

No3000010036

(Requestor's Name)

(Address)

(Address)

(City/State/Zip/Phone #)

☐

PICK-UP

☐

WAIT

☐

MAIL

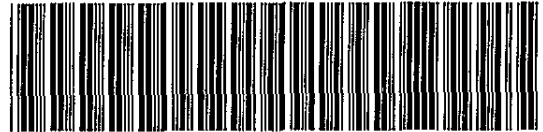
(Business Entity Name)

(Document Number)

Certified Copies _____ Certificates of Status _____

Special Instructions to Filing Officer:

Office Use Only



000024519610

11/10/03--01090--012 *107.50

SECRETARY OF STATE
TALLAHASSEE, FLORIDA

03 NOV 10 PM 4:58

FILED

11/10

TRANSMITTAL

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

SUBJECT:

SAVING STATION INC.

(PROPOSED CORPORATE NAME - MUST INCLUDE SITFFIX)

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

☐ \$70.00
Filing Fee

☐ \$78.75
Filing Fee &
Certificate of
Status

☐ \$78.75
Filing Fee
& Certified Copy

☒ \$87.50
Filing Fee,
Certified Copy
& Certificate

ADDITIONAL COPY REQUIRED

FROM:

Jared G. Rivers

Name (Printed or typed)

1139 Edith Drive

Address

Daytona Beach, Florida 32117-3934

City, State & Zip

1-386-258-0416

Daytime Telephone Number

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

**ARTICLES OF INCORPORATION
OF
SAVING STATION INC.**

FILED
03 NOV 10 PM 4:58
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

ARTICLES OF INCORPORATION in compliance with Chapter 617, F. S., (Not For Profit)

ARTICLE I - NAME

The name of the Corporation shall be: **Saving Station Inc.**

ARTICLE II – PRINCIPLE OFFICE

The principle place of business and mailing address of this corporation shall be:
**1139 Edith Drive
Daytona Beach, Florida 32117-3934**

ARTICLE III – PURPOSE

The purpose for which the corporation is organized is:

1. 24 hour daycare (Monday - Sunday) which is income based.
2. Kindergarten- 12th grade tutors.
3. Free head start program for ages 3-5.
4. Job placement program (16-21yrs of age)
5. Job training for (16-21yrs) examples: A+ cert., Java cert., Oracle cert., CNA cert.
(ext.)
6. To provide teen counseling.
7. Little league sports. (all sports possible)
8. Swimming lessons.
9. Field trips.
10. Scholarship programs.

Some tools to meet the objective of the organization:

- a. Personal witnessing and testimonies.
- b. Radio and television broadcast in which discussion would include upcoming promotions and celebrity guest speakers
- c. Conventions

This said corporation is organized exclusively for one or more purposes as specified in **Section 501(c)(3)** of the Internal Revenue Code including for charitable, educational purposes. The making of distributions to organizations that qualify as exempt under **Section 501(c)(3)** of the Internal Revenue Code, or corresponding section of any future federal tax codes.

ARTICLE IV
NATURE OF ANTICIPATED EXPENDITURES

1. Expenses related to construction/purchase of Rehabilitation Home(s).
2. Expenses related to the purchasing of equipment for all expects of the organization to maintain established safety guidelines as well as maintenance of equipment used in all aspects of the corporation.
3. Expenses related to radio, television broadcast, advertisements, printing literatures in all forms.
4. Expenses related to the established center (building, maintenance, utilities, repair, etc.)
5. Expenses related to conventions, conferences, donations to other charitable organizations (building rentals, utilities, repair, etc.)
6. Expenses of postages involved in any mailings.
7. Expenses related to technological advancement and upkeep. (computers, papers, upgrades, repair, programs, internet and purchases)
8. Travel expenses involving gasoline, air flights, lease, rental and purchase of all forms of transportation.
9. Expenses to purchase food, linen, vitamins, televisions, CD players, furniture, diaper, pad etc. (necessary for daycare)
10. Expenses to pay employees.

ARTICLE V – RIGHTS
ARTICLES OF INCORPORATION

The organization has the right to possess, buy, barter and exchange real and personal property, to borrow money, collect funds, receive gifts and legacies as it may judge necessary for the attainment of these purposes.

This corporation is organized and operated exclusively for improving quality of life for our children and young adult purposes only. No substantial part of the activities shall consist of the carrying on of propaganda, or otherwise attempting to influence legislation, the participation in or intervention in the publication or distribution of statements of any political campaign on behalf of any candidate for public office.

ARTICLE VI
MANNER OF ELECTION BOARD OF DIRECTORS

The manner in which directors are elected or appointed is as followed. The **PRESIDENT** is the founder of the organization. Self-appointed. The **VICE-PRESIDENT** and **SECRETARY-TREASURER** are appointed by the **PRESIDENT**. If he/she decides to resign this position at any time the majority vote of future Board of Directors will appoint the replacement.

All qualified persons must obey all rules and regulations of this organization. All person must share in the vision and belief of the corporation and interest of all person involved.

The top four (4) officers are President, Vice-President, Secretary-Treasurer and Operation Manager. However, as the organization grows, other directors and trustees shall be elected.

All officers, no matter what position, shall be dismissed in the event of any form of irregularities, including moral, financial or others described in the Bylaws of this organization. Prescribed dismissal shall not be performed without a meeting of all officers.

A fair decision shall be made after any opportunity is given for said officer to provide an explanation for the irregularity-(ies).

All legal instruments to which this organization may be a party or otherwise participate shall be signed by the President and/or Vice President. Issue of funds of any kind shall be prepared and signed by the Secretary-Treasurer, President or Vice President. Papers of any importance or reference to this organization must be inspected and approved by the President.

ARTICLE VII – BOARD OF DIRECTOR

The following persons were chosen to be the initial Board of Director. See Constitution of Bylaws for the election or appointment of director. Listed are the names and addresses of the members of the Board of Directors:

Jared G. Rivers President	705 S. Beach St. Apt. 137 Daytona Beach, Florida 32114-5440
Deborah L. Rivers Vice-President	1139 Edith Dr. Daytona Beach, Florida 32117-3934
Rev. Norma R. Gordon Secretary-Treasurer	1139 Edith Dr. Daytona Beach, Florida 32117-3934
Nathan White Board Member	104 Muscovy Ct. Daytona Beach, Florida 32119
Sonya Flynt Board Member	200 Hepburant Apt. 1 Daytona Beach, Florida 32114-5440
Lamesha Killins Board Member	1025 S. Beach St. Apt. 189 Daytona Beach, Florida 32114-5440
Cornell Mack Board Member	500 Jimmy Ann Dr. Apt. 127 Daytona Beach, Florida 32117-3934

ARTICLE VIII – MEETINGS

The annual meeting and special meetings of the corporation shall be held at such times as stated in the Constitution/Bylaws.

ARTICLE IX **LIMITATION OF COOPERATE POWERS**

The corporate powers of this corporation are as provided in **Section 617.0302**, Florida Statutes, unless limited as follows.

This corporation is organized under a non-stock basis.

Notwithstanding any other provision of these Articles, this organization shall not carry on any other activities nor permitted to be carried on by (a) 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 Revenue Law or (b) organization contributions to which are deductible under **Section 170(c)(2)** of the Internal Revenue Code of 1954 or any other corresponding provision of future United States Internal Revenue Law.

No part of the nest earnings of the corporation shall utilized for the benefit of, or be distributable to its members, trustees, officers, or other private persons, **except** that the corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in the furtherance of the purposes set fort in Article III, hereof.

ARTICLE X **EXISTENCE/DISSOLUTION**

The term for which this organization shall exist shall be perpetual.

Upon dissolution of this organization, all of its assets and properties remaining after payment of all just and owed debts and obligations, and all cost and expenses of such dissolution shall be given en masses to another non-profit organization with similar objectives, described in **Section 501(c)(3)** and **170(c)(2)** of the Internal Revenue Code of 1954 or corresponding sections of any prior or future law, or the Federal, State, or Local Government for exclusive public purposes.

The benefactor shall be selected prior to dissolution by a majority vote of the Board of Directors.

ARTICLE XI – PROPERTY

Documents relating to the conveying or encumbering real estate shall be signed by the President and the Vice-President. All property of this corporation should be recorded in the name of the Corporation.

ARTICLE XII – AMENDMENTS

These articles may be amended by a simple majority vote of the Board of Directors present at a called meeting where all Board Members are notified, in written form, a minimum of ten (10) day prior to the meeting **except** in an emergency. The President must be present at this meeting.

ARTICLE XIII INITIAL REGISTERED AGENT AND ADDRESS

Pursuant to the provision of the Florida Not For Profit Corporation Act, the name and Florida street address of the registered agent is:

Jared G. Rivers
705 S. Beach St. Apt. 137
Daytona Beach, Florida 32114-5440

I hereby am familiar with and accept the duties and responsibility as registered agent.

Signature: Jared Rivers
Date: 11/05/03

ARTICLE XIV – INCORPORATOR

The name and address of the incorporator to these Articles of Incorporation is:

Jared G. Rivers
705 S. Beach St. Apt. 137
Daytona Beach, Florida 32114-5440

Signature: Jared G. Rivers
Date: 11/05/03

FILED
03 NOV 10 PM 4:58
SECRETARY OF STATE
TALLAHASSEE, FLORIDA