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$\frac{T.ADAMS}{P.0.BOX2008}$ $\frac{P.0.BOX2008}{MAITLAND}$ $\frac{FL32751}{(City/State/Zip/Phone #)}$	900135849429
(Business Entity Name)	11/12/0801006004 **87.50
Certified Copies Certificates of Status	APPROVED FILED SECRETARY OF STATE TALLAHASSEE, FLORIDA
NO MONEY 10/24 Office Use Only	W08-49157
	B. McKnight NOV 12 2008

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FLORIDA DEPARTMENT OF STATE Division of Corporations

October 27, 2008

T. ADAMS PO BOX 2008 MAITLAND, FL 32751

SUBJECT: MILLENNIUM COMMUNITY SERVICES, SM, INC. Ref. Number: W08000049157

We have received your document for MILLENNIUM COMMUNITY SERVICES, SM, INC.. However, upon receipt of your document no check was enclosed. Please send a check or money order payable to the Department of State.

Your document will be retained in our pending file.

The corporate filing fees for profit and nonprofit, domestic or foreign are as follows:

Filing Fees	\$35.00
Registered Agent	
Designation	\$35.00
Certified Copy	\$8.75
Certificate of Status	\$8.75

If you have any further questions concerning your document, please call (850) 245-6931.

Becky McKnight Regulatory Specialist II New Filing Section

Letter Number: 508A00055153

ARTICLES OF INCORPORATIONS

In Compliance with Chapter 617, F.S., (Not for Profit) OF Millennium Community services, sm, Inc.

A FLORIDA NONPROFIT CORPORATION

ARTICLE One NAME The name of the corporation shall be:

Millennium Community services, sm, Inc.

ARTICLE Two PURPOSE

This corporation is organized exclusively for the benefit of, and to provide services to: Deserving low and Moderate Income Residents' HOUSING, Employment Training Educational, Transportation and HEALTHCARE, child care, and family care purposes, food and health services relief and subsistence services and correspondent relief organization coordination and transfer services for families and orphans, disabled and special needs populations and families in need of community services and medicines, clothing and household goods.

- A. This corporation is a not-for –Profit Corporation organized under Chapter 617, Florida Statues. It is not organized for the private gain of any person.
- **B.** The specific purposes of this corporation are:
- C. To exercise all rights and powers conferred by the laws of the State of Florida upon nonprofit corporations.

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D. Provided, however, that the corporation shall not engage in any action which is not permitted to be carried on by nonprofit corporations under the Internal Revenue Code and no part of the net earnings of the corporation shall inure to the benefit of or distributable to its members, directors, or officers: but to the corporation shall be authorized and empowered to pay reasonable compensation to these people for services rendered, and to make payments and distributions in furtherance of its stated purpose.

LIMITATIONS

At all times the following shall operate as conditions restricting the operations and activities of the corporation:

1. No part of the net earnings of the corporation shall inure to any member of the corporation not qualifying as exempt under Section 501(c)(3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended, nor to any Director or officer of the corporation, nor to any other private persons, excepting solely such reasonable compensation that the corporation shall pay for services actually rendered to the corporation, or allowed by the corporation as a reasonable allowance for authorized expenditures incurred on behalf of the corporation;

2. No substantial part of the activities of the corporation shall constitute the carrying on of propaganda or otherwise attempting to influence legislation, or any initiative or referendum before the public, and the corporation shall not participate in, or intervene in (including by publication or distribution of statements), any political campaign on behalf of, or in opposition to, any candidate for public office; and 3. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended.

4. the corporation shall not lend any of its assets to any officer or director of this corporation, or guarantee to any person the payment of a loan by an officer or director of this corporation.

ARTICLE three INITIAL DIRECTORS and OFFICERS

Board of Directors

The Initial Board of Directors shall be composed of the Following Persons:

William Jusme, of 1350 West Colonial Drive, Orlando, Fl. 32804, Director and President

Guy Joseph, of 1350 West Colonial Drive, Orlando, Fl. 32804 Director

Mariecarmen Cetoute, of 1350 West Colonial Drive, Orlando, Fl. 32804 Director

Rick Taylor, of 1350 West Colonial Drive, Orlando, Fl. 32804 Director

Thimoleon Louis, of 1350 West Colonial Drive, Orlando, Fl. 32804 Director

Aneska Mitchell, of 1350 West Colonial Drive, Orlando, Fl. 32804 Director

Linda Walters, of 1350 West Colonial Drive, Orlando, Fl. 32804 Director •3

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Rachell Crump, of 1350 West Colonial Drive, Orlando, Fl. 32804 Director

Marc Emilien, of 1350 West Colonial Drive, Orlando, Fl. 32804 Director

CAMERON, Ms. Stacey, Director of 1350 West Colonial Drive, Orlando, Fl 32804.

Gerald Alexandre, of 1350 West Colonial Drive, Orlando, Fl. 32804 Director

Tim Adams, of 1350 West Colonial Drive, Suite "A" Orlando, Fl. 32804; Director, Vice President, of the Board, and Chaplin

Robin Harvey, of 1350 West Colonial Drive, Orlando, Fl. 32804 Director

Ms. Mariecame Cetoute of 1350 West Colonial Drive Orlando, Fl. 32804

ARTICLE Four

The Initial Officers of this Florida Non profit Corporation are;

President: William Jusme, of 1350 West Colonial Drive, Orlando, Fl. 32804

Vice President Tim Adams, Th. D., of 1350 West Colonial Drive, Suite "A" Orlando, Fl. 32804

Secretary Ms. Stacey Cameron Of 1350 West Colonial Drive, Suite "A" Orlando, Fl. 32804

Treasurer

Ms. Mariecame Cetoute of 1350 West Colonial Drive Orlando, Fl. 32804

Chaplin

Brother Tim Adams, Th. D., of 1350 West Colonial Drive, Suite "A" Orlando, Fl. 32804

ARTICLE Five DEBT OBLIGATIONS AND PERSONAL LIABILITY

No member, officer or Director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, nor shall any of the property of the members, officers or Directors be subject to the payment of the debts or obligations of this corporation.

ARTICLE Six Management of Corporate Affairs

The oversight or governing of the cooperation shall be by the Board of Directors consisting of Members chosen by the regular members through out the State of Florida.

The everyday operational functions of the cooperation will be conducted by the Corporate Officers, who will be appointed to serve by the appointment of the Board of Directors.

The duration of appointment of the corporate officers will be for two year term and may be extended with the approval of the Board of Directors.

The manner in which the Board of Directors are elected or appointed: The corporation shall have no less than eleven, and no more than twenty five voting Members, who shall be elected (and may be removed) by the voting members with cause, and who shall have all the rights and privileges of members of the corporation.

Each member shall have one vote, and new members will be ADDED TO THE corporation rolls each month, by acceptance of the members of the board of Directors, in the monthly meetings.

Removal of any designated member will be conducted on an Annual basis.

There will be no more than twelve voting members on the board and no less than seven voting members serving at any time.

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The term for a serving board member is at least 24 months with continual or extended appointment upon re-election every two years.

The board of directors will appoint from among its membership the following designation(s) Chairman (Emeritus), Co- Chairman, Recording Secretary, Financial Officer and members at large.

No member, officer or Director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, nor shall any of the property of the members, officers or Directors be subject to the payment of the debts or obligations of this corporation.

ARTICLE Seven DISSOLUTION

Upon the time of dissolution of the corporation, assets shall be distributed by the Board of Directors, after paying or making provisions for the payment of all debts, obligations, liabilities, costs and expenses of the corporation, for 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 a state or local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdiction of 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.

Millennium Community services, Inc., sm, Inc.

ARTICLE Eight INITIAL REGISTERED AGENT AND STREET ADDRESS Of the REGISTERED AGENT AND INCORPORATOR

Signature/Registered Agent Date August 22, 2008

The Registered Agent of the Millennium Community services, sm, Inc., is Tim Adams, of 1350 West Colonial Drive, Suite "A" Orlando, Fl. 32804

Acceptance of Registered Agent Designation

Having been named as registered agent to accept service of process for the 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.

This is to certify that I, Tim Adams do hereby accept the appointment of the registered agent for the Florida Corporation not for profit; named Millennium Community services, sm, Inc., and that the principal place of business and mailing address of this corporation shall be:

Address: 1350 West Colonial drive Suite "A", Orlando, Fl. 32804

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Tim Adams, of 1350 West Colonial Drive, Suite "A" Orlando, Fl. 32804, (407) 816-3636



ARTICLE Ten INCORPORATOR

tan Oct. 21, 2003 /S./.

Signature/Incorporator, Date August 21, 2008

Attest: - V. F. D. Oct. 21, 2008 /S./

Tim Adams, of 1350 West Colonial Drive, Suite "A" Orlando, Fl. 32804, (407) 816-3636

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