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March 8, 2006

Department of State Division of Corporations Atten: Loria Poole P.O. Box 6327 Tallahassee, Florida 32314

Ref. Number: W06000008445

Dear Ms. Poole,

Attached please find one original and one copy of the corrected name on the articles of Incorporation for the Seed of Life Inc.

If you need any further information you may contact me by phone at (786) 285-8691 or e-mail me at <u>Escott61753@aol.com</u>

Thomb Von

Elizabeth Scott



February 20, 2006

ELIZABETH SCOTT 8263 NW 5TH COURT MIAMI, FL 33150

SUBJECT: SEED OF LIFE INC. Ref. Number: W06000008445

We have received your document for SEED OF LIFE INC.. However, the document has not been filed and is being returned for the following:

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity.

Please select a new name and make the correction in all appropriate places. One or more major words may be added to make the name distinguishable from the one presently on file.

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

The document number of the name conflict is P02000061683- SEED OF LIFE, INC..

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) 245-6934.

Loria Poole Document Specialist New Filing Section

Letter Number: 806A00011932

ARTICLES OF INCORPORATION

The undersigned, acting as incorporator(s) of a corporation pursuant to chapter 617, Florida Statutes, adopt(s) the following Articles of Incorporation:

ARTICLE I

Name

The name of the corporation shall be:

Seed of Life Community Inc.

ARTICLES II

Principal place of business and mailing address

The principal place of business and mailing address for this corporation shall be:

741 North Power Line Rd Pompano Bch, FL 33069

ARTICLE III Purpose(s)

The specific purpose for which the corporation is organized is:

To provide a Boys Group Home for ages 11-17 with basic life skills in a structured environment. We offer counseling and a better alternative with a proven formula for success. We help boys gain perspective, self-awareness, lose bad habits, and learn tools for life, including: Accountability, Responsibility, Integrity, Respect, and Self-Esteem. We also teach them techniques such as basic money management skills, how to succeed at a job interview and how to become an entrepreneur.

ARTICLE IV

The duration of this Corporation shall be perpetual, no stock. The corporation is organized pursuant to the Not for Profit Corporation laws of the State of Florida. The qualification for members if any, and the manner of their admission shall be regulated by the bylaws.

ARTICLE V Manner of election of directors

Directors of this corporation shall be appointed by process of consideration before Leadership Counsel made up of Pastors, Ministers, Home mothers and Secretaries from the community, who shall recommend such persons to serve as appointed directors. The President of this organization shall affirm such candidates.

ARTICLE VI

The address of the Registered Office is: 741 North Power Line Rd, Pompano Bch, FL 33069 the name of the registered agent of the corporation shall be Idena George.

ARTICLE VII

The Directors are elected in accordance with the Bylaws. The name and address of the persons appointed to act as the initial Directors of this Corporation are:

Name Address

Idena George/President

Cher Clare/Vice President

Beatrice Stephens/ Secretary

Althea Bristol/Treasurer

Rev. Sherron Parrish/Director

741 North Power Line
Pompano Bch .FL 33069

ARTICLE VIII

This corporation is organized exclusively for charitable, religious, and educational 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.

No part of the net earnings of the corporation shall insure to the benefits 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 the above paragraph.

Notwithstanding any other provision of these Articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from Federal income tax under section 501 (c) (3) of the Internal Revenue Code, or (b) by a corporation, contributions to which are deductible under section 170 (c) (2) of the Internal Revenue Code, or corresponding section of any future federal tax code.

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of 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. Any such assets not so disposed of shall be disposed of by a court of Competent Jurisdiction 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 said Court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE IX

Any person (and the heirs, executors and administration of such person) made or threatened to be made a party to any action, suit of proceeding by reason of the fact that he is or was a Director or Officer of the Corporation shall be indemnified by the Corporation against any and all liability and the reasonable expenses, including attorney's fees and disbursements, incurred by him (or by his heirs, executors or administrators) in connection with the defense or settlement of such action, suit or proceeding, or in connection with any appearance therein, except in relation to matters as to which it shall be adjudged in such action, suit or proceeding that such Director or Officer is liable for negligence or misconduct in the performance of his duties. Such right of indemnification shall not be deemed exclusive of any other rights to which such Director or Officer (or such heirs, executors of administrators) may be entitled apart from this Article.

ARTICLE X Incorporators

		into Portuo
The name and the	e street address of the inco	rporator for these articles of incorporation is:
Ide	ena George 741 North Pov	wer Line Rd, Pompano Bch FL 33069
The undersigned		these Articles of Incorporation this day of 2006.
•	(An Additional article mus	st be added if and effective date is requested)
Signature of Inco	rporator:	
Idena	Seoze	Idena George

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 and accept the appointment as registered agent and agree to act in this capacity.

Signature/Registered Agent

Signature/Incorporator

Date

Date/

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