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(Requestor's Name) (Address)	800041352918	
(Address) (City/State/Zip/Phone #)	10/04/0401012004 **78.75	
(Business Entity Name) (Document Number) Certified CopiesCertificates of Status Special Instructions to Filing Officer:	SECRETARY OF ST TALLANSSEF. FLE OL OCT -L AM II:	
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TRANSMITTAL LETTER

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

SUBJECT: CARIBBEAN ECONDMIC AND SOCIAL SERVICES CONSONTIUM INC. (PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

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

STO.00 Filing Fee

\$78.75 Filing Fee & Certificate of Status □ \$78.75 Filing Fee & Certified Copy Certified Copy & Certificate of Status ADDITIONAL COPY REQUIRED

FROM: <u>ARNOLO</u> JENN-BAPTISTE Name (Printed or typed) 2750 N.W 44 St. Surre 403 Address DAKLAND PARK FL 33309 City, State & Zip 739-2562. Daytime Telephone number

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

Articles of Incorporation For

FILFT SECRETARY OF STATE

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04 OCT -4 AM 11: 33

Caribbean Economic and Social Services Consortium Inc. (A Non-Profit Corporation)

The undersigned, acting as incorporators pursuant to chapter 617, Florida Statutes, adopt the following Articles of Incorporation:

ARTICLE I NAME

The name of the Corporation shall be: *Caribbean Economic and Social Services Consortium Inc.* Hereafter, referred to the Corporation.

ARTICLE II

ADDRESS

The address of the principal office, and the mailing address of the Corporation shall be; 2750 N.W. 44* Street, Suite 403 Oakland Park, Florida 33309.

ARTICLE III TYPE OF CORPORATION

This Corporation shall be a Non-Profit Corporation functioning under Internal Revenue Service Code 501 (c)(3) and shall receive all the benefits and privileges which any and all other Non-Profit Corporations shall be entitled to.

ARTICLE IV

STATEMENT OF PURPOSE

The purpose of this organization is:

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To facilitate and provide technical assistance and support to agencies serving the Carabbean.

ARTICLE V

MANNER OF ELECTION OF DIRECTORS

The method for regular election of directors shall be stated in the Bylaws. The qualifications necessary for candidates and the method of selection shall also be stated in the By-Laws.

ARTICLE VI AND LIMITATION OF POWERS

The corporate powers of this corporation are as provided in section 617.0302 Florida Statutes.

ARTICLE VII REGISTERED AGENT

The name, address and phone number of the initial Registered Agent shall be: Arnold Jean-Baptiste 2750 N. W. 4.t^{*} Street Suite 403 Oakland Park, Florida 33309 (954) 739-2562

ARTICLE VIII NAMES AND TITLES OF INCORPORATORS The names, titles and street address of each of the Incorporators are:

Oscar D. Ramirez, Ph.D. President and CEO 1045 S. W. 82^d. Avenue Miami FL. 33144

Anita Davis-Defoe, Ph.D.

Vice President of Public Relations 10690 N. W. 28th Place Sunrise, FL. 33322

Arnold Jean-Baptiste Vice President of Government and Public Affairs 2750 N.W. 44th Street, Suite 403 Oakland Park, FL 33309

Bapthol Joseph

Vice President of Administration 2180 N Sherman Cir #204 Miramar, Fl 33025. Miramar, FL 33025

Martha Rubio

Vice President / Secretary Treasurer 1401 S. W. 2 Street Boca Raton, Fl 33486

Neither the individual directors, nor their families, nor any of their real or personal property, shall be held personally accountable for any action(s) of this corporation. They shall be completely and totally indemnified against all such actions by the corporation.

ARTICLE IX: MEMBERSHIP

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Membership qualifications and requirements of this Corporation will be clearly designated within the By-Laws of the Corporation.

ARTICLE X: DISSOLUTION

In the event of dissolution of the ministry, all remaining assets will be distributed to one or more organizations exempt as described in section 501(c)(3) of the Internal Revenue Code, as an exempt organization. The specific organization(s) which shall receive such assets shall be chosen by the Board of Trustees. Selection shall be limited to such organizations whose goals and purposes are closest to those stated in the By-Laws of this Corporation.

ARTICLE XI EFFECTIVE DATE

The date upon which this Corporation shall be effective shall be the date upon which it is filed with the Florida State Department of Corporations

ARTICLE XII		
SIGNATURES OF INCORPORATORS		
Oscar D. Ramirez, Ph.D. President Unite Davis-Defoe, Ph.D. Vice President Arnold Jean-Bapiste Vice Bresident Bapthol Joseph Vice President Marta Rubio Vice President	04 OCT -4 AH 11: 33	FILED SECRETARY OF STATE TALLAMASSEE, FLORIDA

I HEREBY CERTIFY THAT ON THIS DAY BEFORE ME, A NOTARY PUBLIC DULY AUTHORIZED IN THE <u>STATE OF FLORIDA</u> AND <u>COUNTY OF BROWARD</u> TO TAKE ACKNOWLEDGMENTS THE ABOVE INDIVIDUAL(S) PERSONALLY APPEARED, TO ME KNOWN TO BE THE PERSON(S) DESCRIBED AS SUBSCRIBERS IN AND WHO EXECUTE THE FOREGOING ARTICLES OF INCORPORATION AND ACKNOWLEDGED BEFORE ME THAT THEY SUBSCRIBED TO THOSE ARTICLES OF INCORPORATION.

WITNESS MY HAND AND OFFICIAL SEAL IN THE COUNTY AND STATE NAMED ABOVE THIS $\frac{1}{2}$ the DAY OF $\frac{1}{2}$ the DAY OF $\frac{1}{2}$ and $\frac{1}{2}$

Notary Public

2006

My commission Expires Gladstone Gordon Commission #DD163017 Expires: Dec 12, 2006 Bonded Thru Atlantic Bonding Co., Inc.

> FILED SECRETARY OF STATE TALLAHASSEE.FLORID 04 OCT -4 AM 11: 33