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Otis and Vivian Family Reunion Center, Inc 1239 East 30th Street Jacksonville, Florida 32206 (904) 514-8222 www.otisandvivianfamilyreunioncenter, Inc

May 26, 2014

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In Re: Articles of Incorporation

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

Dear Sir/Madam:

Please see the attached Articles of Incorporation and Fictitious name applications. If you have any questions regarding the above submitted applications. Please feel free to contact me by U.S. mail or e-mail.

My Best,

Mr. Walter C. Stevens, Sr. President/Registered Agent

Ks/jl

COVER LETTER

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

SUBJECT: Otis and Vivian Family Reunion Center, Inc (PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

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

FDOM. Walter C. Stevens, Sr

Name (Printed or typed)

1239 East 30th Street

Address

Jacksonville, Florida 32206

City, State & Zip

(904)514-8253

Daytime Telephone number

otisandvivianfamilyreunioncenter@yahoo.com

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

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



June 5, 2014

WALTER C. STEVENS, SR. 1239 EAST 30TH STREET JACKSONVILLE, FL 32206

SUBJECT: OTIS AND VIVIAN FAMILY REUNION CENTER, INC

Ref. Number: W14000035088

We have received your document for OTIS AND VIVIAN FAMILY REUNION CENTER, INC and your check(s) totaling \$147.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

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

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

The document must contain written acceptance by the registered agent, (i.e. "I hereby am familiar with and accept the duties and responsibilities as Registered Agent.)

The registered agent must sign accepting the designation.

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) 245-6052.

Maryanne Dickey Regulatory Specialist II New Filing Section

Letter Number: 414A00012168

www.sunbiz.org

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Articles of Incorporation Of

Otis and Vivian Family Reunion Center, Inc A Florida "Not for Profit" Corporation



In compliance with the laws of the State of Florida, the undersigned do hereby voluntary associate for the purpose of forming a corporation not-for-profit for the purpose and with powers set forth herein.

Article 1- Name and Principal Office

The name of the corporation shall be **Otis and Vivian Family Reunion Center, Inc.** The principal office of the corporation shall be 4205 Franklin Street, Jacksonville, Florida 32206. The Corporation may maintain an office and transact business in such place, within or without the State of Florida, as the Board of Directors may from time to time designate. The principal office shall also be the mailing and registered office address.

Article 11 - Corporate Purposes

The purpose for which the Corporation (Otis and Vivian Family Reunion Center, Inc) is organized and operated are exclusively for not for profit, Charitable, Religious, Educational, Social, Scientific, and Economic purposes with the meaning of Section 501 (c) 3 of the Internal Revenue Code of 1986, as amended, or the corresponding provision of any future United States Internal Revenue law. The period of duration is perpetual. The Corporation's (Otis and Vivian Family Reunion Center, Inc) Charitable and Educational goals shall be met primarily by its commitment to aid services throughout the United States. Otis and Vivian Family Reunion Center, Inc plans are to provide social services and community and economic development that will include, Social Outreach, promoting educational success, youth enhancement programs, Family Enrichment programs, and personal leadership skills. Networking with other entities and non-profits and churches...

Article III - Term of Existence & Limitations-Powers

- 1. No part of the net earnings of the organization shall inure to the benefit of, or be distribute to its members, trustees, officers, or other private persons, except that the organization shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distribution in furtherance of the purpose set forth in the purpose clause thereof. At all times the following shall operate as condition restricting the operation of the corporation not qualifying as exempt under Section 501 (c) (3) if the Internal Revenue Code of 1986, as now enacted or hereafter amended, nor to any Directors or officers of the corporation shall pay for services actually rendered to the corporation, or allowed by the corporation as a reasonable allowance for authorized expenditures incurred on the corporation.
- 2. No substantial part of the activities of the corporation shall constitute the carrying on of propaganda or otherwise attempting to influence legislation, or any imitative or referendum before the public, and the corporation shall not participate or distribute of any statements, any

political campaign, on behalf of, or in opposition to, any candidate for public office; and

- 3. Notwithstanding any other articles, the corporation shall not carry on any other activities not permitted to be carried on by a corporation exempt from federal income tax under Section 501 (c) (3); of the Internal Revenue Code of 1986, as now enacted or hereafter amended.
- 4. The corporation shall have the power to purchase or otherwise acquire, own, hold use, lease, sell, exchange, assign, transfer, mortgage, pledges, or to otherwise hold and dispose of an otherwise deal in an with real and personal property of every class, description and nature, as of the purpose of the corporation may require, and the corporation through its board of directors, has the authority to do all other things necessary or desirable to carry forth the purpose for which this corporation is formed, subject to the limitations and conditions that only such powers shall be exercised as are in furtherance of the tax exempt purpose of the corporation and as may be exercised under Section ©(3) of the Internal Revenue Code and it's regulations as they now exist or as they may hereafter be amended and by an organization contribution(s) to which are deductable under Section 170 © (2) of such code and regulations as they now exist or as they may hereafter be amended.

Article IV - Registered Agent

The name and address of the Initial registered agent and office of the Corporation is

Walter C. Stevens, Sr 1239 East 30th Street Jacksonville, Florida 32206

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 duties and responsibilities as Registered Agent and agree to this capacity.

Required Signature of Registered Agent

6-23-2019 WS Date

Article V- Incorporator

Walter C. Stevens Sr 1239 East 30th Street Jacksonville, Florida 32206

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.

Required Signature of the Incorporator

<u>U-24-2019</u> Date

(In accordance with section 607.0120(6)(b) or 617.0120(6)(b) Florida Statues)

Article VI - Board of Directors

The affairs of the Corporation shall be managed by a Board of Director. The manner in which the Directors of the Corporation shall be elected or appointed shall be governed by the By-Laws of the Corporation. The names and street addresses of the initial directors of the Corporation are:

<u>Name</u>

Walter C. Stevens, Sr. President Otis N. Stevens, Jr. Vice President Irvin O. Stevens, Treasury/Secretary

Street Address

1239 E. 30th Street Jacksonville, Florida 32206 129 Fairman Ave, Brunswick, Georgia 31525 5325 Sumter Run, Charlotte, NC 29418

Article VII MEMBERS

The governed exclusively by its Board of Directors. Corporation shall be composed of any resident's of the United States and shall be

Article VIII AMENDMENTS

Amendment of these articles of incorporation may be adopted by a majority of the directors in the manner set forth in the By-Laws of the Corporation.

ARTICLE IX

Distribution of Dissolution or Liquidation

In the event of the dissolution of the Corporation or in the event it shall cease to carry out the objective and purpose herein set forth all of the business, property and assets of the Corporation shall go and be distributed to a non-profit corporation qualifying as an organization exempt under the provision of Section 501 (c) (3) of the internal revenue code of 1986, amended, or any superseding statue thereof, and as an organization qualifying as. The Directors of the Corporation any select and designate; and in no event shall any of said assets or property, in the event of dissolution thereof, go or be distributed or contributed by such directors, for any other such purpose.