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COVER LETTER

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

SUBJECT: _	Center for Organic	and Sustainable	Living, Inc
	(PROPOSED CORPORATE N	AME – <u>MUST INCLUDE SUFFIX</u>)	

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

\$87.50

Filing Fee & Certified Copy

Filing Fee,

Certified Copy & Certificate

ADDITIONAL COPY REQUIRED

FROM: William Wright
Name (Printed or typed)

3481 Hibiscus Drive

Fort Myers FL 33901

239 - 872 - 9039

Daytime Telephone number

greenplanetfarmaqmail. com E-mail address: (to be used for future annual report notification)

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:

Center for Organic and Sustainable Living, Inc.

ARTICLE II PRINCIPAL OFFICE

Principle street address and mailing address:

14900 Stringfellow Rd., Bokeelia, FL 33922

ARTICLE III DURATION

The duration of the corporation shall be perpetual.

ARTICLE IV MEMBERS

The corporation shall have no members.

ARTICLE V PURPOSE

This corporation is organized exclusively for charitable, educational, and/or scientific purposes allowed by law.

This corporation shall_do all things necessary, suitable and proper for the establishment and accomplishment of any of such purposes, or for the attainment of any of the objectives or for the exercise of any of the powers of this corporation whether herein specified or not, either alone or in conjunction with other firms, agencies, partnerships, individuals or corporations, either as principal or agent, either in the State of Florida or elsewhere, and to do any other act or acts, thing or things, incidental or pertinent to, or connected with, the business of this corporation, or any part or parts thereof, not inconsistent with the laws under which this corporation is organized.

ARTICLE VI TAX EXEMPT STATUS

The corporation shall seek exemptions from taxation and comply with all requisite rules and regulations to maintain such status. Specifically:

A. No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its officers or other private persons except that the corporation rendered and to make payments and distributions in the furtherance of the purposes set forth in Articles hereof. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the 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. 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 tax under section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or (b) contribute to such activities using contributions to the Corporation which are deductible under section 170 (c) (2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

B. Upon dissolution or other termination of the Corporation, no part of the property of the Corporation nor any of the proceeds thereof shall be distributed to or inure to the benefit of, any of the members, directors, trustees or officers of the Corporation, but all such property and proceeds shall, subject to the discharge of valid obligations of the Corporation and to applicable provisions of law, be distributed as directed by the Board of Directors of the Corporation, provided that in the event of any dissolution, reorganization, consolidation, merger, liquidation or termination, the assets of the Corporation may only be distributed to a nonprofit association, corporation, trust, community chest, fund or foundation of similar purpose and qualified for the same exemptions under the Internal Revenue Code, Section 501 (c) (3), or any successor provision, as is this Corporation.

ARTICLE VII BOARD OF DIRECTORS

The business and affairs of the Corporation shall be conducted and managed by a Board of Directors, consisting of not less than three (3) and not more than eleven (11) members. Members of the Board of Directors shall be elected by a two-thirds (2/3) majority vote of members present providing the requisite quorum has been met.

ARTICLE VIII INTITIAL OFFICERS AND/OR DIRECTORS

The persons consenting to serve on the initial Board until the first election of the Board of Directors and their successors are duly elected, are:

Name and Title:

William E Wright, Director

Address:

3481 Hibiscus Dr

Fort Myers, FL 33901

Name and Title:

Patricia A Collins, Director

Address:

3481 Hibiscus Dr Fort Myers, FL 33901

Name and Title:

Walker C Wright, Director

Address:

3481 Hibiscus Dr

Fort Myers, FL 33901

ARITCLE IX REGISTERED AGENT

The name and street address of the registered agent is:

. Name:

William E Wright

Address: 3481 Hibiscus Dr Fort Myers, FL 33901

ARTICLE X

INCORPORATOR

The name and address of the incorporator is:

Name:

William E Wright

Address:

3481 Hibiscus Dr

Fort Myers, FL 33901

ARTICLE XI

EFFECTIVE DATE

The effective date of the incorporation shall be: January 20, 2013

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 of Registered Agent

/-/7-/3 Date

I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.

Signature of Incorporator