NITABBOUTDO
-------------

(Re	equestor's Name)	
(Address)		
(Ad	ldress)	
(Ci	ty/State/Zip/Phon	e #)
PICK-UP		MAIL
(Bu	isiness Entity Nar	me)
(Dc	cument Number)	
Certified Copies	Certificates	s of Status
Special Instructions to	Filing Officer:	
L	Office Use Or	f



02/15/07--01014--014 \*\*87.50

i

.

ZER FEI 15 A II: 40

2×19.00

**COVER LETTER** 

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

2

Excellence MUST INCLU SUBJECT: (PROPOSED CORPORATÉ NAME

Enclosed is an original and one(1) copy of the Articles of Incorporation and a check for :

□ \$70.00 Filing Fee 🔲 \$78.75 Filing Fee & Certificate of Status

STR.75 Filing Fee & Certified Copy	 Filing Fee, Certified Copy & Certificate

ADDITIONAL COPY REQUIRED

FROM: <u>SANDEN LOREAINE DEVOL</u> Name (Printed or typed)

510 N. E. 38th SF. Address City, State & Zip

524-839-0456 Daytime Telephone number

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

# Articles of Incorporation For Center For Achieving Goals and Personal Excellence, Inc.

ļ

The undersigned acting as Incorporator(s) designing to form a Not For Profit Corporation under the Not For Profit Corporation Law of Florida 617.0202, F.S., adopt(s) the following Articles of Incorporation.

## Article I – Name

The name of the Corporation shall be Center for Achieving Goals and Personal Excellence, Inc.

## Article II – Principle Place of Business

The known principle place of business of this corporation shall be 510 Northeast 38<sup>th</sup> Street, Pompano Beach, Florida 33064, but it may establish other principle places of business and other offices at such other places, either within or without the state of Florida, as the Board of Directors may from time to time determine.

### Article III – Purpose

This corporation is organized exclusively for charitable, spiritual, e survival purposes; more specifically, to establish and maintain netv		· · · · · · · · · · · · · · · · · · ·		· · · · · ·
diversity of services to include but not limited to the following:	•		EB	• <del>- 7240</del> - 7240 - 7240 - 7240
Abstinence Program	(		ບ ັ>	
<ul><li>Ex-Offender Network</li><li>Safe Haven</li></ul>	-		=	
Auticle IV Manuau of Floring of Disc	<b></b>	C.r.	01	

## Article IV – Manner of Election of Directors

The Corporation Directors shall be appointed by the active Incorporators to serve until such time that their replacement(s) are duly qualified and appointed.

## **Article V – Directors/Officers**

The initial directors of the Corporation shall serve until such time that their replacement(s) are duly qualified and appointed by the majority vote of the Incorporators. The names and addresses of the persons who shall serve as the initial directors of the Corporation are as follows:

Delores Robinson	510 Northeast 38 <sup>th</sup> Street, Pompano Beach, FL 33064
Kevin S. Clark	510 Northeast 38 <sup>th</sup> Street, Pompano Beach, FL 33064
Sandra L. Devoe	510 Northeast 38 <sup>th</sup> Street, Pompano Beach, FL 33064

The officers shall consist of a President, Vice President, Secretary, Treasure, and such other officers as may be provided in the Bylaws. The Incorporator shall appoint each Officer until such time that a meeting is held to appoint new officers. The names of the officers of the Corporation are as follows:

President	Kevin S. Clark
Vice President	Delores Robinson
Secretary	Sandra L. Devoe
Treasurer	Sandra L. Devoe

# Article VI – Indemnification

The Corporation may indemnify, to the full extent permitted by the State of Florida not for profit corporation laws, every person who is or was a party or is or was threatened to be made a party to any action, suit, or proceeding, whether civil, criminal, administrative or investigative by reason of the fact that he or she is or was serving at the request of the Corporation as a director, officer, employee, agent or trustee or another corporation or partnership, joint venture, employee benefit plan or other enterprise, including service on a committee formed for any purpose (and case, his or her heirs, executors and administrators), against all expense, liability and loss (including counsel fee, judgments, fines, excise taxes, penalties, and amount paid in settlement) actually and reasonably incurred or suffered by such person in connection with such action, suit, or proceedings, to the fullest extent permitted by applicable law, as in effect on the date hereof and as hereafter amended. Such indemnification may include advances to the provision of an applicable statute.

## Article VII - Bylaws

Bylaws for the Corporation shall be made and adopted by the Board of Directors, and may be altered, amended, or rescinded by the Board of Directors in the manner prescribed in the Bylaws.

### Article VIII - Amendments

The Corporation reserves the right to amend or appeal any provisions contained in these Articles of Incorporation or any amendment to them, and all rights and privileges conferred upon the Directors, Trustees, and Officers are subject to this reservation. The Articles of Incorporation may be amended in accordance with the provisions of the laws of the State of Florida, as amended from time to time, unless more specifically provisions for amendments are adopted by the Corporation pursuant to law.

#### Article IX – Dissolution

Upon the dissolution of the Corporation, the Board of Directors shall, after paying or making provision for the repayment of all the liabilities of the Corporation, distribute all of these assets of the Corporation exclusively for charitable, educational, scientific, and literary purpose to such "qualified" organization or organizations as the Board of Directors shall determine. An organization shall be deemed to be a "qualified" organization for purposes of this Article IX (Nine) only if at the time of the distribution of such assets it is operated exclusively for the purposes described in Section 501(c)(3) of the Internal Revenue Code. Any of such assets not so distributed shall be distributed by the commons pleas of the County in which the principle office of the Corporation is then located exclusively for the aforesaid purposes of the Corporation, or to such qualified organization or organizations as said court shall determine.

### Article X – Registered Agent

The initial Registered Agent is: Kevin S. Clark 510 Northeast 38<sup>th</sup> Street Pompano Beach, FL 33064

#### Article XI – Incorporator

The Incorporator is: Sandra L. Devoe 510 Northeast 38<sup>th</sup> Street Pompano Beach, FL 33064

Having been named as the Registered Agent to accept service 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.

Signature of Registered Agent Kevin St Clark

Signature of Incorporatór Sandra L. Devoe

ļ