N09000002622

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SECRETARY OF STATE

Arond C.COULLIETTE

MAY 0 7 2009

EXAMINER

April 28, 2009

Amendment Section Divisions of Corporations P.O. Box 6327 Tallahassee, Florida 32314

RE:

GLOBAL COMMUNITY INVESTMENT STRATEGIES, INC.

Document Number: N09000002622

As the President of Global Community Investment Strategies, Inc. (GCIS), I am respectfully requesting for you to expedite the attached Articles of Amendment. GCIS has encountered a funding opportunity through a private donor. However, the donor has several organizations that have requested the funds. As a result, GCIS is required to have 501(c)3 status within a matter of days or the donation will be granted to another organization. The attached amendment is our final requirement by the IRS to obtain 501(c)3 status.

GCIS is a start-up nonprofit organization; this loss of potential funding would severely hinder or possibly discontinue our ability to operate. This loss of funding will have implications on program opportunities that could be provided to targeted recipients of our service which include children and families and would subsequently have an adverse impact on our organization and be detrimental to GCIS' ability to operate its core business services.

Please contact me at (301) 437-1600 or email me at <u>gcistrategies@gmail.com</u>. Again, please expedite this filing immediately so that potential funding will not be redirected or forfeited. Please email the amended articles to gcistrategies@gmail.com upon completion.

Respectfully

GCIS President

COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATION: GLOBAL	COMMUNITY INVESTMENT STRATEGIES, INC
DOCUMENT NUMBER: N090000026	22
The enclosed Articles of Amendment and	fee are submitted for filing.
Please return all correspondence concerning	g this matter to the following:
DUSTIN KOONCE	
(N	ame of Contact Person)
	(Firm/ Company)
P.O. BOX 481	(Address)
GLENN DALE, MD 20769	
(C) For further information concerning this ma	ity/ State and Zip Code)
DUSTIN KOONCE (Name of Contact Person)	at (301) 437-1600 (Area Code & Daytime Telephone Number)
,	unt made payable to the Florida Department of State:
□\$35 Filing Fee □\$43.75 Filing Fee & Certificate of Status	□ \$43.75 Filing Fee & Certified Copy (Additional copy is enclosed) □ \$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is enclosed)
Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314	Street Address Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301

Articles of Amendment to Articles of Incorporation of

GLOBAL COMMUNITY INVESTMENT STRATEGIES, INC (Name of Corporation as currently filed with the Florida Dept. of State)

	10900000)2622	
(Document Num	ber of Corpo	oration (if known)	
Pursuant to the provisions of section 617.1006, the following amendment(s) to its Articles of Inc.		ites, this <i>Florida Not For I</i>	Profit Corporation adopts
A. If amending name, enter the new name of	the corpora	ntion:	
The new name must be distinguishable and coabbreviation "Corp." or "Inc." "Company" or			corporated" or the
B. Enter new principal office address, if appl			
(Principal office address <u>MUST BE A STREE</u>	T ADDRESS	Σ)	Ty o
			<u> </u>
C. Enter new mailing address, if applicable:	<u>.</u>		RY
(Mailing address <u>MAY BE A POST OFFIC</u>	CE BOX)		<u> </u>
			100 =
			RIA TO
			"
D. If amending the registered agent and/or remew registered agent and/or the new regis	egistered of	fice address in Florida, er	nter the name of the
new registered agent and/or the new regis	stereu omçe	audi ess.	
Name of New Registered Agent:			
		•	
New Registered Office Address:	(F	lorida street address)	
			, Florida
•		(City)	(Zip Code)
New Registered Agent's Signature, if changing	ng Registere	d Agent:	
I hereby accept the appointment as registered position.	agent. I	am familiar with and acco	ept the obligations of the
	ignature of l	New Registered Agent, if ch	 langing

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added: (Attach additional sheets, if necessary)

<u>Title</u>	Name	Address	Type of Action
•			Add Remove
			Add Remove
			Add Remove
(attach addi	g or adding additional Articles, enter c tional sheets, if necessary). (Be specific dditional article - Dissolution o	c)	_
The organization	ation is organized exclusively for c	haritable, religious, educatio	nal, and/or
scientific pur	rposes under section 501 (c) 3 of t	ne Internal Revenue Code.	
Upon dissolu	ution of the organization, assets sh	all be distributed for one or i	more
exempt purp	poses within the meaning of section	n 501(c)3 of the Internal Rev	enue Code,
or shall be o	distributed to the Federal government	ent, or to a state or local gov	ernment, for
a public purp	pose. We agree that no part of the	net earnings of the organiza	tion
shall inure t	o the benefit of, or be distributable	to its members, trustees, off	ficers or the
other private	e persons, except that the organiza	tion shall be authorized to p	ay reasonable
compensation	on for services rendered and to ma	ke payments and distribution	ns in
furtherance	of the purposes set forth in the pur	pose clause hereof. No sub	stantial
part of the a	ctivities of the organization shall be	e the carrying on of propaga	nda,
or otherwise	attempting to influence legislation	, and the organization shall	
not participa	te in, or intervene in (including the	publishing or distribution of	statements)
any political	campaign on behalf of any candid	ate for public office.	
(PLEASE SE	EE ATTACHMENT FOR CONTINU	JATION OF ARTICLE).	

Continuation of Dissolution of the Organization (page 2)

Nothwithstanding any other provision of these articles, the organization shall not carry on any other activities not permitted to be carried on (a) by an organization exempt from federal income tax under section 501(c)3 of the internal Revenue Code or (b) by a corporation, contributions to which are deductible under section 170 (c) (2) of the Internal Revenue Code.

The date of each amendment	t(s) adoption: <u>3/16/2009</u>
Effective date <u>if applicable</u> :	3/16/09 (no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/we was/were sufficient for app	re adopted by the members and the number of votes cast for the amendment(s) roval.
There are no members or adopted by the board of di	members entitled to vote on the amendment(s). The amendment(s) was/were rectors.
Dated_4.	28.09
Signature _	Selevandy
hav	with the chairman or vice chairman of the board, president or other officer-if directors be not been selected, by an incorporator – if in the hands of a receiver, trustee, or er court appointed fiduciary by that fiduciary)
	Josezeth Alexander
	(Typed or printed name of person signing) Vice President
	(Title of person signing)