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COVER LETTER

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

Enclosed is an original and one (1) copy of the Articles 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 CO	PY REQUIRED	
FROM	: Danielle We	CDSTCY Printed or typed)	_	
	1448 Wellest	ey arde Apt 9 Address		201
	Naples, FL City,	34116 State & Zip	CRETARY L	2011 HAY 23
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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 corpo	ration shall be: Society for So	cientific	Advancement, Inc.	
_	Principal street address 4736 NW Second Court Plantation FL 33317		Mailing address, if different is: 4736 NW Second Co Plantation FL 3331	
ARTICLE III F The purpose for whice rposes within the mended. More particularly between 1 article IV	the corporation is organized is: for chance meaning of SDI(c)(3) of ticular to improve scientific esting and receiving grants of cal and intervationally based so the control of the manner in warpoints.	tritable, so the Inter vesearch gifts and in dentities thro which the director ted by o	scientific and education mal Revenue Code, as mu and capabilities in the contributions and developing ough annual confescues wis are elected and appointed: Officers at meetings	al ay be Caribbe J-Paitfu th
Name and Title: Address:	MITIAL OFFICERS AND/OR DIRECTOR Kerlayn Smith, Chair 216 Southpoint Coxcing Drive Durham NC 27713	Name and Title Address:	: Danielle Webster Vice C 1448 wellesley Cycle Apt Napies, FL 341110	hair 4
Name and Title: Address:	Kameka Johnson, Treasurer 3513 Sheffield Manor Frace Apt 302 Silver Spring, MD 20904	Name and Title Address:	: Natalie Stephens Secre 4315 Lexington Road Apt 19A Athers GA 30605	tary
Name and Title: Address:		Name and Title Address:	:	
	EGISTERED AGENT I street address (P.O. Box NOT acceptable) of t DAMEILE WEBSTEY CITCLE APT 9 Napies FL 34116	he registered age:	SECR	#35###################################
	Softhe Incorporator is: Donnelie Webster I WHE Wellestey arcle Apt 4 Naples FL 34110		AY 23 PM 2:30 ETARY OF 5 ATF UIA99EE, FLORIDA	
Having been named a certificate, I am famili	is registered agent to accept service of process ar with and accept the appointment as registered	for the above s dagent and agree	e to act in this capacity	in this
	Required Signature of Registered Agent		5. 17. 11 Date	
I submit this documen to the Department of S Daulle	t and affirm that the facts stated herein are tru- tate constitutes a third degree felony as provided	e. I am aware th I for in s.817.155	at any false information submitted in a do 5, F.S. 5 . 17 . 11	cument
- much	Required Signature of Incorporator		Date	

Articles of Incorporation of Society for Scientific Advancement

Article I

NAME

The name the corporation shall be the Society for Scientific Advancement, Inc.

Article II

PRINCIPAL OFFICE AND MAILING ADDRESS

The principle office and mailing address of the Corporation shall be 4736 NW Second Court, Plantation, Florida 33317.

Article III

PURPOSE

The purpose for which the corporation is organized is for charitable, scientific and educational purposes within the meaning of §501(c)(3) of the Internal Revenue Code, as may be amended. More particular to improve scientific research and capabilities in the Caribbean by raising funds, requesting and receiving grants, gifts and contributions and developing fruitful collaborations between local and internationally based scientists through annual conferences with accompanying workshops on topical scientific areas.

Article IV

ELECTION OF CORPORATE DIRECTORS

The manner in which the directors are elected and appointed is in accordance with the methods and qualifications specified by the bylaws of the Corporation. In no event, shall the number of directors be fewer than three.

Article V

DIRECTORS

Keriayn Smith, Chair 216 Southpoint Crossing Drive Durham, NC 27713

Danielle Webster, Vice Chair 1648 Wellesley Circle Apt 4 Naples, FL 34116 Kameka Johnson, Treasurer 3513 Sheffield Manor Terrace Apt 302 Silver Spring, MD 20904

George Commission

Natalie Stephens, Secretary 4315 Lexington Road Apt 19A Athens, GA 30605

Article VI

REGISTERED AGENT

The name and Florida street address of the registered agent is:

Danielle Webster 1648 Wellesley Circle Apt 4 Naples, FL 34116

Article VII

INCORPORATOR

The name and address of the Incorporator is:

Danielle Webster 1648 Wellesley Circle Apt 4 Naples, FL 34116

Article VIII

POWERS

The powers of the Corporation shall be provided by the bylaws of the Corporation in accordance with Chapter 617, Florida Statutes with the following limitations within the meaning of \$501(c)(3) of the International Revenue Code, as may amended:

- 1. No part of the net earnings of the Corporation shall inure to the benefit of, or be distributed to its members, directors, officers or other private interests. However, the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and other distributions in furtherance of the purposes set forth in Article III.
- 2. No substantial amount of the activities of the Corporation shall be in furtherance of a purpose not set forth in Article III.

- 3. No substantial part of the activities of the Corporation shall be in the carrying on of propaganda, or otherwise attempting to influence legislation, within the meaning of \$501(c)(3) of the International Revenue Code.
- 4. In no event shall the Corporation have the power to participate in, or intervene in, including the publishing or distributing of statements, any political campaign on behalf of, or in opposition to, any candidate for public office, all within the meaning of §501(c)(3) of the International Revenue Code.
- 5. Notwithstanding any other provision of these articles, the corporation shall not carry on any other 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 corresponding section of any future federal 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.

Article IX

DISSOLUTION

Upon dissolution and upon payment or adequate discharge of all liabilities and obligations, the assets of the Corporation shall be distributed for one of more exempt purposes within the meaning of $\S501(c)(3)$ of the International Revenue Code, as amended, or shall be distributed to a State or the Federal government for a public purpose.

Article X

AMENDMENTS TO ARTICLES OF INCORPORATION

This Corporation reserves the right to amend or repeal any provisions contained in these Articles of Incorporation. Amendments to the Articles of Incorporation must be adopted by an absolute majority vote of the Board of Directors at any board meeting called for that purpose.