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Certified Copies	_ Certificates	of Status.
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SECRETARY OF STATE.

SAUG I L. PH L. L.



COVER LETTER

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

SUBJECT:	Quality Solutions Inc. (PROPOSED CORPORATE NAME – MUST INCLUDE SUFFIX)		
Fuelcard in an ariainal			
\$70.00 Filling Fee	and one (1) copy of the Article \sum \frac{1}{3}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:	Angela D. Scott Name (Printed or typed) 6325 North Orange Blossom Trail Address		
	Orlando, FL 32810 City, State & Zip		
	(407)296-7577 Daytime Telephone number		
	ADScotttax@aol.com		

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

E-mail address: (to be used for future annual report notification)



OF QUALITY CARE SOLUTIONS, INCSECRETARY OF STATE TALLAHASSEE. FLORIDA

The named corporation voluntary association and members of said organization do voluntarily associate themselves to form a non-profit corporation under the laws of the state of Florida and do hereby certify:

ARTICLE I- NAME OF CORPORATION

The corporate name of the organization shall be:

QUALITY CARE SOLUTIONS, INC.

ARTICLE II- ADDRESS OF PRINCIPAL OFFICE

The principal office of said organization shall be located:

1708 HOLTON ROAD LAKELAND, FL. 33810

ARTICLE III PURPOSE

The purpose for which this corporation is formed is to provide care to the physical and mental handicapped, and needy individuals in need of group home care and assistance. Also, Purpose to provide children with a safe, nurturing environment in which they are able to excel in life, and to provide counseling and guidance as well to assist them in working through the pain of their past and more to a successful future. We also provide any and all lawful services under license such as: Homemaker, Residential Habilitation, Transportation, Companion, Chore Services, In-Home Support, Personal Care Assistant and Non-Residential Support.

This requirement shall not be deemed to prelude a statement of general purpose of power or to restrict the right of the corporation to engage in other lawfully activity.

To purchase, receive, take, acquire, hold, sell, covey or otherwise dispose of property, whether it be real, personal, including shares of stocks, bonds and securities of other corporations, to wit.

Said property is to be held in trust for the use and benefit of the members of the:

QUALITY CARE SOLUTIONS, INC.

* To act as trustees under any condition incidental to the principal subject of the Corporation, and to receive, hold, administer, and extend funds of property subject to such trust;

- *To convey, exchange, lease, mortgage, encumber, transfer, upon trust, or otherwise dispose of all property, real or personal;
- *To borrow money, contract debts and issue bonds, notes, debentures, and secure same:
- *To contract and be contracted with
- *To do all acts necessary or expedient for the administration of the affairs and attainment of the purpose of the corporation:
- *That the Corporation is organized pursuant to the general non-profit Corporation law.
- *That the Corporation is a corporation that does not contemplate pecuniary gain or profit to the members thereof.

SECTION B. – THE FURTHER PURPOSE

Further, the purpose for which the Corporation is organized is exclusively religious, charitable scientific, literary and educational within the meaning of section 501C(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law.

Upon the dissolution of the corporation, assets, shall be distributed to one or more exempt purposes within the meaning of section 501C(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law.

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

- A. Said organization 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 501C(3) of the Internal Revenue Code, or corresponding section of any future federal tax code.
- B. 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 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.

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 income tax under 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, or corresponding section of any future federal tax code.

C. Upon the dissolution of the organization, assets shall be distributed for one or more exempt purposes within the meaning of section 501C(3) of the 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 a public purpose. Any such assets not disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the organization 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.

ARTICLE IV- QUALIFYING MEMBERS

Anyone shall qualify as member of this corporation and will be admitted when he or she is accepted by membership guidelines set forth regulating membership found in the Official Manual the denomination.

ARTICLE V- CIVIL STRUCTURE

The Civil officers of the corporation shall be President, Vice President, Secretary, Treasurer, and such other officers as the corporation shall establish.

- A. The President shall preside at all meetings and shall make an annual report of the status of the status and condition of the corporation to this Board of Directors. The President shall sign all certificates, contracts, deeds, and other instruments of the Corporation. During the absences or disability of the president, the Vice President shall exercise all the powers and discharge all the duties of the president.
- B. The Secretary shall keep the minutes of all the meetings; shall have charge of the seal and corporate books and shall make such reports and perform such duties of the secretary in his/her absences, or disability, or as directed by the corporation.
- C. The Treasurer shall have custody of all monies and securities of the corporation and shall keep regular books of account. He/she shall disburse the funds of the corporation in payment of the just demands against the accounting of all his/her transactions as Treasurer of the financial condition of the corporation. The assistant Treasurer shall perform duties of the Treasurer in his absence, disability or as directed by the corporation.

- D. The officers of the corporation shall hold offices until their successors are duly elected and qualified.
- E. The Board of Directors shall meet at least once each year, but special meetings may be called if and when the same may become necessary. Directors who shall be given the title of trustees shall be decided upon in an annual meeting of the organization in January. Elections shall be by secret ballot subject to the approval of the President before such election is confirmed. If a vacancy occurs in the Board of Trustees, the remaining Trustees shall submit to the President, for approval, the name of some person to fill out the un-expired term until the next annual meeting. The names and addresses of the persons who are to act in the capacity of Directors until the selection of their successors and who shall be given the title of trustees are;

Ńаме:	Address/City & State:	Title:
Karen Steele	1708 Holton Road Lakeland, Fl. 33810	President
Sonya Howard	3224 Fox Ford Ct. Akron, Ohio 44312	Vice President
Angela Dorelie-Scott	6750 Rubens Court Orlando, Fl. 32818	Trustee

By laws of the Corporation may be made, altered, or rescinded by the members of the Corporation at any regular meeting with a majority of the membership present and 2/3 vote of the members present.

ARTICLE IV- AMENDMENTS

These Articles of Incorporation may be amended upon 2/3 vote of the majority of the membership. Proposed amendments shall have been presented in writing prior to the date of the meeting at which the proposed amendment is to be acted upon.

SECTION B- AMENDMENT EFFECTIVENESS QUALIFICATION

Amendments to the Articles of Incorporation, when approved by a 2/3 vote of the members present and voting as provided in Section I, must also be forwarded to the Florida Secretary of States Office and filed before the same shall become effective.

ARTICLE VII- REGISTERED AGENT

KAREN STEELE 1708 HOLTON ROAD LAKELAND, FL. 33810

Having been named as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate. I hereby accept appointment as the registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statues 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.

Signature/Registered agent

Date

ARTICLE X- THE INCORPORATION

KAREN STEELE 1708 HOLTON ROAD LAKELAND, FL. 33810

Signature/Incorporator

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