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Effective Date *NW 19, 2011*

2011 *Nov* 22 PM 4:45
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

FILED

11/22/11--01013--013 **78.75

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TLC Healthy Communities Inc.

8304 NW 35th St, Coral Springs,
FL 33065
754-246-6542

November 19, 2011

Department of State
Division of Corporations
P.O. Box 6397
Tallahassee, Florida
32314

SUBJECT: ARTICLES OF INCORPORATION APPLICATION

Dear Sir/Madame:

Attached are one original and one copy of the Articles of Incorporation for TLC Healthy Communities Inc.

Included is a money order in the amount of \$78.75 for filing fee and Certified Copy fee.

Hoping that this application is in compliance with the filing requirements.

Sincerely,


Marie Y. Platel-Wesh

Registered Agent

cc: Harry Wesh – Vice President
Marie Maude Simeon – Secretary
Ketteley Devariste – Treasurer



FLORIDA DEPARTMENT OF STATE
Division of Corporations

November 28, 2011

MARIE Y. PLATEL-WELSH
8304 NW 35TH ST
CORAL SPRINGS, FL 33065

SUBJECT: TLC HEALTHY COMMUNITIES INC.
Ref. Number: W11000059661

We have received your document for TLC HEALTHY COMMUNITIES INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The registered agent and street address must be consistent wherever it appears in your document.

Section 607.0120(6)(b), or 617.0120(6)(b), Florida Statutes, requires that articles of incorporation be executed by an incorporator.

If your business entity does not intend to transact business until January 1st of the upcoming calendar year, you may wish to revise your document to include an effective date of January 1st. If you do not list an effective date of January 1st, your business entity will become effective this calendar year and it will be required to file an annual report and pay the required annual report fee for the upcoming calendar year this coming January, which is merely weeks away. By listing an effective date of January 1st, the entity's existence will not begin until January 1st of the upcoming year and will, therefore, postpone the entity's requirement to file an annual report and pay the required annual report filing fee until the following calendar year.

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) 245-6928.

Tim Burch
Regulatory Specialist II
New Filing Section

Letter Number: 011A00026622



FLORIDA DEPARTMENT OF STATE
Division of Corporations

December 12, 2011

MARIE Y. PLATEL-WELSH 2ND ML
1561 NW 99TH AVE
PLANTATION, FL 33322

SUBJECT: TLC HEALTHY COMMUNITIES INC.
Ref. Number: W11000059661

We have received your document for TLC HEALTHY COMMUNITIES INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The registered agent and street address must be consistent wherever it appears in your document.

Section 607.0120(6)(b), or 617.0120(6)(b), Florida Statutes, requires that articles of incorporation be executed by an incorporator.

If your business entity does not intend to transact business until January 1st of the upcoming calendar year, you may wish to revise your document to include an effective date of January 1st. If you do not list an effective date of January 1st, your business entity will become effective this calendar year and it will be required to file an annual report and pay the required annual report fee for the upcoming calendar year this coming January, which is merely weeks away. By listing an effective date of January 1st, the entity's existence will not begin until January 1st of the upcoming year and will, therefore, postpone the entity's requirement to file an annual report and pay the required annual report filing fee until the following calendar year.

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If you have any questions concerning the filing of your document, please call (850) 245-6928.

Tim Burch
Regulatory Specialist II
New Filing Section

Letter Number: 111A00027694

ARTICLES OF INCORPORATION
OF
TLC Healthy Communities Inc.
8304 NW 35th St, Coral Springs,
FL 33065
754-246-6542
(Florida not-for-profit corporation)

SECRETARY OF STATE
TALLAHASSEE, FLORIDA

2011 NOV 22 PM 4: 45

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The undersigned, acting as the incorporators of TLC Healthy Communities Inc., a not-for-profit corporation under the Florida Not For Profit Corporation Act, as set forth in Chapter 617, Florida Statutes, (hereinafter referred to as the "Corporation") and as President of the Corporation, by virtue of the authority granted in Resolution 2011 approved by a majority of the Corporation's Board of Directors at its November 15, 2011, meeting, hereby adopt the following Articles of Incorporation for the Corporation:

ARTICLE I: NAME Effective Date *Nov. 19, 2011*

The name of the Corporation shall be: TLC Healthy Communities Inc., hereinafter referred to as the "Corporation."

ARTICLE II: OFFICE AND MAILING ADDRESS

The address of the principal office and the mailing address of the Corporation is: 8304 NW 35th St, Coral Springs, FL 33065

ARTICLE III: PURPOSES

The Corporation is organized and operated exclusively for religious, charitable and educational purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as amended. Notwithstanding any other provision of these Articles, the Corporation shall not carry on any other activities not permitted to be carried on (i) by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986, as amended, or any future corresponding provision of any future United States Internal Revenue Law; or (ii) by a corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code of 1986, as amended, or any future corresponding provision of any future United States Internal Revenue Law.

ARTICLES OF INCORPORATION
OF
TLC Healthy Communities Inc.

8304 NW 35th St, Coral Springs,
FL 33065
754-246-6542

The primary purpose of this organization is to provide public health prevention education and care, public safety education, substance abuse and mental health individual and group counseling, mentoring and tutoring, career guidance and responsible decision making training to underserved communities in Broward County, Florida.

ARTICLE IV: RESTRICTIONS ON ACTIVITIES

No substantial part of the activities of this corporation shall consist of the carrying on of propaganda or otherwise attempting to influence legislation, nor shall this corporation participate in, or intervene in, any political campaign or candidacy for public office.

ARTICLES OF INCORPORATION
OF
TLC Healthy Communities Inc.
8304 NW 35th St, Coral Springs,
FL 33065
754-246-6542

ARTICLE V: REGISTERED OFFICE AND AGENT
INITIAL REGISTERED AGENT AND STREET ADDRESS

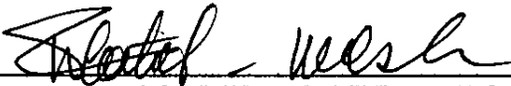
The name and Florida street address of the initial registered agent is:

Marie Y. Platel-Wesh,
1561 NW 99th Ave.
Plantation, FL 33322
754-246-6542

Having been named as the registered agent and to accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

The Corporation's registered office shall be:
1561 NW 99th Ave. Plantation, FL 33322

Marie Y. Platel-Wesh shall be the registered agent of the Corporation at that address.



MARIE L. PATEL-WESH – REGISTERED AGENT

ARTICLES OF INCORPORATION
OF
TLC Healthy Communities Inc.

8304 NW 35th St, Coral Springs,
FL 33065
754-246-6542

ARTICLE VI

The name and address of the incorporators are:

NAME	ADDRESS	PHONE NUMBER
Marie Y. Platel-Wesh	1561 NW 99th Ave. Plantation, FL 33322	754-246-6542

 11/18/11

ARTICLE VII: BOARD OF DIRECTORS

The Board of Directors shall consist of five (5) persons. The number may be increased or decreased from time to time by an amendment to the Corporation By-Laws. However, there shall never be less than three (3) persons on the Board of Directors. All members of the Board of Directors shall be selected as provided for in the Corporation By-Laws. No member of the Board of Directors will be entitled to or shall receive any compensation for participation on the board. Board members will be required to agree to all Conflict of Interest guidelines established by the corporation and noted in the By-laws.

The Board of Directors consists of:

Marie Y. Platel-Wesh, President
1561 NW 99th Ave.
Plantation, FL 33322

Harry Wesh, Vice President
1561 NW 99th Ave.
Plantation, FL 33322

Ketteley Devariste, Treasurer
13421 Bristol Parkway
Fort Meyers, FL 33913

ARTICLES OF INCORPORATION
OF
TLC Healthy Communities Inc.

8304 NW 35th St, Coral Springs,
FL 33065
754-246-6542

Marie Maude Simeon, Secretary
20009 NW 58th Ct.
Hialeah, FL 33015

Melonne J. Pierre, Member
1384 Seaview
North Lauderdale, FL 33068

ARTICLE VIII

The effective date of the corporation shall be : November 19, 2011

ARTICLE IX: OFFICERS

The officers of the Corporation shall be a President, Vice President, Secretary, Treasurer, Public Relations Officer and such other officers as may be provided by the By-Laws. No member of the Board of Directors will be entitled to or shall receive any compensation for participation on the board. Board members will be required to agree to all Conflict of Interest guidelines established by the corporation and noted in the By-Laws.

ARTICLE X: AMENDMENTS

These Articles of Incorporation may be amended at any regular or special meeting of the Board of Directors by a majority vote of those present, provided that notice of the intent to submit amendments shall have been given as provided by the By-Laws.

ARTICLES OF INCORPORATION
OF
TLC Healthy Communities Inc.

8304 NW 35th St, Coral Springs,
FL 33065
754-246-6542

SECRETARY OF STATE
TALLAHASSEE, FLORIDA

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ARTICLE XI: DISTRIBUTION OF ASSETS UPON DISSOLUTION

The property of the Corporation is irrevocably dedicated to charitable and educational purposes and no part of the net income or assets of the Corporation shall ever inure to the benefit of any director, officer or member thereof or to the benefit of any private person. Upon dissolution or winding up of the Corporation its assets remaining after payment or provision for payment of all debts and liabilities of the Corporation shall be distributed to a not-for-profit fund, foundation or corporation which is organized and operated exclusively for charitable and educational purposes and which has established its tax exempt status under Section 501(c)(3) of the Internal Revenue Code.

ARTICLE XII: CONFLICT OF INTEREST

1. No member of the Board of Directors shall derive any personal profit or gain for themselves, their relatives or friends, directly or indirectly by reason of his or her participation within the corporation, except by agreed to by three quarters of the board vote.
2. Each member must disclose any personal interest that he or she may have in any matter pending before the board and shall refrain from any discussion on that matter. A conflicting board member will not be counted in quorum in matters where there is a conflict of interest.
3. Each board member must submit an annual statement must agree to these general principles and disclose any potential conflict.

ARTICLE XIII: MEMBERSHIP

The corporation shall be non-membership.