TRANSMITTAL LETTER 101000003664 FLED PM 2:02 Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314 Enclosed is an original and one(1) copy of the articles of incorporation and a check for: \$87.50 □\$78.75 \$78.75 \$70.00 Filing Fee, Filing Fee Filing Fee Filing Fee Certified Copy & Certified Copy & Certificate of Status & Certificate of Status ADDITIONAL COPY REQUIRED 8000

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

Daytime Telephone number

A5/25

ARTICLES OF INCORPORATION OF HELPFUL HANDS OF SOUTH FLORIDA INC.

We, the undersigned, for the purpose of forming corporation not-for-profit, pursuant to Section 617 of the Florida Statutes, do hereby certify as follows:

ARTICLE 1. CORPORATE NAME

NAME: The name of the corporation shall be: HELPFUL HANDS OF SOUTH FLORIDA INC. Its principal office is located at 3111 NW 163rd Street, Opa-Locka, FL 33054.

ARTICLE 2. CORPORATE NATURE

This is a nonprofit corporation organized solely for educational and charitable purposes pursuant to the Florida Corporations Not-for-Profit law set forth in section 617 of the Florida Statutes.

ARTICLE 3. DURATION

The period of duration of the Corporation shall be perpetual.

ARTICLE 4. POWERS AND PURPOSES

The Corporation shall have all the powers granted corporations under the laws of the State of Florida. However, notwithstanding anything herein to the contrary, the Corporation shall exercise only such powers as will qualify it as an exempt organization under Section 501 (c) (3) of the Internal Revenue Code of 1954 or corresponding provisions of any subsequent internal revenue law.

The purposes for which the Corporation is to be formed are for charitable purposes within the meaning of Section 501 (c) (3) of the Internal Revenue Code of 1954 or the corresponding provisions of any future United States internal revenue law. The sole purpose for which the Corporation is formed is to facilitate the development of intercollegiate golf programs.

The Corporation will seek to accomplish its goals through the support of governmental agencies, public and private entities and other philanthropic institutions.

This Corporation shall not, as a substantial part of its activities, carry on propaganda or otherwise attempt to influence legislation; nor shall it participate or intervene in any political campaign on behalf of any candidate for public office.

Notwithstanding anything herein appearing to the contrary, this Corporation shall not carry any activities not permitted to be carried on under the corporate not-for-profit laws of the State of Florida and by an organization exempt from federal income tax under Section 501 (c) (3) of the Internal Revenue Code of 1954 or the corresponding provision of any future United States internal revenue law.

ARTICLE 5. MEMBERSHIP

The authorized number and qualifications of the members of the Corporation, the manner of their admission, the different classes of membership, if any, the voting and other rights and privileges of members, and their liability for dues and assessments and the method of collection thereof, if any, shall be set forth by the By-laws.

ARTICLE 6. SUBSCRIBERS

The names and residences of those subscribing to these Articles of Incorporation are as follows:

NAME		RESIDENCE
Mr. LaQuintus Turner	·	3111 NW 163 Rd Street
President/Treasurer	user-	Opa Locka, FL 33054
Mr. Avery Gardner	-	1255 NW 86 St
Vice President/Secretary		Miami, FL 33147

ARTICLE 7. LOCATION OF PRINCIPAL OFFICE

The County in the State of Florida where the principal office for the transaction of business of this Corporation is to be located is the County of Dade. The initial principal office is located at 3111 NW 163rd St, Opa Locka, FL 33054.

ARTICLE 8. BOARD OF DIRECTORS

The corporate powers of the Corporation shall be vested in a Board of Directors, which shall initially consist of not less than there(3) members and no more than fifteen (15) who are not related through family or by blood. The Board of Directors shall have the right, powers and privileges prescribed by law for directors of nonprofit corporations, and those spelled out in the By-laws.

Within the standards and limitations prescribed herein, the qualifications and terms of office, manner of election or appointment of members of the Board of Directors, and the time, place and manner of calling meetings, giving notice of and conducting the meetings of the Board of Directors, and the number of Directors which shall constitute a quorum at the meeting of the Board of Directors shall be prescribed by the By-Laws of the Corporation.

ARTICLE 9. OFFICERS

The Corporation shall have a President/Treasurer and a Vice President/Secretary as part of the Board to start operations. Later as the operations of the organization expand other officers will be added. There shall be such additional officers as the Board of Directors, in its discretion, determine. No individual can fill two or more offices in the membership of the Corporation except on a temporary basis in case of emergency as defined by the Board of Directors.

The duties, qualifications, manner and time of election of all officers of the Corporation shall be prescribed by the By-laws of the Corporation starting and continuing with the first open election as determined by the By-laws.

Each of the following named individuals shall serve in the office opposite his name below until the Second and Third annual meeting of the Corporation, or until such time as a successor is elected:

President/Treasurer
LaQuintus Turner

Vice President/Secretary

Avery Gardner

ARTICLE 10. AMENDMENTS TO THE ARTICLES

The Board of Directors shall adopt a resolution setting forth the proposed amendment, and the amendment shall be adopted by the majority of the Board members and a quorum of seventy percent (70 %) of the members of the Corporation. Notice of all proposed amendments shall be given to the Board of Directors in full at least fifteen (15) days prior to the meeting at which such amendments are to be considered for adoption. Such notice shall include a statement of the substance of the proposed amendment.

ARTICLE 11. BY-LAWS

Subject to the limitations contained in the By-Laws, and any limitations set forth in the corporations not-for-profit law of the State of Florida and Section 501 (c) (3) of the Internal Revenue Code or any future United States internal revenue law, the By-laws of the Corporation shall be approved, altered, rescinded or amended by an affirmative vote of not less than a majority of a quorum of the membership of the Corporation and a majority or a quorum of the Board of Directors. When there is a conflict between the Board of Directors and the membership of the Corporation as to amending the By-laws, the decision of the membership of the Corporation shall prevail.

ARTICLE 12. DEDICATION OF ASSETS

The property of this Corporation is principally dedicated to charitable purposes and no part of the net income or assets of this Corporation shall inure to the

benefit of any Director, officer or member thereof, or to the benefit of any private individual, unless the Board of Directors decide that the efficient operation and well being of the Corporation warrant such actions.

ARTICLE 13. RESIDENT AGENT AND OFFICE

The address of the corporation's resident agent's office shall be 3111 NW 163rd Street Opa Locka, FL 33054 and the name of its resident agent shall be LaQuintus Turner.

ARTICLE 14. DISTRIBUTION OF ASSETS

Upon the dissolution or winding up of this Corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of the Corporation, shall be distributed to a non-profit fund, foundation or corporation which is organized and operated exclusively for charitable purposes and which has established its tax exempt status under Section 501 (c) (3) of the Internal Revenue Code of 1954 or corresponding provisions of any subsequent internal revenue law.

IN WITNESS WHEREOF, we, the undersigned subscribers have hereunto set our hands and seals this 22nd day of May, 2001 for the purpose of amending this Corporation Not-For-Profit under the laws of the State of Florida.

Jal human Jume

LaQuintus Turner

Avery Gardner

CERITIFCATE DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN FLORIDA, NAMING AGENT UPON WHOM PROCESS MAY BY SERVE.

IN COMPLIANCE WITH SECTION 48.091, FLORIDA STATUTES, THE FOLLOWING IS SUBMITTED.

HELPFUL HANDS OF SOUTH FLORIDA, INC. DESIRING TO ORGANIZE OR QUALIFY UNDER THE LAWS OF THE STATE OF FLORIDA, WITH ITS PRINCIPAL PLACE OF BUSINESS AT THE CITY OF OPA LOCKA, STATE OF FLORIDA, HAS NAMED LaQuintus Turner, LOCATED AT 3111 NW 163rd Street Opa Locka, FL 33054 AS ITS RESIDENT AGENT TO ACCEPT SERVICE OF PROCESS WITHIN FLORIDA HAVING NAMED TO ACCEPT SERVICE OF PROCESS FOR THE ABOVE STATED CORPORATION

AT THE PLACE DESIGNATED IN THIS CERTIFICATE, I HEREBY AGREE TO ACT IN THIS CAPACITY, AND ITTURTHE AGREE TO COMPLY WITH THE PROVISIONS OF ALL STATUTES RELATIVE TO THE PROPER AND COMPLETE PREFORMANCE OF MY DUTIES, AND I ACCEPT THE DUTIES AND OBLIGATIONS OF SECTIONS OF THE FLORIDA STATUTES PERTINENT TO MY FUNCTION.

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SIGNATURE

5/24/01

DATE

STATE OF FLORIDA)

COUNTY OF DADE)

BEFORE ME, the undersigned authority, personally appeared the persons named above to me known to be the persons who executed the foregoing Articles of Incorporation and they acknowledged to and before me that they executed such instrument.

IN WITNESS WHEREOF, I have hereunto set my hand and seal this day of 2001.

Cassandra R. Wiggins NO

NOTARY PUBLIC, STATE OF

FLORIDA

My Commission expires: 6-30-3003

OFFICIAL NOTARY SEAL CASSANDRA R WIGGINS MOTARY PUBLIC STATE OF FLORIDA COMMISSION NO. CC851040 MY COMMISSION EXP. JUNE 30,2003

> OI MAY 25 PM 2: 02 SECRETARY OF STATE