N10000007078

(Requestor's Name)					
(Address)					
(Address)					
(City/State/Zip/Phone #)					
PICK-UP WAIT MAIL					
(Business Entity Name)					
(Document Number)					
Certified Copies Certificates of Status					
Special Instructions to Filing Officer:					
·					

Office Use Only



200182813922

07/26/10--01028--024 **78.75

ZOID JUL 26 PM 2: 25
TALLAHASSEE FINALE

7 Billians ANT: 58 5040

COVER LETTER

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

SUBJECT:	Apple of My Eye Chi (PROPOSED CORPORAT	Idcare and Learning TE NAME - <u>MUST INCLU</u>	g Center, Inc. DE SUFFIX)	_
Enclosed is an original ar	nd one (1) copy of the Arti	cles of Incorporation and	a check for:	
S70.00 Filing Fee	₹78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy	\$87.50 Filing Fee, Certified Copy & Certificate	
		ADDITIONAL CO		
FROM:	CDC Consulti Name (Pr	ing Firm inted or typed)	-	
	4699 North SR	7, Suite Z	-	
Tamarac, FL 33319 City, State & Zip 954-309-4280 Daytime Telephone number			TALLAH TALLAH	2010 J
				2010 JUL 26 1
P	appleofmyeye@b		82 1	R D

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

ARTICLES OF INCORPORATION

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

ARTICLE I NAME

The name of the corporation shall be:

Apple of My Eye Childcare and Learning Center, Inc.

ARTICLE II PRINCIPAL OFFICE

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

2500 N.W. 14th ST

Ft. Lauderdale, FL 33311

ARTICLE III PURPOSE

The purpose for which the corporation is organized is:

This corporation is organized exclusively for Charitable, Educational and Religious purposes, within the meaning of Section 501(c)(3) of the Internal Revenue Code.

ARTICLE IV MANNER OF ELECTION

The manner in which the directors are elected or appointed:

Initial directors were appointed by the President, and shall hold office until the first annual meeting, at which time they may be re-elected by the Board.

ARTICLE V INITIAL DIRECTORS AND/OR OFFICERS

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

P/D	Aretha Washington	2500 NW 14th ST	Ft. Lauderdale,	FI	33311
			•		
S/D	Linda Patrick		Pompano Bch,		
T/D	Susan McMillian	2816 SW 4th ST	Ft. Lauderdale,	FL	33312
D	Mary Burton	1736 NW 6th Terr.	Pompano Bch,	FL	33060
D	Billy Burton	1736 NW 6th Terr.	Pompano Bch,	FL	33060

ARTICLE VI INITIAL REGISTERED AGENT AND STREET ADDRESS

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

Aretha Washington
2500 NW 14th ST Ft. Lauderdale, FL 33311

ARTICLE VII INCORPORATOR
The name and address of the Incorporator is:

Aretha Washington 2500 NW 14th ST Ft. Lauderdale, FL 33311

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

Signature/Registered Agent

erethe le astron for

Signature/Incorporator

Date

Date

ARTICLE V cont'd INITIAL DIRECTORS AND/OR DIRECTORS

D

Jess Temple 1010 SW 9th ST Hallandale, FL 33009

D

Ethel Wells 3810 NW 7th ST Ft. Lauderdale, FL 33311

D

Dorothy Corbett 2610 NW 20th CT Ft. Lauderdale, FL 33311

2010 JUL 26 PM 2: 25

<u>ARTICLE VIII – DISSOLUTION PROVISIONS</u>

Upon the dissolution of the organization, assets remaining after settlement of all liabilities, shall be distributed for one or more exempt purposes within the meaning of Section 501©(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 organizations operated and organized for such purposes.

No part of the net earnings of the corporation shall inure to the benefits of, or be distributable to its members, directors or 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 in the above paragraph.

Notwithstanding any other provision of these Articles, the corporation shall not carryon any other activities not permitted to be carried on (a) by a corporation exempt from Federal Income Tax under the Section 501(c)3 of the Internal Revenue Code, or the corresponding section of any future tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)2 of the Internal Revenue Code, or corresponding section of any future federal tax code.

2010 JUL 26 PM 2: 25