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SECRETARY OF STATE

COVER LETTER

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

SUBJECT: TAY la	PRESIDENTS (PROPOSED CORPORATI	UNITED FOR- ENAME-MUST INCLUI	The ENVIROR DE SUFFIX)	INENT, INC.
Enclosed is an original ar	nd one(1) copy of the Articl	es of Incorporation and a	check for:	1
\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy	\$87.50 Filing Fee, Certified Copy & Certificate	
		ADDITIONAL CO	PY REQUIRED	
FROM:	CAROLE E. Name (Pri	TAITT mied or typed)	<u>.</u> .	
	4930 Sum	Pter Stree dress	T	
	PERRY F.	./ 32348 tate & Zip	, -	

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

850-223-1390
Daytime Telephone number

ARTICLES OF INCORPORATION OF TAYLOR RESIDENTS UNITED FOR THE ENVIRONMENT, INC. A Florida "Not for Profit" Corporation In compliance with Chapter 617, F.S., (Not for Profit) - NAME of the corporation is T

ARTICLE I - NAME

The name of the corporation is Taylor Residents United for the Environment, Inc.

ARTICLE II - PRINCIPAL OFFICE

The principal place of business of this corporation shall be in Taylor County, Florida. The mailing address of the corporation shall be 4930 Sumpter Street. Perry Florida 32348. The Corporation may maintain offices and transact business in such places, within or without the State of Florida, as may from time to time be designated by the Board of Directors.

ARTICLE III - PURPOSE

The purposes for which the corporation is organized are civic, benevolent, scientific, educational, and not for profit. The specific purpose is to protect the health, environment, and quality of life in Taylor County by participating in activities inside and outside of Taylor County.

The purpose of this corporation is to undertake any projects or lawful activities consistent with Section 501(c)(3) of the Internal Revenue Code which may be necessary, useful, or desirable for the furtherance, accomplishment, fostering, or attaining of the foregoing purposes, either directly or indirectly, and either alone or in conjunction or cooperation with others, whether such others be persons or organizations of any kind or nature, such as corporations, firms, association, trusts, institution, foundations, or governmental bureaus, departments or agencies.

Notwithstanding any other provision of these articles, this organization shall not carry on any other activities not permitted to be carried on by an organization exempt from Federal and state income tax under section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue law. No substantial part of the activities of the corporation shall consist of the carrying on of propaganda or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in, any political campaign on behalf of any candidate for public office.

ARTICLE IV - MANNER OF ELECTION

The affairs of this corporation shall be managed by a Board of Directors. The manner in which the directors are elected is as follows: Officers are chosen by elections or appointments. More specific methods of election are set forth in the bylaws of this corporation.

ARTICLE V - INITIAL DIRECTORS AND/OR OFFICERS

The names and addresses of the initial Board of Directors are:

TITLE	NAME	ADDRESS
Treasurer	Joy Towles Ezell	12677 Josh Ezell Road, Perry, FL 32348
Secretary	Carole Taitt	4930 Sumpter St, Perry, FL 32348
Chairperson	Diane Whitfield	P.O. Box 778, Perry, FL 32348

ARTICLE VI - INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and address of the initial registered agent of the Corporation is: Joy Towles Ezell: 12677 Josh Ezell Road Perry FL 32348.

ARTICLE VII - INCORPORATOR

The names and addresses of the incorporators are:

Name

Address

Joy Towles Ezell

12677 Josh Ezeil Road, Perry, FL 32348

Carole Taitt

4930 Sumpter St., Perry, FL 32348

Diane Whitfield

P.O. Box 778, Perry, FL 32348

ARTICLE VIII - DISSOLUTION CLAUSE

The Corporation may be dissolved with assent given in writing and signed by not less that seventy-five percent (75%) of the directors. Upon winding up and dissolution of the Corporation, the assets of the Corporation remaining after payment of all debts and liabilities shall be distributed to an organization recognized as exempt under section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding section of any future federal tax code, to be used exclusively for charitable and educational purposes. If the Corporation holds any assets in trust, such assets shall be disposed of in such a manner as may be directed by decree of the Circuit Court of the district in which the Corporation's principal office is located, upon petition thereof by the Attorney General or by any person concerned in the liquidation.

<u>ARTICLE IX - NO DISTRIBUTION OF GAIN</u>

The Corporation is organized exclusively for charitable and educational purposes. The Corporation is not organized nor shall it be operated for the primary purpose of generating pecuniary gain or profit. The Corporation shall not distribute any gains, profits or dividends to the Directors, Officers, or Members thereof, or to any individual, except as reasonable compensation for services actually performed in carrying out the Corporation's charitable and educational purposes. The property, assets, profits and net income of the Corporation are irrevocably dedicated to charitable and educational purposes no part of which shall inure to the benefit of any individual.

CERTIFICATE OF DESIGNATION OF PLACE OF BUSINESS OR DOMICILE FOR THE SERVICE OF PROCESS WITHIN FLORIDA NAMING AGENT UPON WHOM PROCESS MAY BE SERVED

In compliance with Section 48.091, Florida Statutes, the following is submitted: Taylor Residents United for the Environment, Inc. (TRUE) desiring to organize or qualify under the laws of the State of Florida, with its principal place of business in the County of Taylor, State of Florida, has named Joy Towles Ezell, whose address is 12677 Josh Ezell Road Perry FL 32348, as its agent to accept service of process within Florida.

Carole Taitt Secretary

// March 2007

Having been named to accept service of process for the above stated corporation, at the place designated in the certificate, I agree to act in this capacity and I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties.

Joy Towles Ezell

Registered Agent

/<u>/</u> March 2007