N11000002135

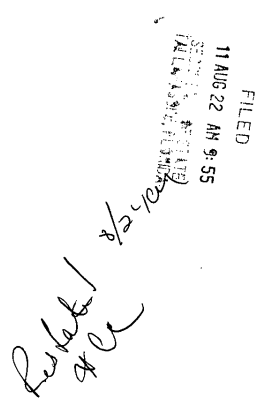
(R	lequestor's Name)				
(Address)					
(Address)					
(C	ity/State/Zip/Phone #	F)			
PICK-UP	☐ WAIT	MAIL MAIL			
(Business Entity Name)					
(Document Number)					
Certified Copies	Certificates o	f Status			
Special Instructions to Filing Officer:					

Office Use Only



200211086732

08/22/11--01014--022 **43.75



COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPO	DRATION: Community So	olutions	of Bro	ward, Inc.	
DOCUMENT NUM	1BER: N11000002135				
The enclosed Article	es of Amendment and fee are sub	omitted for	filing.	77	
Please return all corr	respondence concerning this mat	ter to the f	ollowing	:	
		d Freedn			
	(Name of	Contact P	erson)		
	Community Lead	dership C	onsultir	ng, LLC	<u></u> .
	(Firm	n/ Compan	y)		
	5818 \$	SW 117	Ave.		
	(2	Address)			
	Cooper	City, FL	33330		
	(City/ Sta	te and Zip	Code)		
	david@d	cleaders	nip.net		
	E-mail address: (to be use	d for futur	e annual	report notifica	tion)
For further informati	ion concerning this matter, pleas	e call:			
David Freedman	ı	at (954) 854-4134	1
(Name	e of Contact Person)		(Area (Code & Daytim	4 ne Telephone Number)
Enclosed is a check	for the following amount made p	payable to	the Floric	da Department	of State:
□\$35 Filing Fee	\$43.75 Filing Fee & Certificate of Status	Certif	ied Copy tional co		☐ \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)
Mailing Address				Address	,
Amendment Section				ment Section	ne
Division of Corporations P.O. Box 6327			Division of Corporations Clifton Building		
Tallahassee, FL 32314			2661 Executive Center Circle		

Tallahassee, FL 32301

FILED 11 AUG 22 AM 9: 55 AUGUSTAN

RESTATED

ARTICLES OF INCORPORATION OF THE COMMUNITY SOLUTIONS OF BROWARD, INC.

ARTICLE I. NAME AND LOCATION

Pursuant to the provisions of Section 617-1007, Florida Statutes, the undersigned corporation adopts the following Restated Articles of Incorporation.

The name of the corporation shall be COMMUNITY SOLUTIONS OF BROWARD, INC. The address of the principal office is: 3800 W. Broward Boulevard Fort Lauderdale, Florida 33312. The Board of Directors may from time to time redesignate the principal office, and may establish other offices within the State of Florida as the activities of the Network indicate are advisable.

ARTICLE II. PURPOSES

The Network is organized exclusively for charitable, scientific and educational purposes within the meaning of Section 501(C)(3) of the Internal Revenue Code of 1986, as now in effect or as may hereafter be amended.

The purposes for which the Network is formed are to serve the general need for mental health, substance abuse and/or behavioral health research, education, intervention, prevention and treatment services in all areas served by the Corporation, as that area may from time to time be determined by the Board of Directors, by providing the structure for cooperation and coordination among non-profit and for profit providers of such services to:

- Explore and select an Electronic Medical Record that will meet reporting needs of all system providers;
- Increase access to care;
- Increase system efficiency;
- Increase system effectiveness;
- Explore and establish a management structure(s) that will support greater effectiveness of the delivery of services to Broward County residents such as;
 - Provider Service Network
 - o Healthcare Home
 - Accountable Care Organization
 - Managing Entity;
 - Administrative Service Organization;

and, to promote the interests of the general public and the common interests of the Network by educating the public and representative bodies regarding the pervasiveness of mental health, or substance abuse and/or behavioral health service needs in the community and the efficacy of available service options.

Within these purposes, the Network may solicit and accept property by grant, contract, gift, devise and bequest, invest and reinvest the same, and apply the principal and income thereof, as the Board of Directors may from time to time determine, either directly or indirectly or through contributions to any organization or organizations organized exclusively for charitable, scientific and educational purposes, and engage in any lawful act or activity for which corporations may be organized under the laws of the State of Florida.

The Network may do all acts and things requisite, necessary, proper and desirable to carry out and further the purpose for which this Network is formed: and, in general, may have all the rights, privileges and immunities, and enjoy all the benefits of the laws of the State of Florida and the United States of America applicable to corporations of this character including, but not limited to, the powers described in Chapter 617, Florida Statutes.

All of the above and foregoing are to be construed both as Objects and powers, and it is expressly provided that the specific objects and powers enumerated herein shall not be held to limit or restrict in any manner the general powers of the Network. Each and all of the objects, purposes and powers of Network, however, shall be exercised, construed and limited in their application to accomplish the charitable, scientific and educational purposes for which this Network is formed.

ARTICLE III. TERM OF EXISTENCE

The term of existence of this corporation shall be perpetual.

ARTICLE IV. BOARD OF DIRECTORS

The corporation is governed by a Board of Directors. The voting membership of the Network shall be the Board of Directors composed of designated representatives of providers of substance abuse, mental health, prevention and behavioral health services and individuals served and family members, community stakeholders and other organizations, concerned individuals. The Board of Directors shall establish a schedule of Dues for the Provider Board Members. The Board of Directors may provide for additional classes of non-voting membership in the ByLaws of the Network.

ARTICLE V. MEMBERS

The corporation shall not have any voting members.

ARTICLE VI. MANAGEMENT

The affairs of the Network shall be managed by a Board of Directors consisting of no less than three (3) members. The manner of election or designation of directors shall be provided for in the By-Laws. The officers shall be elected by the Board from among its number. These shall consist of a Chair (President), Past Chair, one or more Vice Chairs, a Secretary and Treasurer and such additional offices as may be provided for in the By-Laws.

ARTICLE VII. INITIAL BOARD OF DIRECTORS

The number of Directors constituting the initial Board of Directors of the Network is three and the names and addresses of the persons who are to serve as initial directors until their successors are chosen are:

Marsha Currant 1633 Poinciana Drive Pembroke Pines, FL 33025

H. Bruce Hayden 11031 NE 6th Ave. Miami, FL 33161

Leslie Lynch 3800 W. Broward Boulevard Fort Lauderdale, Florida 33312

ARTICLE VIII. AMENDMENTS

An Amendment to the Articles of Incorporation may be made when proposed by no less than five (5) voting Board Members, or by resolution of the Board of Directors, and if approved at any regular or special Board Meeting by two-thirds (2/3) vote of the voting Board Members in attendance, provided a quorum is present. Not less than fifteen (15) days written notice setting forth the proposed amendment(s) and its purpose shall have been given to a" the voting Board Members by U.S. Mail prior to the meeting at which the amendment is to be considered, addressed to their addresses as shown in the records of the Network. An amendment to the By-Laws may be made in accordance with applicable provisions thereof.

ARTICLE IX. OTHER PROVISIONS

In furtherance, but not in limitation, of the powers conferred by statute, the following provisions are made for the regulation of the business and conduct of the affairs of the Network:

- 1. The Network shall neither have nor exercise any power, nor shall it engage directly or indirectly, in any activity that would invalidate its status as a corporation which is exempt from Federal income taxation as an organization described in Section 501 (c)(3) of the Internal Revenue Code.
- 2. No part of the net earnings of the Network shall inure to the benefit of any Board Member, whether during the Network's period of duration or upon its dissolution, and no officer, Board of Director or non-voting member of the Network, shall, as such, at any time have or receive or be entitled to have or receive, any proprietary interest in or part of the Network's property or assets or any pecuniary profit or particular benefit from the Network; provided, however, that compensation may be paid for any services rendered to, and reimbursement may be made for any expenses incurred on behalf of the Network by any officer, Board of Director, non-voting member, agent, or employee, or any other person or corporation, pursuant to and upon authorization of the Board of Directors.
- 3. The Network shall not operate for the primary purpose of carrying on a trade or business for profit or engage in any prohibited transactions as described in Section 503 of the Internal Revenue Code.

ARTICLE X. DISPOSITION OF ASSETS UPON DISSOLUTION

In the event of dissolution of the Network, all of its assets and property of every nature and description whatsoever remaining after the payment of liabilities and obligations of the Network, but not including assets held by the Network under condition requiring return, transfer or conveyance which occurs by reason of the dissolution of the Network, shall be paid over and transferred to another entity or entities selected by the Network's Board of Directors exempt from tax as a charitable, scientific or educational organization under Section 501 (c)(3) of the Internal Revenue Code of 1986 (or corresponding provisions of any future United States Internal Revenue Law) having substantially similar purposes, and no portion of said assets and property shall inure to the benefit of any Board Member of the Network or any enterprise organized for profit.

ARTICLE XI. INITIAL REGISTERED OFFICE AND AGENT

The location of the registered office of the Network is: 3800 W. Broward Boulevard Fort Lauderdale, Florida 33312 the name of the registered agent at such location is David Freedman. The Board of Directors shall continuously maintain such an office and agent in the State of Florida, and shall provide notice of any change in either office or agent in accordance with applicable law.

SECOND: The date of adoption of the Articles of Incorporation is June 8, 2011

THIRD: There are no members or members entitled to vote on the Restatement. The Restated Articles of Incorporation was adopted by the Board of Directors.

Dated: June 8, 2011

Signature: HBwattyln

H. Bruce Hayden

Printed Name

Incorporator

Title