NO70000007752

(Re	equestor's Name)	···
(Ac	ldress)	
(Ad	ldress)	
(Cit	ty/State/Zip/Phone	e #) .
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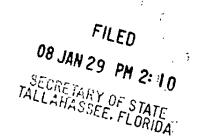
TO: Amendment Section Division of Corporations

NAME OF CORPORATION: SELF EMPOWERMENT CENTER, INC.		
DOCUMENT NUMBER: N070000077	752	
DOCUMENT NUMBER:		
The enclosed Articles of Amendment and fee	are submitted for filing.	
Please return all correspondence concerning the	his matter to the following:	
KENOL M. FRANCIS , VP	SEC BOARD MEMBER	
(Name of Contact Person)		
/Firm	/ Company)	
(i iiii	Company	
12864 BISCAYNE E	BLVD, SUITE 115	
(4	Address)	
MIAMI. FLO	ORIDA 33181	
	te and Zip Code)	
(Only) State and Dip Code)		
For further information concerning this matter	r, please call:	
KENOL M. FRANCIS, VP/SEC BOARD ME	MBER at (305-) 934-5956	
(Name of Contact Person)	(Area Code & Daytime Telephone Number)	
((case see any amo vere product various)	
Enclosed is a check for the following amount:		
\$35 Filing Fee \$\alpha\$\$ \$43.75 Filing Fee &	\$43.75 Filing Fee & \$52.50 Filing Fee	
Certificate of Status	Certified Copy Certificate of Status (Additional copy is Certified Copy	
	enclosed) (Additional Copy	
	is enclosed)	
Mailing Adduses	Street Address	
Mailing Address Amendment Section	Amendment Section	
Division of Corporations	Division of Corporations	
P.O. Box 6327	Clifton Building	
Tallahassee, FL 32314	2661 Executive Center Circle	

Tallahassee, FL 32301



Articles of Amendment to Articles of Incorporation of



SELF EMPOWERMENT CENTER, INC.

OLE: EMI ONE MILITIOETT, 1110.
(Name of corporation as currently filed with the Florida Dept. of State)
N07000007752
(Document number of corporation (if known)
Pursuant to the provisions of section 617.1006, Florida Statutes, this <i>Florida Not For Profit Corporation</i> adopts the following amendment(s) to its Articles of Incorporation:
NEW CORPORATE NAME (if changing):
COMMUNITY SELF EMPOWERMENT CENTER, INC.
(must contain the word "corporation," "incorporated," or the abbreviation "corp." or "inc." or words of like import in language; "Company" or "Co." may <u>not</u> be used in the name of a not for profit corporation)
AMENDMENTS ADOPTED - (OTHER THAN NAME CHANGE) Indicate Article Number(s) and/or Article Title(s) being amended, added or deleted: (BE SPECIFIC)
SEE ATTACHED FOR RECORDING

(Attach additional pages if necessary) (continued)

The date	of adoption of the amendment(s) was: JANUARY 25th, 2008	
Effective date if applicable: JANUARY 25th, 2008		
	(no more than 90 days after amendment file date)	
Adoption	of Amendment(s) (<u>CHECK ONE</u>)	
	The amendment(s) was (were) adopted by the members and the number of votes case for the amendment was sufficient for approval.	
Ø	There are no members or members entitled to vote on the amendment. The amendment(s) was (were) adopted by the board of directors.	
Sig	(By the chairman or vice chairman of the board, president or other officer- if directors have not been selected, by an incorporator- if in the hands of a receiver, trustee, or other court appointed fiduciary, by that fiduciary.)	
	KENOL M. FRANCIS	
	(Typed or printed name of person signing)	
	VP/SEC BOARD MEMBER	
	(Title of person signing)	

FILING FEE: \$35

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF COMMUNITY SELF EMPOWERMENT CENTER, INC.

Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida nonprofit corporation adopts the following articles of amendment to its articles of incorporation.

AMENDED ADOPTED ARTICLE ADDED

ADDITIONAL PROVISIONS

Resolved that any salaries, wages, together with fringe benefits or other forms of compensation (housing, transportation and other allowances) paid to or provided our employees, directors, or officers will not exceed a value which is reasonable and commensurate with the duties and working hours associated with such employment and with the compensation ordinarily paid persons with similar positions or duties.

This corporation is organized exclusively for one or mores of the purposes as specified in Section 501(c)(3) of the Internal Revenue Code, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code.

No part of the net earnings of this corporation shall inure to the benefit of, or be distributable to, its members, directors, officers, or other private persons, except that this corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in these Articles.

No substantial part of the activities of this corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation (except as otherwise provided by Section 501(h) of the Internal Revenue Code), and this corporation shall not participate in, or intervene in (including the publishing or distribution of statements), any political campaign on behalf of, or in opposition to, any candidate for public office.

Notwithstanding any other provision of these Articles, this corporation shall not carry on any other activities not permitted to be carried on (1) by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code or (2) 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.

In the event of dissolution of this corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of this corporation shall be distributed and turned over to one or more organizations which themselves are exempt as organizations described in Sections 501(c)(3) and 170(c)(2) of the Internal Revenue Code of 1986 or the corresponding sections of any prior or future Internal Revenue Code, or to the Federal, State, or local government for exclusive public purpose.

However, if the named recipient is not then in existence or no longer a qualified distributee, or unwilling or unable to accept the distribution, then the assets of this corporation shall be distributed to a fund, foundation or corporation organized and operated exclusively for the purpose specified in section 501(c)(3) of the Internal Revenue Code (or corresponding section of any future Federal tax code).

In any taxable year in which this corporation is a private foundation as described in Section 509(a) of the Internal Revenue Code, the corporation 1) shall distribute its income for said period at such time and manner as not to subject it to tax under Section 4942 of the Internal Revenue Code; 2) shall not engage in any act of self-dealing as defined in Section 4941(d) of the Internal Revenue Code; 3) shall not retain any excess business holding as defined in Section 4943(c) of the Internal Revenue Code; 4) shall not make any investments in such manner as to subject the corporation to tax under Section 4944 of the Internal Revenue Code; and 5) shall not make any taxable expenditures as defined in Section 4945(d) of the Internal Revenue Code.

The date of adoption of the amendments was: DATE: January 25th, 2008

On motion and by unanimous vote by the board of directors, the preceding articles of amendment of Community Self Empowerment Center, Inc. were adopted. There are no members or members entitled to vote on the amendments.

Community Self Empowerment Center, Inc.

KROOL M FRANCIS UP.

Kenol M.Francis, VP/Sec. Board Member

Additional request for the Record Next page

January 25th, 2008

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION COMMUNITY SELF EMPOWERMENT CENTER, INC.

Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida nonprofit corporation adopts the following articles of amendment to its articles of incorporation.

ADDITIONAL PROVISIONS

Stated for the record, The New Headquarters mailing address shall be:

12864 BISCAYNE BLVD, SUITE 115, MIAMI, FLORIDA 33181

ADDITIONAL PROVISIONS

Stated for the record, The Newly Elected Board of Directors for 2008-2009

SAINTUS, MARIE L. CHAIRPERSON, PRESIDENT FRANCIS, KENOL VP.SEC, BOARD MEMBER AUGUSTIN, ONECKLE, ASST. VP. BOARD MEMBER JEANVIER, WIDMYER, TREAS., BOARD MEMBER DAVID, JACKSON, BOARD MEMBER

Kanol M. Francis, UP SOC JANUARY 154 2008