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EXAMINER



Community First Charity, Inc.

900 Plaza Road, #133, Atlantic Beach, Florida 32233 (904) 444-1922 communityfirstcharity@gmail.com

December 30, 2010

TO:

Amendment Section

Division of Corporations

P.O. Box 6327

Tallahassee, FL 32314 2661

NAME OF CORPORATION: Community First Charity01 Inc

DOCUMENT NUMBER: N10000009611

Dear Sir/Madam:

The enclosed Articles of Amendment, including corporate name change, and fees are submitted for filing.

Please return all correspondence concerning this matter to the following:

Christopher D. Nixon 900 Plaza Road #133 Atlantic Beach, Florida 32233

For further information concerning this matter, please call: Christopher Nixon at (904) 444-1922.

Enclosed is a money order for the following amount: \$43.75 for Filing Fee & Certified Copy of Articles of Amendment.

Sincerely yours,

Christopher D. Nixon
Founder & Incorporator
Community First Charity, Inc.

Enclosure

ARTICLES OF AMENDMENT

ARTICLES OF INCORPORATION

of

Community First Charity01 Inc

DOCUMENT NUMBER: N10000009611

Pursuant to the provisions of section 617.1006, Florida Statutes, this Florida Not For Profit Corporation adopts the following amendment(s) to its Articles of Incorporation:

NEW CORPORATE NAME: Community First Charity, Inc.

AMENDMENTS ADOPTED

Article I

[Delete name of corporation][Add new name]

Community First Charity, Inc.

Article II [Add at end]

The principal place of business and/or the mailing address can be changed within Duval County Florida by resolution of the Board of Directors.

Article III [Add to paragraph]

This corporation is organized exclusively for one or more of the purposes as specified in Section 501(c)(3) of the Internal Revenue Code, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c)(3) of the Internal Revenue Code and in accordance with the provisions of Chapter 617, Florida Statutes relating to the formation of corporations not for profit.

Article IV [Delete all] [Add]

The powers of the corporation, including management of corporate affairs, shall be exercised by a Board of Directors as defined in the Bylaws of the corporation.

AMENDMENTS TO ARTICLES COMMUNITY FIRST CHARITY, INC.

DECEMBER 2010

_ Article V
[Move and change to New Article VII]
[Add]

New Article V

The initial Board of Directors will be appointed by the incorporator and ratified by a majority vote of the Board at its initial meeting. Thereafter, directors will be elected at the corporation's annual meeting as detailed in the organization's Bylaws.

Article VI
[Move and change to New Article VIII]
[Add]

New Article VI [OLD Article VII Initial Officers...]

Article VII
[Move and change to New Article VI]
[Add]
New Article VII
[OLD Article V Registered Agent...]
[Delete]
"P" at end of name

Article VIII [Delete all] [Add]

New Article VIII
[OLD Article VI Incorporator...]

[ADD NEW ARTICLES]

Article IX

No substantial part of the activities of this corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation [except as otherwise provided by Section 501(h) of the Internal Revenue Code], and this corporation shall not participate in, or intervene in (including the publishing or distribution of statements), any political campaign on behalf of, or in opposition to, any candidate for public office. This corporation shall not carry on any activities not permitted to be carried on (a) by a corporation 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.

Article X

AMENDMENTS TO ARTICLES COMMUNITY FIRST CHARITY, INC.

DECEMBER 2010

No part of the net earnings of this corporation shall inure to the benefit of, or be distributable to, its 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 of this corporation.

Article XI

Upon the dissolution of this corporation, its assets remaining after payment, or provision for payment, of all debts and liabilities of this corporation shall be distributed by the Board of Directors or its designee, for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code or shall be distributed to the federal, state or local government, for a public purpose or to a not-for-profit agency as defined by Section 501(c)(3) of the Internal Revenue Code. Such distribution shall be made in accordance with all applicable provisions of the laws of this state.

ARTICLE XII

The Board of Directors of the Corporation shall adopt Bylaws consistent with these Articles of Incorporation. Thereafter, the Bylaws may be altered or rescinded at any meeting of the Board upon the vote of a majority of the members, present and voting, who deem it necessary, provided notice has been given of such change in accordance with the Bylaws.

ARTICLE XIII

These Articles of Incorporation may be amended by a majority of the Board of Directors, at a regular or special meeting, when deemed necessary. Upon approval, such amendment must also be forwarded to the Secretary of the State of Florida for filing and approval before the same shall be effective.

The date of adoption of the amendments was: <u>December 29. 2010</u>, effective immediately. There are no members entitled to vote on the amendments. The amendments were adopted by the Board of Directors.

Signature

Christopher Nixon

Incorporator