registered agent and/or registered office address in Florida, enter the name of the new registered agent and/or the new registered office address:
Name of New Registered Agent:
New Registered Office Address: (Florida street address)
(City), Florida(Zip Code)
New Registered Agent's Signature, if changing Registered Agent: I hereby accept the appointment as registered agent. I am familiar with and accept the obligations of the position.
Signature of New Registered Agent, if changing

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added: (Attach additional sheets, if necessary) **Title** Name Address Type of Action ☐ Add ☐ Remove ☐ Add E. If amending or adding additional Articles, enter change(s) here: (attach additional sheets, if necessary). (Be specific) Two complete sets of amended articles which include all changes to the Articles and the names and addresses for 4 new Directors are attached. One is for your records and the other is to be certified and returned. No Directors were removed.

The date of each amendment(s) adoption:		4/30/09.
Effective date <u>if applicable</u> :		4-30-09
	(no more than 90 days after a	mendment file date)
Adoption of Amendment(s)	(CHECK ONE)	
The amendment(s) was/we was/were sufficient for app		the number of votes cast for the amendment(s)
There are no members or adopted by the board of di		amendment(s). The amendment(s) was/were
Dated_4/30	/09	
Signature	Jenera Z	Kniple
hav		of the board, president or other officer-if directors rporator – if in the hands of a receiver, trustee, outlat fiduciary)
	Terren	ce L Kemple
	(Typed or printed	name of person signing)
	President and C	hairman of the Board
	(Title of pe	son signing)

Page 3 of 3

Articles of Amendment to Articles of thurporation

Community Issues Council, Inc. Amended April 25, 2009

A CORPORATION NOT FOR PROFIT

This is a nonprofit corporation, organized solely for general charitable, religious educational, and scientific purposes pursuant to the Florida Corporations Not For Profit Act set forth in Chapter 617 of the Florida Statutes.

ARTICLE I

CORPORATE NAME

The name of the Corporation is:

Community Issues Council, Inc.

ARTICLE II

PRINCIPAL OFFICE

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

3433 Lithia Pinecrest Rd., Suite 354

Valrico, FL 33596

ARTICLE III

DURATION

The period of duration of this Corporation is perpetual, unless dissolved according to law.

Corporate existence commenced on February 22, 2006.

ARTICLE IV

SPECIFIC AND GENERAL PURPOSES

The specific and general purposes for which the Corporation is formed are:

- (A). To educate Christians about the impact current events and issues will have on their ability to live according to Biblical Christian values.
- (B) To operate exclusively in any other manner for such charitable, educational and scientific purposes as will qualify it as an exempt organization under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, or under any corresponding provisions of any subsequent federal tax laws, covering the distributions to organizations qualified as tax exempt organizations under the Internal Revenue Code, as amended.

ARTICLE V

MEMBERSHIP

The initial members of the Corporation are:

1.	Terrence L Kemple	3433 Lithia Pinecrest Rd., Suite 354, Valrico, FL 33596
2.	Shirley Kemple	3433 Lithia Pinecrest Rd., Suite 354, Valrico, FL 33596
3.	Marilee Bock	3433 Lithia Pinecrest Rd., Suite 354, Valrico, FL 33596

ARTICLE VI

REGISTERED OFFICE AND AGENT

The street address and city of the initial registered agent of the Corporation is as follows:

3433 Lithia Pinecrest Rd., Suite 354 Valrico, FL 33596

The name of the registered agent at such address is:

Terrence L. Kemple

ARTICLE VII

MANAGEMENT OF CORPORATE AFFAIRS

The powers of this Corporation shall be exercised, its properties controlled, and its affairs conducted by a Board of Directors. The number of Directors of the Corporation shall be no less than three, and shall otherwise be established and regulated by the Bylaws. Directors of the Corporation shall be elected in the manner provided in the Bylaws.

ARTICLE VIII

DIRECTORS

The names and addresses of the persons who currently serve as Directors are:

	NAME	<u>ADDRESS</u>
1.	Terrence L Kemple	3433 Lithia Pinecrest Rd., Suite 354, Valrico, FL 33596
2.	Shirley Kemple	3433 Lithia Pinecrest Rd., Suite 354, Valrico, FL 33596
3.	Marilee Bock	3433 Lithia Pinecrest Rd., Suite 354, Valrico, FL 33596
4.	Mike Nelis	3433 Lithia Pinecrest Rd., Suite 354, Valrico, FL 33596
5.	Thomas Digeronimo	3433 Lithia Pinecrest Rd., Suite 354, Valrico, FL 33596
6.	McKenzie Rogers	3433 Lithia Pinecrest Rd., Suite 354, Valrico, FL 33596
7.	Ross Spano The Directors named herein will ho	3433 Lithia Pinecrest Rd., Suite 354, Valrico, FL 33596 ld office until the next annual meeting at which time
elections will be held to select new Directors.		

ARTICLE IX

AMENDMENT OF ARTICLES

Amendments to these Articles of Incorporation may be adopted at a meeting of the Board of Directors by a majority vote of the Directors then in office.

ARTICLE X

EARNINGS AND ACTIVITIES OF THE CORPORATION

- (A) No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to its directors, officers or other private persons, except that the Corporation shall be authorized and empowered, pursuant to the "Conflict of Interest Policy" incorporated as part of the By Laws of the Corporation, to pay reasonable compensation for services rendered, to reimburse expenses incurred on behalf of the Corporation, and to make payments and distributions in furtherance of the purposes as set forth in Article IV hereof.
- (B) No substantial part of the activities of the Corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the Corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office.
- (C) Notwithstanding any other provision of these articles, this Corporation shall not carry on any activities not permitted to be carried on (a) 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) or (b) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law).
- (D) 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.

ARTICLE XI

DEDICATION OF ASSETS

The property of the Corporation is irrevocably dedicated to charitable, religious, educational, and scientific purposes, and no part of the net income or assets of the Corporation shall ever inure to the benefit of any director or officer, or to the benefit of any private individual.

ARTICLE XII

DISTRIBUTION OF ASSETS

In the event of the dissolution of the Corporation, the Board of Directors shall, after paying or making provision for the payment of all the liabilities of the Corporation, dispose of all of the remaining assets of the Corporation by donating such remaining assets to:

LifeCare of Brandon

122 N. Moon Ave.

Brandon, FL 33510;

which is an organization organized and operated exclusively for charitable, religious, educational, or scientific purposes which qualifies as an exempt organization under Section 501(c)(3) of the Internal Revenue Code of 1986.

Any such assets not so disposed of shall be disposed of by a court of competent jurisdiction in the county in which the principal office of the Corporation is then located, exclusively for such purposes or to such organization or organizations as such court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE XIII

AMENDMENT OF BYLAWS

Subject to the limitations contained in the Bylaws and any limitations set forth in the Corporations Not for Profit Law of the State of Florida, the Bylaws of this Corporation may be made, altered, rescinded, added to, or new Bylaws may be adopted, either by a resolution of the Board of Directors, or by following the procedure set forth therefor in the Bylaws.

ARTICLE XIV

ADOPTION OF REVISED ARTICLES OF INCORPORATION

The name and address of the Chairman of the Board of Directors of this Corporation is as follows:

Terrence L. Kemple 3433 Lithia Pinecrest Rd., Suite 354 Valrico, FL 33596

The undersigned, being Chairman of the Board of this Corporation, for the purpose of amending the Articles of Incorporation for this nonprofit Corporation under the laws of the State of Florida, has submitted these revised Articles of Incorporation, this 30th day of April, 2009.

Chairman of the Board

Daté