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Youth Promise Team Florida, Inc.

<u>~</u>

Charles Ford Walker

407 South Carpenter Road

Titusville, FL 32796-2909

1-321-269-4349

ARTICLES OF INCORPORATION

In Compliance with Chapter 617, F.S., (Not for Profit)

ARTICLE I NAME

The name of the corporation shall be:

Youth Promise Team Florida, Inc.

ARTICLE II PRINCIPAL OFFICE

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

1422 Norwood Avenue Titusville, FL 32796

ARTICLE III PURPOSE

The purpose for which the corporation is organized is:

See Attached Article III

ARTICLE IV MANNER OF ELECTION

The manner in which the directors are elected or appointed:

The Directors of the Corporation shall be elected by a majority of the Members. The election of the Directors shall be held at the first meeting and shall be for a term of one year. Each Director shall hold office until his successor shall have been duly appointed and shall have been qualified. Elected officers of the Corporation shall be a President, Vice President, Operations Manager, Recording Secretary, Treasurer, Secretary and others deemed necessary.

ARTICLE V INITIAL DIRECTORS AND/OR OFFICERS

List name(s), address(es) and specific title(s):

See Attached Article V

ARTICLE VI INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and Florida street address (P.O. Box NOT acceptable) of the registered agent is:

Charles Ford Walker 407 South Carpenter Road Titusville, Florida 32796-2909

ARTICLE VII INCORPORATOR

The name and address of the Incorporator is:

Charles Ford Walker 407 South Carpenter Road Titusville, Florida 32796-2909

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.

Signature/Registered Agent

Lande helicitie

Signature/Incorporator

03/13/2007
Date
03/13/2007

Article III:

Primary Purpose:

To Provide 21st Century Innovations through Faith Based Initiatives, to enhance the development of Community Groups and Organizations which supports Education, Treatment and Training for all Youth in the state of Florida through the reduction and mitigation of social and economic disadvantage, youth crime and Juvenile Delinquency.

This Corporation is one organized as a Religious Organization under pursuant to the general non-profit laws of Florida, and is organized to function as a Faith Based Non-dominative entity for the purpose set out above and its object, purpose, and powers are further defined as follows:

- (1) To develop, educate and train all persons interested in improving their social and economic wellbeing and that of their community in order to promote the civic and economic betterment of the community through said development, education, treatment and training; by the employment of spiritual and faith based innovations.
- (2) To engage in, and to encourage any activity and innovations which are not in contradiction with the creation and function of a non-profit corporation, and not in contradiction with the specific and primary purposes heretofore set forth.
- (3) To receive grants, gifts and donations of money and property for the purpose and uses of the corporation; which shall seek to qualify itself under Section 501(c)(3) of the IRS Code.

Article V:

Directors:

Except as otherwise provided in the By-Laws, the powers of the corporation shall be exercised, its properties controlled and affairs conducted by the Board of Directors.

This Non-Profit Corporation shall have as its Board of Directors a total of twelve (12) directors with the 18th Judicial Circuit of Florida being equally represented by an equal amount of Directors from each Brevard and Seminole Counties.

The number of directors of the corporation shall be twelve (12). The number of directors herein provided may be changed by a by-law adopted, but shall not be less than three (3).

Officers of the Corporation shall be a President, Vice President, Operations Manager, Recording Secretary, Treasurer, Secretary and other such officers as the in place Board of Directors shall deem necessary to conduct the business of this Corporation.

Section 1: The names of the officers who are to serve until the first election under the Articles of Incorporation are as follows;

Charles Ford Walker 407 South Carpenter Road

Titusville, Florida 32796-2909

Lynnette L. Wheeler 6023 Gilson Avenue

Cocoa, Florida 32927

William K. Pittman

George B. Cooper '

2004 Dorris Drive

Orlando, FL 32807

5927 Providence Crossing Trail

Orlando, FL 32822

Clare Spurgis

1155 South Wickham Road

Wheele

Melbourne, Fl 32904

Loretta Pittman /

5927 Providence Crossing Trail

Orlando, FL 32822

Article V:

Directors:

Arthur C. Blatch 1148 Groves Drive Rockledge, FL 32955	Catina R. Wright 5927 Providence Crossing Trail Orlando, FL 32822		
Joan St. John Johanesen 4485 Elliot Road Titusville, Fl 32780 The John John John Lanesen The Lanese State of the Contraction of the Contractio	Timothy Adside 2521 Georgia Avenue Sanford, FL 32773		
Mary Tyson Walker 407 S. Carpenter Road Titusville, FL 32796 Mary Tyson Walker	Eddie Del Valle 6021 Appian Way Orlando, FL 32807 Dn. Eddie Del Valle		
Directors holding office Position within this Corporation shall be at least the following and any additional offices as the Board of Directors may deem necessary to carry out the business of this Corporation.			
George B. CooperPresident			
Joan St. John JohanesenVice President			
Charles Ford Walker:Operations Director			
Loretta PittmanRecording Secretary			
William K. PittmanSecretary			

Lynnette L. Wheeler.....Treasurer

Article VIII:

Termination of Corporation

If at anytime it becomes necessary for this Corporation to terminate itself and no longer conduct any business of the Corporation; said termination shall be concluded per Section 507(b)(1)(A) of the IRS Code.

Distribution of all assets of the Corporation shall be made in accordance of this policy and said assets of the Corporation shall be distributed to one or more public charities having 501(c)(3) organizational status.

The Organization to which distribution is made shall have been in existence and so described for a continuous period of at least 60 months before the distribution.