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Cf. 6-22

Destiny Grace Community Development Center Incorporated 5810 Spanish River Road Fort Pierce, Florida 34951 (772) 467-6641

May 21, 2007

Florida Department of State Division of Corporations ATTN: New Filings Division P.O. Box 6327 Tallahassee, Florida 32314

#### RE: New Filing for Destiny Grace Community Development Center Incorporated

Dear Representative:

Enclosed, please find the original Articles of Incorporation for Destiny Grace Community Development Center Incorporated a newly formed Florida corporation, along with a check for \$78.75 for the following:

\$70.00 Filing Fee8.75 Certificate of Status\$78.75 Total Enclosed

Please process expeditiously. For additional information, please feel free to contact me at (772) 467-6641. Thanks in advance for your assistance.

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Very truly yours, E. Hime and

Jared E. Hines President

# 2007 JUN 21 PMENT PM 2:00 Articles for DESTINY GRACE COMMUNITY DEVELOPME **CENTER INCORPORATED** (A Corporation Not For Profit formed under the laws of The State of Florida)

#### **ARTICLE I – NAME**

The undersigned Registered Agent, Jared E. Hines, whose address is 5810 Spanish River Road, Fort Pierce, Florida 34951, being at least eighteen years of age, does hereby form a corporation under the laws of the State of Florida.

#### **ARTICLE II – Name of Corporation**

The name of the corporation is Destiny Grace Community Development Center Incorporated. The mailing address is 5810 Spanish River Road, Fort Pierce, Florida 34951.

#### **ARTICLE III – Purposes**

This corporation 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 © (3) of the Internal Revenue Code (IRC), or corresponding section of any future federal tax code.

The corporation may transact any lawful business for which corporations may be incorporated under the laws of the United States and the State of Florida. The specific purpose(s) for which the corporation is organized are Community Development through training and service.

No part of the net earnings of the organization shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the organization 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 purpose clause hereof. No substantial part of the activities of the organization shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and organization 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 this document, the organization shall not carry on any other activities not permitted to be carried on (a) by an organization exempt from federal tax income under section 501 (c) (3) of the Internal Revenue Code (IRC), or corresponding section of any future federal tax code, or (b) by an organization, contributions to which are deductible under section 170 (c) (2) of the Internal Revenue Code (IRC), or corresponding of any federal tax code

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#### **ARTICLE V – INITIAL REGISTERED OFFICE AND AGENT**

The STREET ADDRESS OF THE INITIAL Registered Office is 5810 Spanish River Road, Fort Pierce, Florida 34951. The name of the initial Registered Agent of this corporation is Jared E. Hines.

### ARTICLE VI – Principal Office

The street address of the principal office of the corporation in Florida is Destiny Grace Community Development Center Incorporated c/o Life Skills Center, 541 Rardin Ave, Pahokee, Florida 33476

#### **ARTICLE VI-Board of Directors**

The Corporation shall never have less than three (3) Directors. The business affairs of this Corporation shall be managed by a minimum of three officers/directors, each of whom shall be of full age, and all of whom shall be citizens of the United States. The directors shall be replaced or elected for a new term at the annual election of officers of the corporation. The officer/directors shall have full power and authority to make and enforce the By-laws of the Corporation, and to propose, adopt, alter, amend, or rescind same at the regular business meeting or at the annual business meeting. The limitation upon the authority of the directors and officers of this corporation shall be of such that there shall be no change in the By-laws of the corporations, save and except by a majority vote cast at the regular business meeting or at the annual business meeting, for the purpose of amending, changing, adopting, or rescinding the By-laws or Articles of Incorporation. The names of the directors who shall act until the first meeting or until their successors are duly chosen and qualified are:

Jared E. Hines, President – 5810 Spanish River Road, Fort Pierce, Fl 34951

Terry Jones, Vice President - 2601 Bennett Drive, Ft. Pierce, Florida 34946

Shantory Alexander, Secretary - 5959 Caribbean Boulevard, West Palm Beach, FL 33407

Joseph Quarrie, Treasurer - 7631 Northwest 4<sup>th</sup> Avenue, Miami, FL 33150

#### **ARTICLE VII – INCORPORATION**

The name and address of the person signing these Articles is: Jared E. Hines 5810 Spanish River Road Fort Pierce, Florida 34951

#### **ARTICLE VIII – ACTIVITIES**

Notwithstanding any other provision of these articles, this organization shall not carry on any activities not permitted to be carried on by an organization exempt from federal 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 Code (IRC).

This Corporation shall have all the corporate powers enumerated in the Florida General Corporation Act.

#### ARTICLES IX-AMENDMENT

This Corporation reserves the right to amend, rescind, or repeal any provisions contained in these Articles of Incorporation and amendment thereof, and any right conferred upon the members herein to this reservation. The members authorize the board of directors to revise/amend the articles and by-laws as required, subject to a unanimous vote of the board.

IN WITNESS WHEREOF, I have signed these articles and acknowledge the same to be my act.

#### **ARTICLES X – DISSOLUTION**

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes with the meaning of section 501 (c)(3) Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for public purpose. Any such assets not so disposed of shall be disposed of by the Court of Common Pleas of the county in which the principle office of the corporation is then located exclusively for such purposes or to such organization or organizations, a said shall determine which are organized and operated exclusively for such purposes.

## SIGNATURE OF INCORPORATOR:

Jared E. Hines

I hereby consent to my designation in this document as resident agent for this corporation.

# SIGNATURE OF REGISTERED AGENT LISTED IN ARTICLE V

Ettim Jared E. Hines

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