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TAX-MACK, USA "OUR AIM YOUR GAIN"

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TM USA

9820 NORTHWEST 7TH AVENUE MIAMI, FLORIDA 33150

TELEPHONE: 305 696-6565 • 693-5195

FAX: 694-1944

January 25, 2006

Department of State Division of Corporations Amendment Section 409 East Gaines Street Tallahassee, Florida 32399

Dear Sir / Madam:

Please find enclosed a check in the amount of \$70.00 for the Incorporation of Articles of corporation of Our Home, Inc.

Very truly yours,

Ketlie K. Daniels



FLORIDA DEPARTMENT OF STATE Division of Corporations

February 3, 2006

KELLIE K. DANIELS TAX-MACK, USA 9820 NORTHWEST 7TH AVENUE MIAMI, FL 33150

SUBJECT: OUR HOME, INC. Ref. Number: W06000005476

We have received your document for OUR HOME, INC. and your check(s) totaling \$70.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an administratively dissolved/revoked entity. Names of administratively dissolved/revoked entities are not available for one year from the date of administrative dissolution/revocation unless the dissolved/revoked entity provides the Department of State with an affidavit or letter stating that they have no intention of reinstating, therefore, releasing the name for use to another entity.

Adding "of Florida" or "Florida" to the end of a name is not acceptable.

Please return the original and one copy of 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) 245-6972.

Doris Brown Document Specialist New Filing Section

Letter Number: 406A00008039

Corrections were made, please refile. Thank your

ARTICLES OF INCORPORATION OF OUR GROUP HOME, INCOME.

WE, The Undersigned, desirous of forming a not-for profit Corporation under the laws of the State of Florida, having associated ourselves together for such purpose, submits the following Articles Of Corporation:

ARTICLE I - NAME

The name of this Corporation shall be. OUR GROUP HOME, INC.

ARTICLE II - TERM

This Corporation shall have perpetual existence unless dissolved sooner by operation of Law.

ARTICLE III - PRINCIPAL OFFICE

The principal place of business for the Corporation:

3745 N.W. 171 Terr., Miami, Fl 33055

ARTICLE IV - PURPOSES

Section 1. This Corporation is being formed exclusively for educational, literary, scientific and charitable professional standards and practices. To advance and foster social and cultural, educational activities among members of organization, within the meaning of IRS 501(C) (3) or corresponding provision of any future United States Internal Revenue Law.

Section 2. No part of the net earnings of the Corporation shall inure to 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 furtherance of the purposes set forth in this Article. No substantial part of the activities of the Corporation shall be the carrying on

ARTICLES OF INCORPORATION OF OUR GROUP HOME, INC.

of propaganda, or otherwise attempting to influence legislation in or intervene in any political campaign on behalf of any candidate for public office.

Section 3. Not withstanding any other provision of these Articles, this Corporation, shall not engage in any activities or exercise any powers that are not in furtherance of the purposes of this Corporation.

Section 4. Upon dissolution of the Corporation, the Board of Directors shall, after paying or making provisions for the payment of all the liabilities of the Corporation. No person, firm, or corporation shall ever receive any dividends or profit from the undertakings of this corporation; and upon dissolution of this corporation, assets shall be distributed for one or more exempt purpose within the meaning of section 501(c)(3) of the Internal Revenue Code of 1986, or corresponding section of any future federal tax code, or shall be distributed to the Federal, State of Local government for public purpose, Any such assets no so disposed of shall be disposed of by the Court of Common Pleas, of the county in which the principal office of the corporation is then located, exclusively for such purposes.

ARTICLE V - POWERS

This Corporation shall exercise these powers conferred by Florida Statutes for Corporations Not For Profit and such shall be limited to only those powers that are in furtherance of the charitable and exempt purpose of the Corporation.

ARTICLE VI - MEMBERSHIP

Membership in this Corporation shall consist of the initial subscribers to these

ARTICLES OF INCORPORATION OF OUR GROUP HOME, INC.

Articles and other persons who from time to time may be elected to membership by the Board of Directors at any regular meeting or special meeting called for such purposes in accordance with their support and interest in the Corporation's activities.

ARTICLE VII - BOARD OF DIRECTORS

The affairs of this Corporation shall be managed by a Board of Directors, who are elected or appointed by the President consisting of not more than six (6) and never less than three (3) Directors. The Board of Directors are volunteers, who are willing to donate their time and effort whenever needed. Those persons who will serve as Directors until the annual meeting of the membership and/or until their successors are elected are as follows:

Lee Macon Pres./ Director 3686 N.W. 28 St., Lauderdale, Fl 33311

Cordie Tookes, Vice Pres. / Director 3745 N.W. 171 St., Opa Locka, Fl 33055

Joan Wallace, Sec./ Director 230 N.E. 6 St., Deerfield Beach, Fl 33441

Jerry Dean Robinson, Trees Director 540 N.W. 4 Ave., Ft. Lauderdale, Fl 33311

ARTICLE VIII - OFFICERS

The Officers of the Corporation shall be President, Vice President, and other officers as may be elected or appointed by the Board of Directors from time to time. The names of the names, addresses and titles of those persons who will serve as officers until their successors are elected are as follows:

Lee Macon, Pres. Cordie Tookes, Vice Pres. Joan Wallace, Sec. Jerry Dean Robinson, Treas.

3686 N.W. 28 St., Lauderdale, FL 33311 3745 NW 171 St., Opa Locka, Florida 33055 230 NE 6 St., Deerfield Beach, Florida 33441 540 NW 4 Ave, Apt.410, Ft. Lauderdale, FL 33311

ARTICLES OF INCORPORATION OF OUR GROUP HOME, INC.

ARTICLE IX - CAPITAL STOCK

This Corporation shall issue no capital Stock to its members.

ARTICLE X - BY-LAWS

The By-Laws of this Corporation shall be adopted, altered, amended or rescinded by a majority of the Board of Directors at any regular meeting or special meeting called for such purpose, providing all quorum and notice requirements are met.

ARTICLE XII - REGISTERED AGENT

The Registered Agent authorized to accept service of process on behalf of the Corporation shall be Lee Macon.

ACCEPTANCE BY REGISTERED AGENT

Having been designated to serve as the Registered Agent for the foregoing Corporation,

I hereby accept this obligation to accept Service of process at 3745 N.W. 171 Terr., Miami,

FL 33055.

REGISTERED AGENT

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ARTICLES OF INCORPORATION OF OUR GROUP HOME, INC.

IN WITNESS, We being Citizens of the United States and competent to contract, hereby set our hands and seals on these Articles of Incorporation on this 5th day of October 2005 A. D.

Lee Macon, Pres./ Director.

STATE OF FLORIDA) : ss COUNTY OF DADE)

BEFORE ME, a Notary Public, did personally appear Incorporators Lee Macon to me known to be the persons described in the foregoing Articles of Incorporation and after being duly SWORN, acknowledges execution of same as their deeds and acts for the purposes expressed therein on this 5th day of October 2005 at Miami, Dade County, Florida.

NOTARY PUBLIC

