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<b>~</b> ,	
Requester's Name	
Address  CARL J. NIXON 214 SW 1 <sup>ST</sup> TERRACE DEERFIELD BEACH, FL 33441	300005503443 0 -05/10/0201071011 *****80.00 *****78.75
	Office Use Only
ORPORATION NAME(S) & DOCUM	MENT NUMBER(S), (if known):
(Corporation Name)	(Document #)  OR TALLAH SECULATION OF THE SECULA
(Corporation Name)	(Document#)
(Corporation Name)	(Document #)
(Corporation Name)	(Document #)
☐ Walk in ☐ Pick up time	Certified Copy
☐ Mail out ☐ Will wait	Photocopy
NEW FILINGS	AMENDMENTS
☐ Profit ☐ Not for Profit ☐ Limited Liability ☐ Domestication ☐ Other	Amendment Resignation of R.A., Officer/Director Change of Registered Agent Dissolution/Withdrawal Merger
OTHER FILINGS	REGISTRATION/QUALIFICATION
Annual Report Fictitious Name	Foreign Limited Partnership Reinstatement Trademark Other  MAY 1.5
R2E031(7/97)	Examiner's Initials

F. OHESSER JUN 5



## FLORIDA DEPARTMENT OF STATE Katherine Harris Secretary of State

May 15, 2002

CARL J NIXON 214 SW 1 TERRACE DEERFIELD BEACH, FL 33441

SUBJECT: SUNFIELD GROUP, INC.

Ref. Number: W02000013950

We have received your document for SUNFIELD GROUP, INC. and your check(s) totaling \$80.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity.

Please select a new name and make the correction in all appropriate places. One or more major words may be added to make the name distinguishable from the one presently on file.

## Adding "of Florida" or "Florida" to the end of a name is not acceptable.

Please return the original and one copy of your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6904.

Freida Chesser Corporate Specialist New Filings Section

Letter Number: 702A00030797

## ARTICLES OF INCORPORATION OF

## SUNFIELD FOUNDATION GROUP, INC.

The undersigned, for the purpose of forming a nonprofit corporation under Chapter 617. Florida Statute, described hereby makes and adopt the following Articles of Incorporation.

## ARTICLE I

The name of the corporation is **SUNFIELD FOUNDATION GROUP, INC.** 214 S.W. 1st TERRACE, Deerfield Beach, Florida, 33441

The principal place of business of the corporation at the time of incorporation is such principal place of business, place or places designated by the Board of Directors.

## ARTICLE II

The corporation shall have perpetual existence unless dissolved by law. The existence of the corporation shall commence upon filing these Articles of Incorporation with the Secretary of State.

## ARTICLE III

The corporation is exclusively organized and shall be operated exclusively for the following nonprofit purpose:

- A. To establish and operate a nonprofit organization to pay the costs or a substantial portion of the cost to maintain, improve investment value of properties within the association.
- **B.** This Corporation shall have three divisions:
  - 1. Economic development, Consultant, and Church Organizer
  - 2. Infill housing and Commercial Property.
  - 3. Youth Education Foundation and Senior Citizen Program.
- C. To exercise all rights and powers conferred by the laws of the state of Florida upon nonprofit charitable corporations including without limiting the generality of the foregoing, to acquire by donation, contribution, bequest, devise, gift, purchase, lease and otherwise any property of any sort or nature without limitations as to its amount or value, and to hole invest, reinvest, manage, use apply, employ, sell expend, disburse, lease, mortgage, convey, option, donate, or otherwise dispose of such property, and the income principal, and proceeds of such property, real estate, business for Humanity and Economic development, for any of the purposes set forth herein.
- **D.** To do such other things as are incidental including higher character building, promote higher education, and civic responsibilities, as well as other purpose of the corporation that are necessary or desirable in order to accomplish them.

#### ARTICLE IV

A. Any person shall be eligible for membership in the corporation upon application to and approval as provided in by the by-laws of the corporation.

- **B.** Any applicant meeting the qualifications set forth above and desiring to become a member of the corporation shall make application on a form supplied by the corporation and accompanied by such membership fees and dues as the Board of Directors may from time to time determine.
- C. Membership may be terminated by expulsion for just cause or by resignation within thirty (30) days prior written notice to the Board of Directors.

## ARTICLE V

The affairs of the or removed in a	he corporation shall baccordance with the p	e managed by rocedure prov	a Board of Directors rided in the by-laws.	. Directors shal	l be elected, app	ointed
directors shall the and honorary directors	n shall initially have _ creased from time to be elected or appointe irectors and their righ tors of the corporation	time by actior d as provided its and privile	n in accordance with to in the by-laws. The light ges. The names and a	he provisions by by-laws may als	y the by-laws. No provide for ex	Tew c-officio
TITLE	NAME		SIGNATURE	AD	DRESS	. 1
CARL J. President	- NIX6N	and	Q.M.t	- 214 DEE	DRESS S-W-754 ERETEIDE	BENCH F)
MARY E. Vice President	DANIELS	May E	Das	<del>-</del> ·	N 14 ST, BEALH FI	_ 33060
Secretary Secretary	- Elaine E	eps	Many		1 No 24th pate, FL 33	<b>UL</b> -
Ar Treasurer	chie EPPS		archie Ex	671 MA	yww 24th gate, FL	ct 33063

## **ARTICLE VI**

The corporation is organized and shall operate on a non-stock basis and shall have the power to issue shares of any type or class of stock or other certificates or writing evidencing on an ownership or proprietary interest in the corporation.

## ARTICLE VII

The corporation dedicated all assets which it may acquire to the charitable purpose set forth in Article III hereof. In the event that the corporation shall dissolve or otherwise terminate its corporate existence, subject to the provision of Chapter 607, Florida Statutes, the corporation shall distribute all its existing assets to one or

more organizations which themselves are exempt as organizations described in Sections 501 (3) and 170 (2) of the Internal Revenue Code of 1954 or corresponding sections of any prior or future law and the

(2) of the Internal Revenue Code of 1954 or corresponding sections of any prior or future law, or the federal government or state or local government for exclusive public purposes.

## ARTICLE VIII

The name and address of the incorporator of the corporation is as follows:

Carl Nixion 214 S. W. 1st Terr., Deerfield Beach, FI 33441

## ARTICLE IX

The corporation may indemnify each officer, director, or employee, including former officers, directors, or employees, to the full extent permitted by Chapter 617, Florida Statutes.

## **ARTICLE X**

The Bylaws of the corporation are to be made and adopted by the Board of Directors, and may be altered, amended, or rescinded by the Board of Directors.

## **ARTICLE XI**

The corporation reserves the right to amend and repeal any provision contained in these Articles of Incorporation or any amendment to them, and all rights and privileges conferred upon the members, directors, and officers are to this reservation.

## ARTICLE XII

No part of the net earnings of the corporation shall insure to the benefit of or be distributor to its members, directors or officers, but the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and make payments and distributions in furtherance of the purposes set forth in Article III hereof. No substantial part of the activities of the corporation shall be to perpetuate or engage in propaganda, or to otherwise attempt to influence legislation, and the corporation shall not politically campaign for or against any candidate for the public office. Notwithstanding any other provision of these Articles of Incorporation, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt

from Federal income tax under section 501 (3) of the Internal Revenue Code of 1954 ( or the corresponding provision of any future United States Internal Revenue Law) or (b) by a corporation, to which of 1954 ( or the corresponding provision of any future United States Internal Revenue Law).

IN WITNESS WHEREOF, the undersigned incorporator has executed these Articles of Incorporation this 124 \( \text{day of } \frac{APR/L}{2002}. \)

Signature of Incorporator:

STATE OF FLORIDA COUNTY OF BROWARD

THE FOREGOING instrument was acknowledged and sworn to me before this 12th day of: APRIL, 2002

NOTARY PUBLIC

Brenda J. Kegley
Commission # DD104351
Expires April 13, 2006
Bonded Thru
Atlantic Bonding Co., Inc.

My commission expires:

4-13-06

# CERTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provision of sections 607.0501 or 617.0501, Florida Statutes, the undersigned corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered office/registered agent, in the State of Florida.

The name of the corporation is: SUNFIELD FOUNDATION GROUP, INC.

The name and address of the registered agent and office is: CARL NIXION, 214 S.W. 1<sup>ST</sup> TERR. DEERFIELD BEACH, FL 33441

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

SIGNATURE

DATE

5-31-02

NOTARY PURITO

Brenda J. Kegley Commission # DD104351 Expires April 13, 2006 Bonded Thru Atlantic Bonding Co., Inc.

My commission expires:

4-13-06

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