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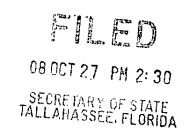
Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

Commi SUBJECT:	unity Coalition Alliance	, Inc.			
	(PROPOSED CORPORAT				
\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	□\$78.75 Filing Fee & Certified Copy ADDITIONAL CO	\$87.50 Filing Fee, Certified Copy & Certificate		
FROM:	Carrie Baird				
1101111	Name (Printed or typed)				
	135 Executive Circle, Suite 102				
•	Address				
	Daytona Beach, FL 32114				
•	City, State & Zip				
	386-947-8301				

NOTE: Please provide the original and one copy of the articles.

Daytime Telephone number

Articles of Incorporation of Community Coalition Alliance, Inc.



• A Florida Not For Profit Corporation •

Pursuant to the provisions and requirements of Chapter 617, Florida Statutes, and for the purpose of forming a corporation under the Florida Not for Profit Corporation Act, the following Articles of Incorporation are hereby adopted and set forth:

Article I

The name of this corporation is: Community Coalition Alliance, Inc.

Article II

The street address of the initial principal office of this corporation shall be 135 Executive Circle, Suite 102, Daytona Beach, FL 32114

The business mailing address of this corporation shall be <u>135 Executive Circle, Suite</u> 102, <u>Daytona Beach</u>, FL 32114

Article III

The purposes for which the corporation is organized is to facilitate communication, coordination and cooperative efforts among Florida's community coalitions; to link coalitions with each other in an effort to share best practices, experiences and knowledge related to coalition operations and effective prevention strategies; to promote the importance of coalition-based prevention work; to create and support a network of coalition professionals throughout Florida designed to strengthen and support each other's important work in local communities; and, for charitable, benevolent, educational, and professional purposes as may be determined from time to time by the board of directors of the Community Coalition Alliance to be in the best interests of the organization, and said purposes include any and all legal purposes for which tax exempt organizations that are described in section 501(c)(3) of the Internal Revenue Code of 1986, as amended, meeting the requirements thereof, may conduct business and qualify as exempt from taxation under section 501(a) of the Internal Revenue Code of 1986, as amended, or corresponding provision of any future United States Internal Revenue law, and for any and all lawful business for which not-for-profit corporations may be incorporated under Florida law in accordance with Chapter 617, Florida Statutes, and may conduct business as a tax exempt organization described in section 501(c)(3) of the Internal Revenue Code of 1986, as amended, meeting the organizational test thereof, and is exempt from taxation under Section 501(a) of the Internal Revenue Code of 1986, as amended.

Article IV

The board of directors shall be the governing body of the Corporation and shall consist of three or more individuals, with the total number specified in accordance with the bylaws. The initial board of directors shall consist of:

Dietrich J. Champagnie 330 St. Johns Avenue Palatka, FL 32177

Anixa DePalma 3292 CR 220 Middleburg, FL 32068

Carrie Garnett Baird 135 Executive Circle, Suite 102 Daytona Beach, FL 32114 Debi MacIntyre, M.Ed. Post Office Box 64 Yalaha, FL 34797

Lewis (Matt) Matthews P.O. Box 1270 Ocala, FL 34478-1270

Chantell Waters, MS
One Corporate Drive, Suite 1L
Palm Coast, FL 32137

The number of directors may be increased or decreased from time to time in the manner provided in the bylaws, but the corporation shall never have fewer than three directors. The manner in which the directors are elected, or appointed, shall be that method provided for in the by-laws. In the event of resignation, death or refusal to serve or continue to serve of any director, such vacancy shall be filled by majority vote of the remaining directors then serving.

Article V

The duration of this corporation is perpetual. The date and time of commencement of the corporate existence is the time of filing of the articles of incorporation by the Department of State of the State of Florida.

Article VI

This corporation is organized under a non-stock basis.

Article VII

In the event of dissolution, the residual assets of the organization will be turned over to one or more organizations which themselves are exempt as a organization described in section 501(c)(3) of the Internal Revenue Code of 1986, as amended, or corresponding sections of any prior or future law, and qualify as exempt from taxation under section 501(a) of the Internal Revenue Code of 1986, as amended, or to the Federal, State, or Local government for exclusive public purpose.

Article VIII

08 OCT 27 PM 2: 30
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

The street address of the corporation's initial registered office is:

135 Executive Circle, Suite 102 Daytona Beach, FL 32114

The name of the corporation's initial registered agent is:

Carrie Garnett Baird
135 Executive Circle, Suite 102
Daytona Beach, FL 32114

Article IX

The name and address of the corporation's initial incorporator is:

Carrie Garnett Baird
135 Executive Circle, Suite 102
Daytona Beach, FL 32114

familiar with and accept the apacity.
10/23/08
Date
10/23/08 Date