

NO3000003969

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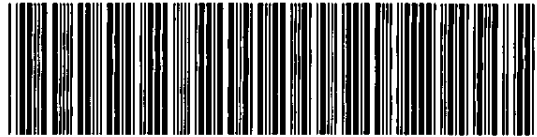
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*Name Change &  
Amend*

FILED  
2008 NOV 10 PM 2:38  
SECRETARY OF STATE  
TALLAHASSEE, FLORIDA

*ASR  
11/17/08*

*Laura Ward gave  
permission to  
correct the old name  
of the corporation &  
to correct the address*

**TO:** Amendment Section  
Division of Corporations

**NAME OF CORPORATION:** FOCUS-Family Oriented Community United Strong, Incorporated

**DOCUMENT NUMBER:** Document # NO3000003969

The enclosed *Articles of Amendment* and fee are submitted for filing.

Please return all correspondence concerning this matter to the following:

Marvin L. Washington  
Family Oriented Community United Strong, Inc. (FOCUS)  
P.O. Box 338 Tallevast, Florida 34270

For further information concerning this matter, please call:

Laura Ward (941) 355-9216

Enclosed is a check payable to the Florida Department of State for the following amount:  
**\$43.75 (*includes request for certified copy – additional copy is enclosed*)**

**Mailing Address**

Amendment Section  
Division of Corporations  
P.O. Box 6327  
Tallahassee, FL 32314

**Street Address**

Amendment Section  
Division of Corporations  
Clifton Building  
2661 Executive Center Circle  
Tallahassee, FL 32301

**Articles of Amendment  
to  
Articles of Incorporation  
of**

FOCUS-Family Oriented Community United Strong Faith-Based  
Community Development, Incorporated  
Document # NO3000003969

**FILED**  
2008 NOV 10 PM 2:38  
SECRETARY OF STATE  
TALLAHASSEE, FLORIDA

Pursuant to the provisions of section 617.1006, Florida Statutes, this ***Florida Not For Profit Corporation*** adopts the following amendments to its Articles of Incorporation:

**NEW CORPORATE NAME:**

Family Oriented Community United Strong, Inc. (FOCUS)

**AMENDMENTS ADOPTED:**

***The following articles should be amended as follows. All original articles not mentioned here should remain the same unless otherwise noted below:***

**ARTICLE I NAME**

The name of the corporation shall be: Family Oriented Community United Strong, Inc. (FOCUS).

**ARTICLE II PRINCIPAL OFFICE**

The principal place of business of this corporation shall be in Florida. The mailing address shall be P.O. Box 338, Tallevast, Florida 34270.

**ARTICLE IV PURPOSE**

***The entirety of Article IV shall now read as follows:***

This corporation is organized exclusively for civic, benevolent, scientific, and educational, and not for profit purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future tax code. The specific purposes are to (i) increase the availability of housing to residents of South Manatee County in Tallevast community who may be, or have been, affected by the American Beryllium site and its contamination and resultant effects, including any current or former residents who may relocate or have relocated; (ii) to facilitate the availability of businesses and services to residents located within the communities of South Manatee County in Tallevast who may be, or have been, affected by the American Beryllium site and its contamination and resultant effects, including any current or former residents who may relocate or have relocated; (iii) to provide the necessary community services to South Manatee County and the Tallevast communities' residents who may be, or have been, affected by the American Beryllium site and its contamination and resultant effects, including any current or former resident(s) who may relocate or have relocated, in situations in which these services are not adequately available from government or other service providers; and (iv) to protect the health, environment and quality of life of residents in South Manatee County in the Tallevast community who may be, or have been, affected by the American Beryllium site and its

contamination and resultant effects, including any current or former resident(s) who may relocate or have relocated.

**ARTICLE VI REGISTERED AGENT AND STREET ADDRESS**

The name and address of the registered agent is Marvin L. Washington, 1605 Tallevast Rd  
Tallevast, FL 34270

I, Marvin L. Washington, hereby attest that I am familiar with the obligations of the position.

Marvin L. Washington

Marvin L. Washington

11-4-08

Date

**ARTICLE VIII DISSOLUTION**

*The entirety of this Article should read as follows:*

Upon dissolution of the Corporation and after paying or making provisions for the payment of all debts, obligations, liabilities, costs and expenses of the corporation, the residual assets of the Corporation will be distributed to one or more organizations formed and operating for one of the exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government for a public purpose, or to a religious institution for charitable purposes. This entity will be chosen by a majority vote at a regular or special board meeting. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the Corporation 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.

**NEW ARTICLE TO BE ADDED:**

*The following Article should be added to the existing Articles:*

**ARTICLE X INITIAL OFFICERS**

President	Laura A. Ward	P.O. Box 46 Tallevast, FL 34270
Vice President	Wanda D. Washington	P.O. Box 34 Tallevast, FL 34270
Reg. Agent	Marvin L. Washington	P.O. Box 34 Tallevast, FL 34270

The date of adoption of the amendment(s) was:

9-28-08

Effective date:

9-28-08

**Adoption of Amendment(s):**

There are no members entitled to vote on the amendment besides Board members. The amendments were adopted by the Board of Directors. The number of votes cast was sufficient for approval.

Signature: Laura A. Ward

(By the chairman or vice chairman of the board, president or other officer- if directors have not been selected, by an incorporator- if in the hands of a receiver, trustee, or other court appointed fiduciary, by that fiduciary.)

Typed Name and Title: Laura Ward, FOCUS President

Date: 11-04-08

**FILING FEE: \$43.75**