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WO6-29071

Wilder Business Solutions, Inc. "Taking you to the next Level"

June 21, 2006

4.

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

Subject: The South Florida Business Connection, Inc.

Enclosed are an original and two (2) copies of the Articles of Incorporation for the above-named corporation and a check for \$87.50 for the filing fee, Certified Copy and Certificate of Status. If you have any questions or need additional information, I can be reached at the address and telephone number printed below.

Verv truly yours.

Terrance T. Wilder

Enclosure

cc: Paul Rouquie (w/ enc.)



FLORIDA DEPARTMENT OF STATE Division of Corporations

June 27, 2006

TERRANCE T, WILDER 16213 MIRAMAR PKWY MIRAMAR, FL 33027

SUBJECT: THE SOUTH FLORIDA BUSINESS CONNECTION, Ref. Number: W06000029071

We have received your document for THE SOUTH FLORIDA BUSINESS CONNECTION, and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

Section 617.0202(d), Florida Statutes, requires the manner in which directors are elected or appointed be contained in the articles of incorporation or a statement that the method of election of directors is as stated in the bylaws.

The manner in which the first board are elected must be stated.,

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) 245-6925.

Cynthia Blalock Document Specialist New Filing Section

Letter Number: 106A00042500

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ARTICLES OF INCORPORATION for

The South Florida Business Connection, Inc.

A FLORIDA NOT FOR PROFIT CORPORATION

The undersigned, acting as incorporator of a not for Profit Corporation pursuant to Chapter 617, <u>Florida Statutes</u> ("Florida Not For Profit Corporation Act"), adopts the following articles of incorporation and states as follows:

ARTICLE I Name

The name of the corporation is The South Florida Business Connection, Inc.

ARTICLE II Principal Office

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

555 SW 110th Lane, Suite 303 Pembroke Pines, Florida 33025

ARTICLE III Purpose and Objectives

This Corporation is a non-profit public benefit corporation and is not organized for the private gain of any person. This corporation is organized exclusively for any lawful purpose to retain non-profit status as set forth in the most current Internal Revenue Code, and to act and operate exclusively as a non-profit corporation pursuant to the laws of the state of Florida, its municipalities, county governments, and the United States.

The primary objectives and purpose of The South Florida Business Connection, Inc. shall include, but not be limited to the following:

To stimulate the growth and prosperity of South Florida businesses by providing powerful networking venues and introducing business building strategies through new alliances and industry experts within the membership.

Article IV Manner of Election

The business and affairs of the Corporation shall be managed by or under the direction of the Board of Directors. The initial Board of Directors were be elected by the members. In accordance with the bylaws, Directors shall be elected by a majority of the entire Board of Directors.

ARTICLE V Initial Directors/Officers

The name, address, and title of the initial Board of Directors of this corporation are:

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Name	Address	Position
Kenneth J. Schafer, Jr.	544 SW 183 rd Way Pembroke Pines, Florida 33029	President
Mario Nowogrodski	1512 SW 193 Avenue Pembroke Pines, Florida 33029	Treasurer
Paul Roquié	555 SW 110 th Lane, Apt# 303 Pembroke Pines, Florida 33025	Secretary
Terrance T. Wilder	4120 SW 151 Terrace Miramar, Florida 33027	Director

ARTICLE VI Registered Office and Agent

The street address of the initial registered office of the corporation is 555 SW 110th Lane, Suite 303, Pembroke Pines, Florida 33025 and the name of its initial registered agent at such address is Paul Rouquié.

Article VII Purpose

Said organization is organized exclusively for charitable, religious, educational, and scientific 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 corresponding section of any future federal tax code).

Article VIII Nonprofit Capitalization

No part of the income of the corporation shall insure to the benefit of any member, trustee, officer or director of the Corporation, or any private individual (except that reasonable compensation may be paid for services rendered to or for the Corporation in connection with furtherance of its purposes and no member trustee, director of officer of the Corporation or any private person shall be entitled to share in the distribution of any of the Corporate assets on dissolution of the Corporation.

Article IX Member Liability

The private property of this Corporation's members, directors or officers shall not be subject to the payment of Corporation debts to any extent whatsoever. No director or officer shall be liable for relying in good faith upon the books or account or reports made to the Corporation by any of its officials, members or by an independent accountant selected by the Board of Directors or by any committee so designated by the Corporation, or in relying in good faith upon any other records of the Corporation.

Article X Activities Prohibited

No substantial part of the activities of the Corporation shall be 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 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 of 1954 (or corresponding section of any future federal tax code) or (b) by a corporation, contributions to which are deductible under section 170(c)(3) of the Internal Revenue Code of 1954 (or corresponding section of any future federal tax code).

Article XI Dissolution

Upon dissolution of the Corporation, the Corporation shall, after paying or making provision for the payment of the debts and obligations of the Corporation, distribute the remaining assets and property (after necessary expenses thereof) to such organizations as shall qualify as an exempt organization or organizations under section 501(c)(3) of the Internal Revenue Code of 1954, as named. Any such assets not disposed of shall be disposed by the Circuit Court of the county in which the principle office of the Corporation is located, exclusively for such purposes or to such organizations as said Court shall determine, which are organized for such purposes as qualify them as exempt organizations.

ARTICLE XII Incorporator

The name and address of the Incorporator is as follows:

Terrance T. Wilder 16213 Miramar Parkway Miramar, Florida 33027

ARTICLE XIII Effective Date and Duration

The effective date of the corporation is June 1, 2006. The duration of the corporation is perpetual.

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

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Paul Rougule, Registered Agent

Terrance T. Wilder, Incorporator

May 22, 2006 (Date)

May 25, 2006 (Date)