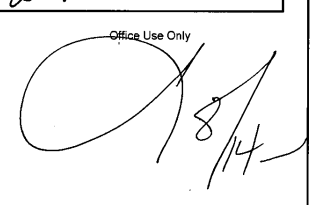
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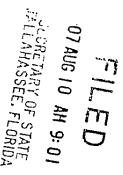
# FOSTER S. LOVETT, CPA CERTIFIED PUBLIC ACCOUNTANT 400 E. MLK BLVD., STE. 108 TAMPA, FL 33603-3866 (City/State/Zip/Phone #) | PICK-UP | WAIT | MAIL (Business Entity Name) (Document Number) Certified Copies | Certificates of Status | Special Instructions to Filing Officer:





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## FLORIDA DEPARTMENT OF STATE Division of Corporations

August 6, 2007

.OSTER S. LOVETT, CPA 400 E. MLK BLVD. SUITE 108 TAMPA, FL 33603-3866

SUBJECT: GHETTREAL COMMUNITY SERVICES, INC.

Ref. Number: W07000038001

We have received your document for GHETTREAL COMMUNITY SERVICES, INC.. However, the document has not been filed and is being returned for the following:

The registereg agent designated is not an active entity according to our records. Please list the person signing as registered agent or another entity that is active with our office.

Please return the corrected 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) 245-6934.

Loria Poole Document Specialist New Filing Section

Letter Number: 207A00048208

## ARTICLES OF INCORPORATION OF GHETTREAL COMMUNITY SERVICES, INC. (A FLORIDA CORPORATION NOT FOR PROFIT)

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The undersigned subscriber to these Articles of Incorporation is a person competent contract and hereby forms a non profit corporation under the laws of the State of Florida.

## ARTICLE I - CORPORATE NAME

The name of the corporation is GHETTREAL COMMUNITY SERVICES, INC.

## **ARTICLE II – DURATION**

This corporation shall exist perpetually unless dissolved according to Florida Law.

## **ARTICLE III - PURPOSE**

The mission of GHETTREAL Community Services is organized for the purpose of making a difference in the quality of life for HIV/AIDS infected persons through education.

This corporation is organized exclusively for 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 the corresponding section of any future federal tax code.

Notwithstanding any other provisions of these articles, this organization shall not carry on any activities not permitted to be carried on by an organization exempt form 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 law.

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 purpose 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 the 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.

## **ARTICLE IV - CAPITAL STOCK**

N/A

## ARTICLE V -PRINCIPAL OFFICE

Principal Office

The principal office of the corporation shall be in the city of St. Petersburg, County of Pinellas, State of Florida.

Mailing Address:

The mailing address of the corporation is:

2137 19<sup>th</sup> Street S.

St. Petersburg, FL 33712

## ARTICLE VI – INITIAL REGISTERED OFFICE AND AGENT

The name and address of the initial registered agent of this corporation is:

Foster Lovett, CPA 400 East MLK Blvd Suite 108 Tampa, Florida 33603

## **ARTICLE VII - INCORPORATOR**

The name and address of the incorporator of this corporation is:

Alma L. Kicklighter 2137 19<sup>th</sup> Street S. St. Petersburg, Florida 33712

## <u>ARTICLE VIII – OFFICERS</u>

The names and addresses of the persons who are the initial officers of the Corporation are as follows:

Names	Address C	City, State Zip	Title
Alma L. Kicklighter	2137 19 <sup>th</sup> St. S.	St. Petersburg, FL 33712	President
Samuel Kicklighter II	2137 19 <sup>th</sup> St. S.	St. Petersburg, FL 33712	Vice-President
Harold A. Kicklighter Snr	. 2137 19 <sup>th</sup> St. S.	St. Petersburg, FL 33712	Business Manager/ Counselor
June K. Peterman	2137 19 <sup>th</sup> St. S.	St. Petersburg, FL 33712	Treasurer
Sharon T. Melville	2137 19 <sup>th</sup> St. S.	St. Petersburg, FL 33712	Secretary

## ARTICLE IX - INITIAL BOARD OF DIRECTOR(S)

This corporation shall have five (5) Directors initially. The number of Directors may be either increased or diminished from time to time by the By-Laws, but shall never be less than two (2). The names of the initial Directors of the corporation are as follows:

Alma L. Kicklighter 2137 19<sup>th</sup> Street S. St. Petersburg, Florida 33712

Samuel Kicklighter II 2137 19<sup>th</sup> Street S. St. Petersburg, Florida 33712

Harold A. Kicklighter 2137 19<sup>th</sup> Street S. St. Petersburg, Florida 33712 June K. Peterman 2137 19th Street S. St. Petersburg, Florida 33712

Sharon T. Melville 2137 19th Street S. St. Petersburg, Florida 33712

## <u>ARTICLE X – BYLAWS</u>

The power to adopt, alter, amend or repeal the Bylaws shall be vested in the members.

## **ARTICLE XI - NOT FOR PROFIT STATUS**

No part of the net earnings of the corporation shall insure to the benefit of, or be distributed to its members, officers, or other private persons, except that the corporation 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 Article three hereof. No substantial part of the activities of the corporation shall be the 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) for any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, the corporation shall not except to an insubstantial degree, engage in any activities, or exercise any powers that are not in furtherance of the purposes of this corporation.

## **ARTICLE XII – DISSOLUTION**

Upon the dissolution of the corporation, at the discretion of the Official Staff, assets shall be distributed to one or more exempt purposes within the meaning of section 501 (c) (3) of the Internal Revenue Code or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to the state or local government, for a public purpose. If necessary, a court shall dispose of any such assets not so disposed of competent jurisdiction of Pinellas County, or the county in which the Principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

## <u>ARTICLE XIII – INDEMNITY OF OFFICERS</u>

This corporation shall indemnify and save harmless its officers and members and from any suits, actions, or judgments arising out of their conduct of the affairs of the corporation, in which suit, action or judgment, any liability shall be alleged or imposed upon any of the corporation's officers on behalf of the corporation, and the corporation shall further pay all costs, legal expenses, and any other charges, that said officer may incur in the defense of any claim, suit, or action that may be instituted against the said officers in their individual capacities, it being the purpose and intent that the corporation shall save its officers and stockholders harmless from any action taken by them in its behalf.

IN WITNESS WHEREOF the undersigned subscriber has executed these Articles of Incorporation this 30 day of xalu, 2007.

Alman, Kicklighter

## CERTIFICATE AND ACKNOWLEDGEMENT OF REGISTERED AGENT

CERTIFICATE OF REGISTERED AGENT OF

## GHETTREAL COMMUNITY SERVICES, INC.

Pursuant to Florida Statutes, the following is submitted: The above corporation, desiring to organize under the laws of the State of Florida with its principal office and mailing address as indicated in the Articles of Incorporation, has named Foster Lovett located at the aforesaid address, as its Registered Agent to accept service of process within this state.

## **ACKNOWLEDGEMENT**

Having been named as Registered Agent to accept service of process for the above stated corporation at the place designated in the above certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent for said corporation.

Foster Lovett, CPA