# Florida Department of State

Division of Corporations Public Access System

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## FLORIDA NON-PROFIT CORPORATION

B-C Daycare, Inc.

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### ARTICLES OF INCORPORATION

OF

# B-C DAYCARE, INC. A Florida Nonprofit Corporation

THE UNDERSIGNED, being competent to contract, does subscribe to these Articles of Incorporation and acts as Incorporator for the purpose of forming a not-for-profit Corporation under the laws of the State of Florida, and does hereby adopt the following Articles of Incorporation:

#### **ARTICLE ONE - NAME**

The name of the Corporation is B-C DAYCARE, INC.

#### ARTICLE TWO - PRINCIPAL OFFICE AND ADDRESS

The address of the principal office of the Corporation is 12601 Park Boulevard Seminole, Florida 33776, and the mailing address of the Corporation is 11642 Grove Street Seminole, Florida 33772.

#### ARTICLE THREE - DURATION

The term of existence of the Corporation is perpetual and the corporate existence will commence on the filing of these Articles by the Department of State.

#### ARTICLE FOUR - PURPOSE

The purposes for which the Corporation is organized are to operate and maintain a non-profit daycare center for children ages two through five. The activities of the Corporation shall be exclusively for charitable, religious, scientific, literary, or educational purposes qualifying under Section 501(c)(3) of the Internal Revenue Code. The Corporation shall not engage in any type of activities the purpose of which is to influence legislation or any political process. The funding the Corporation's activities shall be derived from donations solicited from the general public and from fees collected for services rendered.

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#### ARTICLE FIVE - CORPORATE POWERS AND LIMITATIONS

- 5.01 The Corporation shall have all of the powers provided to a Florida Nonprofit Corporation under Chapter 617 of the Florida Statutes, specifically including, but not limited to, the power to conduct activities and engage in transactions incidental to the purposes enumerated in Article Four, and the power to accept contributions, subject to the following limitations:
- (a) No part of the earnings of the Corporation shall inure to the benefit of, or be distributable to, any Director, Officer, or member of the Corporation, or any other private individual (except that reasonable compensation may be paid for services rendered to or for the Corporation, and reasonable expenses may be paid thereto, affecting one or more of the Corporation's purposes), and no Director or Officer of the Corporation, or any private individual shall be entitled to share in the distribution of any of the corporate assets or dissolution of the Corporation.
- (b) No substantial part of the activities of the Corporation shall include the carrying on of propaganda, or otherwise attempting to influence legislation, and the Corporation shall neither participate nor intervene (including the publication or distribution of statements) in any political campaign on behalf of any candidate for public office, at any time.
- (c) Notwithstanding any other provision of these Articles of Incorporation, the Corporation shall not conduct or carry on any activities not permitted to be conducted or carried on by an organization exempt from taxation under Section 501(c)(3) of the Internal Revenue Code and Regulations issued pursuant thereto as they now exist or as they may hereafter be amended, or by an organization, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code and the Regulations as they now exist or as they may hereafter be amended.
- 5.02 Until and unless the Directors of the Corporation are notified in writing by the Internal Revenue Service that the Corporation has met the requirements necessary to avoid classification as a Private Foundation, the following additional restrictions shall apply:
- (a) The Corporation shall distribute its income for each taxable year at such time and in such manner as not to become subject to tax on undistributed income imposed by Section 4942 of the Internal Revenue Code, or corresponding provisions of any subsequent federal tax laws.
- (b) The Corporation shall not engage in any act of self-dealing as defined in Section 4941(d) of the Internal Revenue Code, or corresponding provisions of any subsequent federal tax laws.

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- (c) The Corporation shall not retain any excess business holdings as defined in Section 4943(c) of the Internal Revenue Code, or corresponding provisions of any subsequent federal tax laws.
- (d) The Corporation shall not make any investments in such manner as to subject it to tax under Section 4944 of the Internal Revenue Code, or corresponding provisions of any subsequent federal tax laws.
- (e) The Corporation shall not make any taxable expenditures as defined in Section 4945(d) of the Internal Revenue Code, or corresponding provisions of any subsequent federal tax laws.
- 5.03 Upon the dissolution of the Corporation, the Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the Corporation, dispose of all of the assets of the Corporation exclusively for the purposes of the Corporation in such manner, or to such organization or organizations organized and operated exclusively for charitable, educational, religious, or scientific purposes as shall at the time qualify as an exempt organization or organizations under Section 501(c)(3) of the Internal Revenue Code (or the corresponding provisions of any future United States Internal Revenue Law), as the Board of Directors shall determined. Any of such assets not so disposed of shall be disposed of by the circuit court 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 the court shall determine, which are organized and operated exclusively for such purposes.

#### ARTICLE SIX - DIRECTORS

This Corporation shall have three (3) Directors initially. The number of Directors may be increased or diminished from time to time, by an amendment of the By-Laws when such amendment is adopted by the stockholders, but shall never be less than three (3). The Directors shall be elected as stated in the By-Laws of the Corporation.

#### ARTICLE SEVEN - INITIAL DIRECTORS

The name and street addresses of the members of the initial Board of Directors are:

Agnes O. Banks 11642 Grove Street Seminole Florida 33772

Kevin M. Coliver, Esquire
1455 Court Street
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Tina Camilliti 8974 Briawood Seminole Florida 33772

Kevin M. Collver 1455 Court Street Clearwater, FL 33756

The above named Directors shall hold office for the first year of existence of the Corporation or until successors are elected. Directors shall be elected in accordance with the By-Laws of the Corporation.

#### ARTICLE EIGHT - REGISTERED OFFICE AND AGENT

The street address of the initial registered office of this Corporation in the State of Florida is 1455 Court Street, Clearwater, Florida 33756. The Board of Directors may from time to time, without amending these Articles, move the registered office to any other address within the State of Florida.

The initial Registered Agent is designated as Kevin M. Collver, Esquire. The Registered Agent of the Corporation may be changed at any time by a vote of the Board of Directors without an amendment of these Articles.

#### ARTICLE NINE - INCORPORATOR

The name and street address of the undersigned as incorporator of these Articles of Incorporation is: Keyin M. Collver, Esquire, 1455 Court Street, Clearwater, Florida 33756.

IN WITNESS WHEREOF, the undersigned have hereunto set his hand and soal, acknowledged and filed the foregoing Articles of Incorporation under the laws of the State of Florida, this 20 day of way, 2004.

Kevin M. Coliver, Esquire 1455 Court Street Clearwater, FL 33756 (727) 631-0304 Florida Bar # 184450 Audit Fax No: 1104000113399 3

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#### ACCEPTANCE OF REGISTERED AGENT

Pursuant to Florida Statute 48.091 and Article VII of these Articles of Incorporation, the undersigned Registered Agent does hereby accept the duties as Registered Agent and designates as his location for service of process as:

Kevin M. Collver, Esquire 1455 Court Street Clearwater, Florida 33756

The undersigned shall serve as Registered Agent until otherwise removed or he shall resign pursuant to the laws of the State of Florida.

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Kevin M. Collver, ESQUIRE

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