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FALLAHASSEE, FLORIDA





FLORIDA DEPARTMENT OF STATE Division of Corporations

June 27, 2007

TRISH JOHNSON CHRISTOPHER'S COMMUNITY 334 EASTLAKE ROAD #234 PALM HARBOR, FL 34685

SUBJECT: CHRISTOPHER'S COMMUNITY, INC.

Ref. Number: N0500006063

We have received your document for CHRISTOPHER'S COMMUNITY, INC. and check(s) totaling \$52.50. However, the enclosed document has not been filed and is being returned to you for the following reason(s):

The incorporator(s) cannot be amended or changed. Please correct your document accordingly.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (850) 245-6908.

Sylvia Gilbert Document Specialist

Letter Number: 707A00041953

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Articles of Amendment **Articles of Incorporation**

ON STATE ON AND STATE OF THE ST CHRISTUPHER'S COMMUNITY (Name of corporation as currently filed with the Florida Dept. of State)

N 0 5 00000 6063 (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):

'no change in name

(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)

Article I: No change OLD-PLACE OF BSNS/MAILING ADDRESS Article II: NEW-CORPORATE NATURE OLD- PURPOJE Artele III: NEW- DURATION OLD - MANNER OF SELECT/ELECT DIRECTORS NEW- PURPOSE OLD - REGISTERED AGENT ARTICLE I: NEW- PIRECTORS OLD - INCORPORATOR ARTICLE II: NEW- REGISTERED A GENT OLD - COPPE OFFICHIVE DATE INITIAL DIRECTORS ARTICLE VII : NEW- MEMBERS OLD- CORP. EFFECTIVE DATE ARTICLE IIII: NEW- EARNINGS OLD- N/A ARTICLE IX " NEW - BY LAWS OLD - N/A ARTICLE X: NEW-AMENDMENT OLD - N/A ARTICLE XI: NEW-NONSTOCK BASIS

OLD- N/A

ARTICLE BIL: NEW- INDEMNIFICATION

ARTICLE KIT : NEW TA NEW- DISSOLUTION

(Attach additional pages if necessary)

ARTICLE IIV: NEW-INCORPORATORS

The date of adoption of the amendment(s) was: 4/20/07 Effective date if applicable: 6/20/07 (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 (By the chairman or vide 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.)
PATRICIA G JOHNSON (Typed or printed name of person signing)
MEMBER/DIRECTOR/TREASURER (Title of person signing)

FILING FEE: \$35

AMENDED ARTICLES OF INCORPORATION OF CHRISTOPHER'S COMMUNITY, INC. a Florida Non-Profit Corporation

ARTICLE I NAME OF CORPORATION

The name of this Corporation is Christopher's Community, Inc..

ARTICLE II

CORPORATE NATURE

This is a non-profit Corporation, organized solely for general educational and charitable purposes pursuant to the Florida Corporations Not For Profit Law set forth in Section 617 of the Florida Statutes.

ARTICLE III

DURATION

The term of existence of the Corporation is perpetual.

ARTICLE IV

PURPOSE

This Corporation is organized exclusively for charitable, educational, and scientific purposes, including, for such purposes, the making of distribution to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code or corresponding section of any future federal tax code. The Corporation shall promote education of the public, and promote public awareness about Muscular Dystrophy; offering assistance to families with members afflicted with Muscular Dystrophy and to distribute funds to medical and/or research facilities specializing in Muscular Dystrophy Research and Treatment; obtaining funds from public and private sources, in order to accomplish such objectives. The Corporation shall engage in various fundraising activities to achieve the above-mentioned purposes, including the application for and receipt of grants from State or Federal governmental authorities, public and private foundations, and individuals. The Corporation shall also engage in any lawful business or activities related thereto and engage in any other lawful act where activity for which corporations may be organized under the Florida Not For Profit Chapter. Such activities shall include, but are not limited to:

a. To establish and operate a charitable organization for persons diagnosed as having Muscular Dystrophy disease and to assist in the care of such

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persons; to educate and train others to assist and care for persons diagnosed as having Muscular Dystrophy; to support and fund the scientific medical research of Muscular Dystrophy; and to counsel the families of persons diagnosed as having Muscular Dystrophy.

- b. To exercise all rights and powers conferred by the laws of Florida upon nonprofit corporations, including without limiting the generality of the foregoing, to acquire by donation, contribution, bequest, devise, gift, purchase, lease or otherwise any property of any sort or nature without limitation as to its amount or value, and to hold, invest, reinvest, manage, use, apply, employ, sell, expend, disburse, lease, mortgage, convey, option, donate or otherwise dispose of such property and the income, principal and proceeds of such property, for any of the purposes set forth herein.
- c. To do such other things as are incidental to the purposes of the Corporation or necessary or desirable in order to accomplish them.

ARTICLE V

DIRECTORS

There shall be four (4) members of the initial Board of Directors of the Corporation, and the initial Board of Directors shall adopt such criteria in its by-laws as it deems appropriate to govern the conduct, qualification and numbers of Directors in the future. The names and addresses of the persons who are to serve as Directors until the first election thereof are as follows:

Tracie Weichmann of 2430 Sundancer Drive; Clearwater, Florida 33759
Patricia G. Johnson of 461 Waterford Circle East; Tarpon Springs, Florida 34688
Lori Robson of 5035 Cross Pointe Drive; Oldsmar, Florida 34677
Sue Moores of 840 Cypress Lakes Blvd.; Tarpon Springs, Florida 34689

ARTICLE VI

REGISTERED OFFICE AND AGENT

The principal office of the Corporation shall be located at the **2430 Sundancer Drive, Clearwater, Florida 33759**, and the name of its registered agent at said address shall be **Tracie Wiechmann**.

I certify that I am familiar with and accept the responsibilities of Registered Agent.

Tracie Wiechmann Registered Agent

ARTICLE VII

MEMBERS

The Corporation shall have Voting Members who shall be elected (and may be removed) by the Voting Members and shall have all the rights and privileges of members of the Corporation. The Bylaws may provide for Nonvoting Members of one or more classes, who shall be admitted in such manner and who shall have such rights and privileges as are set forth in the Bylaws, but who shall not have the right to vote. The name and address of each initial Voting Member is as follows:

Tracie Weichmann of 2430 Sundancer Drive; Clearwater, Florida 33759
Patricia G. Johnson of 461 Waterford Circle East; Tarpon Springs, Florida 34688
Lori Robson of 5035 Cross Pointe Drive; Oldsmar, Florida 34677
Sue Moores of 840 Cypress Lakes Blvd.; Tarpon Springs, Florida 34689

ARTICLE VIII

EARNINGS

No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to, its members, officers, trustees, or other persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth herein. No substantial part of the purposes set forth herein shall be the carrying on of 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 of any candidate for public office. Notwithstanding any other provisions of these Articles, the Corporation shall not carry on any other activities not permitted to be carried on by a corporation exempt from Federal income tax under Section 501(c)(3) or future United States Internal Revenue Laws, or by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1954 or any amendments or corresponding provisions of future United States Internal Revenue Laws.

ARTICLE IX

BYLAWS

The Bylaws of the Corporation are to be made and adopted by the Board of Directors, and may be altered, amended or rescinded by the Board of Directors.

ARTICLE X

AMENDMENT

The Corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation or any amendment to them, and all rights and privileges conferred upon the Members, Directors and Officers are subject to this reservation.

ARTICLE XI

NONSTOCK BASIS

The Corporation is organized and shall be operated on a nonstock basis and shall not have the power to issue shares of any type or class of stock or other certificates or writings evidencing an ownership or proprietary interest in the Corporation.

ARTICLE XII

INDEMNIFICATION

The Corporation may indemnify each Officer and Director, including former Officers and Directors, to the full extent permitted by the Florida General Corporation Act and the Florida Nonprofit Corporation Act.

ARTICLE XIII

DISSOLUTION

Upon the voluntary or involuntary dissolution of the Corporation, the Board of Directors shall, after paying or making provision for the payment of all of the debts and liabilities of the Corporation, dispose of all of the assets of the Corporation, exclusively for charitable, educational, or scientific purposes which shall at that time be qualified as an exempt organization or organizations under Section 501(c)(3) of the Internal Revenue Code of 1954 or any amendments thereto or corresponding provision of any future United States Internal Revenue Code, as the Board of Directors shall determine. Any such asset not so disposed of shall be disposed of in accordance with the provisions of the Florida Not

For Profit Corporation Act by organizations qualified as exempt organizations as stated herein, and in accordance therewith.

ARTICLE XIV

INCORPORATORS
The names and residence addresses of the subscribers of these Articles of Incorporation are:
Tracie Weichmann of 2430 Sundancer Drive; Clearwater, Florida 33759 (62/4)
Patricia G. Johnson of 481 Waterford Circle East; Tarpon Springs, Florida 34688
IN WITNESS WHEREOF, we have hereunto set our hands and seals the <u>v</u> day of July, 2005, for the purposes of forming this non-profit corporation under the laws of the State of Florida, and we hereby make and file in the office of the Secretary of State of Florida, these Articles of Incorporation, and certify that the facts herein stated are true.
DAWN BAbel Tracie Wiechmann
C. A. GOODREAN Patricia G Johnson
STATE OF FLORIDA)) SS: COUNTY OF PINELLAS)
BEFORE ME, the undersigned authority, this day, personally appeared Tracle Weichmann, to me well known to be the individual or who has produced FLDL= as identification and who are the individuals described in and who
executed the foregoing Articles of Incorporation, and acknowledged before me that he executed the same for the purposes therein expressed.
WITNESS my hand and official seal in the City of Clearwater, State of Florida and



NOTARY PUBLIC

Printed Name of Notary

My commission expires:

STATE OF FLORIDA)
) SS
COUNTY OF PINELLAS)

BEFORE ME, the undersigned authority, this day, personally appeared and Patricia

G. Johnson, to me well known to be the individual or who has produced FL Dutch
as identification and who are the individuals described in and who executed the foregoing Articles of Incorporation, and acknowledged before me that he executed the same for the purposes therein expressed.

WITNESS my hand and official seal in the City of Clearwater, State of Florida and County of Pinellas, this ___ day of Jaty, 2005 2007

20th June

REFIK SEMSEDIN
COMMISSION # DD342612
EXPIRES AUG 01 2008
BONDED THROUGH
RU INSURANCE COMMANY

NOTARY PUBLIC

Retik Semsedia

My commission expires: