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W12-59766

COVER LETTER

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

SUBJECT: Thri	ve For A Chang	e, Inc	
	(PROPOSED CORPORA	ATE NAME – <u>MUST INCL</u>	UDE SUFFIX)
Enclosed are an orig	inal and one (1) copy of the art	ricles of incorporation and	l a check for:
\$70.00 Filing Fee	□ \$78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy ADDITIONAL CO	\$87.50 Filing Fee, Certified Copy & Certificate of Status PY REQUIRED
FROM:	Tyron Ha	nna e (Printed or typed)	

2800 North Military Trail Ste 116

West Palm Beach FI 33409

thriveforachange@gmail.com

561 305 8907

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

Address

City, State & Zip

Daytime Telephone number

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



RECEIVE

2013 JAN -2 PM 1: 48

FLORIDA DEPARTMENT OF STATE Division of Corporations TALL AHASSEE. FLORIDA

November 30, 2012

TYRON HANNA 2800 N MILITARY TRL SUITE 116 WEST PALM BEACH, FL 33409

SUBJECT: THRIVE FOR A CHANGE, INC.

Ref. Number: W12000059766

We have received your document for THRIVE FOR A CHANGE, INC and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name of the entity must be identical throughout the document.

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 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) 245-6052.

Jessica A Fason Regulatory Specialist II

Letter Number: 412A00028523

Division of Companytions D.O. DOV 0207 Tollahorson Florida 20214



January 4, 2013

TYRON HANNA 2800 N MILITARY TRL SUITE 116 WEST PALM BEACH, FL 33409

SUBJECT: THRIVE FOR A CHANGE, INC.

Ref. Number: W12000059766

We have received your document for THRIVE FOR A CHANGE, INC and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

Please accept our apology for failing to mention this in our previous letter.

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

You must list at least one incorporator with a complete business street address.

Please return 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), 245-6052.

Jessica A Fason Regulatory Specialist II

Letter Number: 412A00028523

SNOTURE OF A STATE STATE STATE OF SAFE STATE STA

Non-Profit Articles of Incorporation Of Thrive For a Chance, Inc.

ARTICLE I.

The name of the corporation shall be called Thrive For A Change, Inc.

ARTICLE II.

The Headquarters for Thrive For A Chance, Inc. shall be located at: 2800 North military Trail, Suite 116, West Palm Beach, Florida 33409. The mailing address for the Headquarters shall be: 2800 North military Trail, Suite 116, West Palm Beach, Florida 33409.

ARTICLE III.

The nature, objectives and purpose of this non-profit corporation shall include, but not be limited to, the following objectives and activities:

Thriving For a Change, Inc.'s purpose shall be consistent with the provisions of the Articles of Incorporation of the state of Florida; and, not withstanding any other provisions of the Articles, this corporation shall not engage in any transaction which is a prohibited transaction as defined in section 501(C)(3) of the Internal Revenue Code of 1986, of the corresponding provisions of any subsequent United States Internal Revenue Laws.

The organization is organized exclusively for charitable, educational and scientific purposes under section 501 C(3)of the Internal Revenue Code, or corresponding section of any further federal tax code.

"An organization's articles state that it's purpose is to receive contributions and pay them over to organizations that are described in Section 501C3 and exempt from taxation under Section 501a. The Organization meets the organizational test."

"If the articles state the organization is formed for charitable purposes, without any further description, such language ordinarily will be sufficient since the term charitable has a generally accepted legal meaning. On the other hand, if the purposes are stated to be charitable, philanthropic, and benevolent, the organizational requirement will not be met since the terms philanthropic and benevolent have no generally accepted legal meaning and, therefore, the stated purposes may, under the laws of the state, permit activities that are broader than those intended by the exemption law."

"If the articles state an organization is formed to promote American ideals, or to foster the best interests of the people, or to further the common welfare and well-being of the community, without any limitation or provision restricting such purposes to accomplishment only in a charitable manner, the purposes will not be sufficiently limited. Such purposes are vague and not accomplished other than in an exempt manner."

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, 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 Article Third 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 income tax under section 501(c)(3) of the Internal Revenue Code, or the 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 the corresponding section of any future federal tax code.

If reference to federal law in articles of incorporation imposes a limitation that is invalid in your state, you may wish to substitute the following for the last sentence of the preceding articles, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this corporation."

ARTICLE IV - DISSOLUTION

Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Core, or the 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 so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

Section 1

- A. Thrive For A Change, Inc. shall strive to serve as a bridge to ex offender in transition.
- B. We shall further seek to provide shelter, education facilities, programming that will empower "at risk offender" to accomplish their desired level of success.
- C. To acquire land for building school, housing and training facilities to empower" at risk offender".
 - D. Create shelter homes for the homeless, and any segment or bodies they have the

SRCITVADGRED ED REISIAID BIVES 50 ARTISTORS. (1831) need for an adequate dwelling.

- E. It is our goal to create a worldwide network of powerful Christian churches and entrepreneurs connecting various media, which shall infuse the Body of Christ as a powerful entity.
- F. With approval of the 501(C)(3) of the Internal Revenue Code, Thrive For A Chance, Inc. purpose to receive federal grants, philanthropic benevolence, and food from governmental food closet; making distributions to organization that qualify as exempt organizations under section 501(C)(3) of the Internal Revenue Code or corresponding sections of any further federal tax code.
- G. no part of the activities of the corporation shall be carrying on propaganda, or otherwise attempting to influence legislation, or participating in, or intervening in (including the publication or distribution of statements), any political campaign on behalf of any candidate for public office.

ARTICLE V. Board of Directors

Section I the Name

The founder of Thrive for a Change, Inc was the precious Holy Ghost of God requesting the Body of Christ to meet the spiritual, physical, and mental needs of His people. It was voted on and approved that the governing body of Thrive for a Change, Inc. shall be called the Board of Director.

Section II the Power of the Board of Directors

The Board of Director shall be the sole final governing body for the corporation. The board of directors shall consist of three to five members at any given time.

No part the net earnings of the corporation shall inure to the benefit of any Officer, Elder, Director or member of the corporation; and upon the dissolution of the corporation, dispose of the residual assets of the corporation exclusively for the stated purposes of the corporation exclusively for the state purpose of the corporation in such manner, or the one or more organizations which themselves are exempt as organization described in Sections 501 (C)(3) and 170 (C)(2) of the Internal Revenue Code. Any such assets not to be disposed of shall be disposed of by the purpose or organizations', as said Court shall determine which are organized and operated exclusively for such purposes.

The names and address of the persons who are to serve as the initial Board of Directors:

Tyron Hanna 1373 Fernlea Drive West Palm Beach, Florida 33417 Alexander Horne 605 SW 5th Street Belle Glade, Florida 33430

Luereda D. Williams 2101 Sandcastle Drive # D Tallahassee Florida, 32308

Section III the Balancing Number of the Board of Directors

It was voted on and approved by majority vote that the Board of Directors would consist of no less than three members and no more than seven members. The number of directors may increase or decrease from to time to time according to by-laws of these articles.

Section VI: Replacement of the Boards of Directors Members

Whenever a vacancy accurse within the Board of Directors and its causes the number of the Body to become even or beneath (3) members, then an emergency meeting will be held by the Board of Directors to begin the selection process for selecting new Board members. The following procedures will be used to fill the vacancy. Eligibility for directorship will be determined and defined in the bylaws of the corporation Candidates for a director's position will be selected via an application process.

The selections process to replenish the Board of Directors shall not exceed seven (7) calendar days

Section VII: Removal of Board Members

If any Board Member has been involved in any scandals within the organization, or has indirectly caused a blemish within the organization, and been found guilty, he/she can be brought up on grounds of dismissal with the remaining members of the Body of the Board of Directors. Further, will be notified via United States Postal Service within (7) working days.

In the event that a Board Member has been brought upon infractions and found guilty, he/she shall be removed permanently from the Board of Directors.

ARTICLE VIII. Limitation of Corporate Powers

The corporate powers of this corporation are as provided for non-profit entities according to Florida Statutes.

ARTICLE IX. Initial Registered Agent and Street Address

CERTIFICATE OF DESIGNATION

Registered Agent/ Registered Office:

Pursuant to the provisions of section 607.0501 or 607.5010, Florida Statues, the undersigned Corporation, organized under the law of the State of Florida, submits the following statement in designating the registered office/ registered agent, in the State of Florida.

1. The name of this non-profit corporation is: Thrive for a Change, Inc.,



2. The name and address of the registered agent is: Tyron Hanna- 5040 Elmhurst Rd D, West Palm Beach, FL 33417

3. The name and address of the Incorporator is:

Tyron Hanna- 1373 Fernles Drive, West-Palm Beach, FL 33417

Tyron Hanna