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SECHEDARY OF STATE TALLAHASSEE, FLORIDA



COVER LETTER

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

SUBJECT:	Gateway Human Services, Inc. (PROPOSED CORPORATE NAME – MUST INCLUDE SUFFIX)			
Enclosed is an original and \$70.00 Filing Fee	d one (1) copy of the Articl 7\$78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy	\$87.50 Filing Fee, Certified Copy & Certificate	
FROM: Chris Manson Name (Printed or typed)				
Address North Miami, Florida 33168 City, State & Zip				
(305) 300-9708 Daytime Telephone number				

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

chrismanson@bellsouth.net
E-mail address: (to be used for future annual report notification)



ARTICLES OF INCORPORATION

10 JAN -4 AM 10: 04

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

SECRETARY OF STATE TALLAHASSEE. FLORIDA

ARTICLE I NAME

The name of the corporation shall be:

Gateway Human Services, Inc.

ARTICLE II PRINCIPAL OFFICE

The principal place of business and mailing address of this corporation shall be:

The known principle place of business of this corporation shall initially be 435 Northwest 124 Street, North Miami, Florida 33168, but it may establish other principal places of business and other offices at such places, either within or without the State of Florida, as the Board of Directors may from time to time determine.

ARTICLE III PURPOSE

The purpose for which the corporation is organized is:

This Corporation is organized and shall be operated as a faith-based nonprofit corporation solely and exclusively for religious, charitable, educational, scientific, and literary purposes, including for such purposes, the making of distribution 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, and specifically those purposes identified in the corporation bylaws; however, the Corporation shall not perform any act or transact any business that will jeopardize the tax exempt status of the Corporation under Section 501(c)3 of the Internal Revenue Code and its regulations, as such Section and regulations now exist or may hereafter be amended or revised under corresponding laws and regulations hereafter adopted. Upon the dissolution of Gateway Human Services, Inc., assets shall be distributed for one or more exempt purposes within the meaning of section 501 (c) (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 the state or local government, for a public purpose.

Specifically but not limited to, Gateway Human Services, Inc will:

- 1. Provide adequate training and housing to Ex-offenders that stress an important component of successful re-entry.
- 2. Provide affordable (low-income) housing opportunities Senior citizens.
- Provide housing services for low to moderate income persons through the following housing activities:
 - a. Credit Counseling
 - b. Homeownership Education
 - c. Homebuyer Assistance
 - d. Housing Development
 - e. Rental Housing
- 4. Provide Human Services in the area of Literacy and academic tutoring, instruction of training of individuals for the purpose of improving or developing their capabilities; and the instruction of the public on subjects useful to individuals and beneficial to the community.

 Provisions of food, shelter and other aid for relief to the poor, distressed, underprivileged, and/or economically disadvantaged in the State of Florida, Haiti, Dominican Republic and Jamaica.

Notwithstanding any other provision of these Articles, Gateway Human Services, Inc. will not carry on any other activities not permitted to be carried on by an Organization exempt from Federal Income Tax under section 501 (c) (3) of the Internal Revenue Code of 1954 or the corresponding provisions of any future United States Internal Revenue Law.

ARTICLE IV MANNER OF ELECTION

The manner in which the directors are elected or appointed:

The initial corporation Directors shall be appointed by the Incorporator until such time that a meeting is held to appoint new and/or increase the number of Directors. The business of the Corporation shall be managed by the Board of Directors. The Board of Directors shall be elected and hold office in accordance with the bylaws. The Officers of the Corporation shall consist of a President, Vice President, Secretary, and Treasurer and such other Officers as may be provided in the Bylaws.

ARTICLE V INITIAL DIRECTORS AND/OR OFFICERS

List name(s), address(es) and specific titles

The names and address of the persons who shall serve as the initial Directors of the Corporation are as follows:

- Christopher Manson, 435 NW 124 Street, North Miami, Florida 33168
- Eddie Manson, 2246 NW 100 Street, Miami, FL 33147
- Olga Matias, 435 NW 124 Street, North Miami, FL 33168

ARTILCE VI INITIAL REGISTERED AGENT AND STREET ADDRESS

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

Christopher Manson 435 NW 124th Street North Miami, Florida 33168

ARTICLE VII INCORPORATOR

The name and address of the Incorporator is:

Christopher Manson 435 NW 124th Street North Miami, Florida 33168

ARTICLE VIII AMENDMENT

This corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation, or any amendments hereto, and all rights and privileges conferred upon Directors, Trustees, Officers, are subject to this reservation. The Articles of Incorporation may be amended in accordance with the provisions of the laws of the State of Florida, as amended from time to time, unless more specifically provisions for amendments are adopted by the Corporation pursuant to law, with final authority and approval of any amendments by Executive Director.

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