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COVER LETTER

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

SUBJECT:	Renaissance Group, inc. (PROPOSED CORPORATE NAME – MUST INCLUDE SUFFIX)				
Enclosed is an original a	nd one (1) copy of the Articl	es of Incorporation and a	check for:		
\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy	\$87.50 Filing Fee, Certified Copy & Certificate		
		ADDITIONAL COPY REQUIRED			
FROM:	Gloria Bailey Name (Prin	ted or typed)			
	200 12th Street # 2		2009	SE	
	Clermont, FL 34711 City, State & Zip			2009 OCT 19	CRETA
	917-328-1820 Daytime Tele		19 PM 2:21	ILEU RY.OF STATE CORPCRATIONS	
E	Kenai SSANCEHOF -mail address: (to be used for ful	e 09@ 9mail . Co ture annual report notification	m)		

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



SECRETARY OF STATE DIVISION OF CORPORATION 2009 OCT 19 PM 2: 21

FLORIDA DEPARTMENT OF STATE Division of Corporations

October 19, 2009

GLORIA BAILEY 200 12TH STREET #202D CLERMONT, FL 34711

SUBJECT: THE RENAISSANCE GROUP, INC.

Ref. Number: W09000046450

We have received your document for THE RENAISSANCE GROUP, INC. and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity.

Please select a new name and make the correction in all appropriate places. One or more major words may be added to make the name distinguishable from the one presently on file.

Adding "of Florida" or "Florida" to the end of a name is not acceptable.

An effective date <u>may</u> be added to the Articles of Incorporation <u>if a 2010 date is needed</u>, otherwise the date of receipt will be the file date. <u>A separate article must be added to the Articles of Incorporation for the effective date.</u>

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.

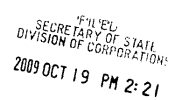
If you have any questions concerning the filing of your document, please call (850) 245-6973.

Claretha Golden Regulatory Specialist II New Filing Section

Letter Number: 909A00033341

ARTICLES OF INCORPORATION

In Compliance with Chapter 617, F.S., (Not for Profit)



ARTICLE I NAME

The name of the corporation shall be:

THE RENAISSANCE GROUP OF CENTRAL FLORIDA, INC.

ARTICLE II PRINCIPAL OFFICE

The principal street address and mailing address, if different is:

200 12th Street Suite 202D Clermont, Fl 34711

ARTICLE III PURPOSE

The purpose for which the corporation is organized is:

The Renaissance Group Inc, is a PUBLIC BENEFIT nonprofit corporation that is organized and operated exclusively for charitable and educational purposes within the meaning of Section 501 (c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code. Specifically, this nonprofit corporation is organized and operated to provide educational and supportive social services to homeless, economically disadvantaged, unemployed and underemployed community residents of Central Florida by providing direct services such as housing, job training, counseling, and food bank services. In addition informational and referral services will be provided to link the homeless and community residents to existing health, educational and social services with the goal of diminishing high rates of unemployment, crime, homelessness, illiteracy and poor access to health care.

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, directors, 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 above. No part of the activities of the organization 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), any political campaign on behalf of any candidate for public office. Notwithstanding any other provisions, 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, or corresponding provisions of any future United States Internal Revenue Code.

ARTICLE IV MANNER OF ELECTION

The manner in which the directors are elected or appointed: As provided for in the Bylaws

ARTICLE V INITIAL DIRECTORS AND/OR OFFICERS

List name(s), address (es) and specific title(s):

Gloria Bailey, President 200 12th St #202D Clermont, Fl 34711 Dolores Moore, Secretary 5010 Rosamound Dr. #2411 Orlando, FL 32808

Nabuchi Grace Anderson, Treasurer 15508 Willet Ct. Mascotte, Fl 34753

ARTICLE VI

INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and Florida street address (P.O. Box NOT acceptable) of the registered agent is:

Nabuchi Grace Anderson, Treasurer 15508 Willet Ct. Mascotte, Fl 34753

ARTICLE VII INCORPORATOR

The name and address of the Incorporator is:

Gloria Bailey, President 200 12th St #202D Clermont, Fl 34711

ARTICLE VIII DISSOLUTION

Upon dissolution of the corporation, its assets remaining after payment of, or provision for payment ofall debts and liabilities of this corporation, shall be distributed to a nonprofit fund, foundation, or corporation which is organized and operated exclusively for charitable or educational purposes and which has established its tax exempt status under section 501 (c)(3) of the Internal Revenue Code.

Date

Signature/Incorporator

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