

N04000002033

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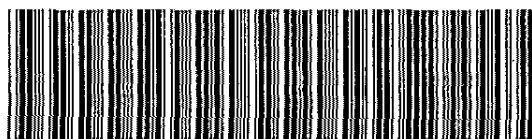


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10/09/06--01044--003 **52.50

SECRETARY OF STATE
TALLAHASSEE, FL 32301

06 OCT -9 AM 9:18

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COVER LETTER

TO: Amendment Section
Division of Corporations

NAME OF CORPORATION: All Help Community Services Inc.

DOCUMENT NUMBER: N04000002033

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

Please return all correspondence concerning this matter to the following:

Claudette Excellent

(Name of Contact Person)

All Help Community Services Inc.

(Firm/ Company)

14026 Paddock Drive

(Address)

Wellington, Fl. 33414

(City/ State and Zip Code)

For further information concerning this matter, please call:

Claudette Excellent

(Name of Contact Person)

at (561) 502-8656

(Area Code & Daytime Telephone Number)

Enclosed is a check for the following amount:

☐ \$35 Filing Fee

☐ \$43.75 Filing Fee &
Certificate of Status

☐ \$43.75 Filing Fee &
Certified Copy
(Additional copy is
enclosed)

☒ \$52.50 Filing Fee
Certificate of Status
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**

ALL HELP COMMUNITY SERVICES INC.

(Name of corporation as currently filed with the Florida Dept. of State)

N04000002033

(Document number of corporation (if known))

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

NEW CORPORATE NAME (if changing):

N/A

(must contain the word "corporation," "incorporated," or the abbreviation "corp." or "inc." or words of like import in language; "Company" or "Co." may not be used in the name of a not for profit corporation)

AMENDMENTS ADOPTED- (OTHER THAN NAME CHANGE) Indicate Article Number(s) and/or Article Title(s) being amended, added or deleted: **(BE SPECIFIC)**

Added in PARA (3) to Article III Purposes Saying : Said organization is organized
exclusively for charitable,religious, educational and scientific purposes , etc....
(see Attached [xx-1])

Added in PARA (8) No part or earning of the corporation/organization shall inure to the benefit of
or be distributable to its members, trustees etc.. (see attached [xx-2])

Change Article IV-Operational Statement to read same as PARA [xx-3] Notwithstanding

Changed Article VI - Dissolution of the Corporation to read as per IRS recommendations
and Art VII-Distributions; See attached item [xx-4]

(Attach additional pages if necessary)
(continued)

FILED
06 OCT -9 AM 9:18
SECRETARY OF STATE
TALLAHASSEE, FLORIDA



Florida Department of Corporation

All Help Community Services Inc.
A non-for profit corporation.

Articles of Incorporation pursuant to chapter 617.0202 (d) Florida Statutes (F.S.) read as follows:

Article I: The Name of the Corporation is :

"All Help Community Services Inc.

Article II: Principal Place of Business:

The Principal place of Business for the organization is:

All Help Community Services Inc.

14026 Paddock Drive Wellington, Florida 33414

Article III: Purpose

The driving force behind the "All Help Community Service Inc" is a deeply held philosophy that the nature and future of education should be a focus on international studies. The heart and soul of this approach is that our students will study the need of Medical and Nursing Careers in a multi cultural environment

The Purpose of the Foundation is to: procure to remedy lack of education and underprivileged children, single mothers and poor parents from proceeding from the third world and to members of the immigrant and or minority or low to moderated income community at large.

Said Corporation is organized exclusively for charitable, religious, educational and scientific 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 federal tax code.

The organization will not discriminate on the basis of race, religion or natural or ethnic origin during the admission of students. The school shall be open to any student covered in an interdictory agreement or residing in the State of Florida. The school will provide:

1)

and AIDS Education, ESOL and Literacy training, Higher Education and support to individuals, organizations and members any groups or subgroups of the State of Florida community helping to form, create and implement programs aiming to help the individuals and organizations.

2)
improve the standard of living for low-income members of the community, residents of the States of Florida.

3)
The organization must have and exercise all the powers necessary or convenient to effect the objects for which it is formed, and in general to have and exercise all powers conferred by the State of Florida upon corporations created under Florida law as they may be or are hereafter amended.

No part of the net earning of the corporation/organization shall be inure to the benefit of, or the distributable to its members, trustees, officers or other private persons, except that the corporation/organization shall be authorized and empowered to pay reasonable compensation for services rendered and to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of section 501-c-3 purposes. No substantial part of the activities of the corporation /organization shall be the carrying on 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 or in opposition to any candidate for public office.

The foregoing enumeration of the objectives, purposes and powers of the organization is not intended to, and does not prohibit or limit the exercise of any other further rights or powers which may not or hereafter be allowed or permitted by law to the organization, provided, however, that all gifts and bequests to the organization, and the net earnings and assets of the corporation shall be used in the United States of America and/or any other country for the charitable and educational purposes for which it was formed.

Article IV - Operational Statement

All affairs of this corporation shall be administrated by the Corporation Board of Directors, being them the officers of this corporation

Notwithstanding any other provision hereof, the corporation shall not conduct or carry on (a) any activities not permitted to be conducted or carried on by an organization exempt under 501(c) 3 of the Internal Revenue Code and its regulation as they may now exist or as they may hereafter be amended or (b) by a corporation contributions to which are deductible under section 170[c][2] of the Internal Revenue Code, or the corresponding section of any further federal tax code.

*All Help Community Services Inc.
Will be implemented as a non-for-profit corporation which goal is to provide services to the community providing them with every tool needed to prepare them for life beyond.*

Article V: Initial Officers and or Directors:

All Help Community Services Inc.

Directors are:

	Name	Title	Address
a. -	Claudette Excellent	President	CEO 14026 Paddock Drive, Wellington, Fl. 33414
b. -	Elsa Gibbons	Chairperson	14026 Paddock Drive, Wellington, Fl. 33414
c.-	Tonya Theodad	Treasurer	142026 Paddock Drive, Wellington, Fl. 33414
d.-	Rose Kersaint	Secretary	14026 Paddock Drive, Wellington, Fl 33414

Article VI.- Dissolution.- Upon the dissolution of this corporation, all assets shall be distributed for one or more exempt purposes within the meaning of the 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.

Article VII-Distributions However, if the named recipient is not then in existence or no longer qualified to distribute or unwilling or unable to accept the distribution, then the assets of this corporation/organization shall be distributed to a fund, foundation or corporation organized and operated exclusively for the purposes specified in section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code.

Article VI: Registered Agent

The Name or the register agent is:

Name: Claudette Excellent
Address: 14026 Paddock Drive
Wellington Fl. 33414

Article VII: Associates to the Board of Directors:

Name *Claudette Excellent* Office

Address

a. - Claudette Excellent President CEO
142026 Paddock Drive, Wellington, Fl. 33414

- b. - Elsa Gibbons Chairperson
14026 Paddock Drive, Wellington, Fl. 33414
- c.- Tonya Theodad Treasurer
14026 Paddock Drive, Wellington, Fl. 33414
- d.- Rose Kersaint Secretary
14026 Paddock Drive, Wellington, Fl 33414

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

Claudette Excellent
Signature/Registered Agent

Date 06/12/06

[Signature]
Signature of Incorporator

Date 06/12/06

Rose Kersaint
Signature of Incorporator

Date 06/12/06

State of Florida

County of Palm Beach

The forgoing instrument was acknowledged before me this Thursday, June 08, 2006

Elsa Gibbons,
Notary Public of the State of Florida

Elsa Gibbons 06/12/06
Signature

NOTARY PUBLIC-STATE OF FLORIDA
Elsa Gibbons
Commission #DD411235
Expires: MAY 08, 2009
Bonded Thru Atlantic Bonding Co., Inc.

All Help Community Services, Inc

Claudette Excellent ^{6/12/00} President - CEO
Signature of Officer & Date Title

Treasurer
Title

Secretary
Title

[illegible]

Title

Title

The date of adoption of the amendment(s) was: June 15th 2006

Effective date if applicable: June 15th 2006
(no more than 90 days after amendment file date)

Adoption of Amendment(s) (CHECK ONE)

- ☒ The amendment(s) was (were) adopted by the members and the number of votes cast for the amendment was sufficient for approval.
- ☐ There are no members or members entitled to vote on the amendment. The amendment(s) was (were) adopted by the board of directors.

Signature

Claudette Excellent

(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.)

Claudette Excellent

(Typed or printed name of person signing)

President CEO

(Title of person signing)

FILING FEE: \$35