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<sup>3</sup>0rm C. Transmittal Letter to Secretary of State

TRANSMITTAL LETTER

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

Trada, Inc PEODI SUBJECT: (Proposed corporate name - must include suffix)

Enclosed is an original and one (1) copy of the articles of incorporation and a check



for:



Filing Fee & Certified Copy

\$131.25

Filing Fee, Certified Copy & Certificate

Please return the photocopy to me with the filing date stamped on it.

FROM: Vanel Oore Name (printed or typed) Driander Address City. State & Zip 609-267-0862 10-1508 **Daytime Telephone Number** 



# FLORIDA DEPARTMENT OF STATE Glenda E. Hood Secretary of State

March 25, 2003

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ACQUANTEEA MOORE 26 CORIANDER DRIVE MT. HOLLY, NJ 08060

# SUBJECT: BREATH OF LIFE OF CENTRAL FLORIDA, INC. Ref. Number: W03000008580

We have received your document for BREATH OF LIFE OF CENTRAL FLORIDA, INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name of the entity must be identical throughout the document.

A non-profit would not have stock.

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) 245-6067.

Neysa Culligan Document Specialist New Filings Section

Letter Number: 403A00018195

FILED

03 APR -7 AH 9:24

SECRETARY OF STATE TALLAHASSEE, FLORIDA

# ARTICLES OF INCORPORATION OF BREATH OF LIFE OF CENTRAL FLORDIA, INC. A FLORIDA NON-PROFIT ORGANIZATION

The undersigned incorporator, resident of the State of Florida, pursuant to Chapter 607 Florida Statues, have associated for the purpose of becoming incorporated under the laws of the State of Florida, as a corporation non-profit, adopts the following Articles of Incorporation.

ARTICLE I

### NAME OF THE CORPORATION The corporation name of the Organization shall be: BREATH OF LIFE OF CENTRAL FLORIDA, INC.

#### ARTICLE II DURATION

#### The period of duration of this corporation is perpetual.

# ARTICLE III

#### PURPOSE

- (a) To act and operate exclusively as a non-profit corporation pursuant to the laws of the State of Florida, and to act and operate as a non-profit organization in providing domestic violence shelter to women and children. To operate a school for the children.
- (b) To engage in any and all activities and pursuits, and to support or assist such other organizations, as may be reasonably related to the foregoing and following purposes.
- (c) To engage in any and all other lawful purposes, activities and pursuits, which are substantially similar to the foregoing and which are or may hereafter be authorized by 501c3 of the Internal Revenue Code and are consistent with those powers described in the Florida Nonprofit Corporation and Cooperation Association Act, as amended and supplemented.
- (d) To solicit and receive contributions, purchase, own, sell real and personal property, to make contracts, to invest corporate funds, to spend corporate funds for corporate purposes, and to engage in any activity " in furtherance of, incidental to, or connected with any of the other purposes."
- (i) No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to, its member, trustees, officers, or other persons, except that the corporation shall be authorized and empowered to pay reasonable compensation for. services rendered to the corporation and to make payments and distributions in furtherance of the purposes set forth herein;
- (ii) No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in ( including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office except as authorized under the Internal Revenue Code of 1954, as amended:
- (iii) 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 501 c 3 of the Internal Revenue Code of 1954, as amended ( or the corresponding provision of any future United States Internal Revenue Iaw).

# Article IV MEMBERS/STOCK

The corporation shall not have any class of members or stock.

### Article V

Provisions for the regulation of the internal affairs of the corporation shall be set for in the By-Laws.

#### Article VI

Upon the dissolution of the corporation, assets shall be distributed to one or more exempt purposes within the meaning of section 501C(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, of shall distribute to the federal government, or to a state of local government for a public purpose. Any such assets not so disposed of by the Court of Common Pleas of the county in which the principal office of the incorporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

# Article VII DIRECTORS

The number of directors of this Corporation shall be five(5), or no more than seven, as fixed from time to time by the by-laws of the Corporation. The number of directors constituting the present Board of Directors of the Corporation is five, and the names and addresses of the persons who are to severe as directors until more are chosen:

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# Article VIII TERM OF SERVICE

The term of service for the Board of Directors will be continuous until the members chooses to resign or is voted out by a consensus vote by all other board members. Any new member will serve a two year term with the renewal of the position by a majority vote.

# Article IX INCORPORATORS

The name and address of the incorporator is:

Acquanetta Moore 26 Coriander Drive Mt. Holly, NJ 08060

# Article X REGISTERED OFFICE AND AGENT

The address of the corporation's initial registered office shall be: 3018 Pembrook Drive Orlando, FL 32810

The Board of Directors may change such office at any time without amendment of these Articles of Incorporation. The corporation initial registered agent at such address shall be: Acquanetta Moore

I hereby acknowledge and accept appointment as corporate registered agent:

ignature

# Article XI PRINCIPAL PLACE OF BUSINESS

The principal place of business of the Corporation shall be 3018 Pembrook Drive, Orlando, FL. 32810. The business of this Corporation may be conducted in all counties of the State of Florida and in all states of the United States and in all territories thereof, and in all foreign countries as the Board of Trustees shall determine.

In Witness Whereof, I Acquanetta Moore, have executed these Articles of Incorporation in duplicate this 1/7 day of  $M_{arr} = 2003$  and say:

That I am the incorporator herein; that I have read the above and foregoing Articles of Incorporation; know the contents thereof and that the same is true to the best of my knowledge and belief, excepting as to matters herein alleged upon information and belief and as to those matters I believe to be true.

Acquanetta Moore

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