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(Requestor's Name) (Address) (Address) (City/State/Zip/Phone #) PICK-UP WAIT MAIL				
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(Business Entity Name)				
(Document Number)				
Certified Copies Certificates of Status				
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Special Instructions to Filing Officer:				
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51.46-111704				
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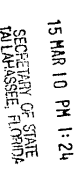




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FILING CANCELLED RETURNED CHECK

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COVER LETTER

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

SUBJECT:	uth With A	Vision C	ommunit
•	(PROPOSED CORPORA	ATE NAME – MUST INCL	<u>UDE SUFFIX</u>) —
Enclosed are an orig	ginal and one (1) copy of the art	ticles of incorporation and	d 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 of Status
		ADDITIONAL COPY REQUIRED	
FROM:	Natasha Nam	Beanbyny e (Printed or typed))
	25 S. Fla	gler Anen	ne
	Homestead	1, F2 3303 , State & Zip	30
	786-339-0 Daytime 1	OO76 Telephone number	
	natashacm:	514@yahu	J. Com

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



FLORIDA DEPARTMENT OF STATE Division of Corporations

February 26, 2015

NATASHA BEAUBRUN 25 SOUTH FLAGLER AVENUE HOMESTEAD, FL 33030

SUBJECT: YOUTH WITH A VISION COMMUNITY CENTER, INC.

Ref. Number: W15000014284

We have received your document for YOUTH WITH A VISION COMMUNITY CENTER, 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 registered agent must have a Florida street address. A post office box is not acceptable.

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.

Valerie Herring Regulatory Specialist II New Filing Section

Letter Number: 015A00004100

ARTICLE OF INCORPORATION

FILED

15 MAR 10 PM 1:24

SECRETARY OF STATE FALLAHASSEE, FLORIDA

For

Non-Profit

YOUTH WITH A VISION COMMUNITY CENTER, INC.

Article 1 Name

The name of this corporation shall be called *Youth With A Vision Community Center, Inc.*

Article 2 Principle Address

This corporation will be located at 25 South Flagler Avenue Homestead, Florida and Miami Dade Country, Florida 33030 in the United States of America. The Board of Directors may change the location of the principle office. Any such changes of location must be noted by the secretary on these articles of incorporation.

Article 3 Duration

The duration of the organization's existence shall be perpetual.

Article 4 Purpose

The purpose of this organization is to reach out to the youth in the community, by providing a safe, fun and learning atmosphere for the summer. We will provide activities such as Math and Reading Tutoring, Acts and Craft, Proper Etiquette, Vacation Bible School, Field Trips and other presentations from community leaders such as: Local Police Department, Fire Fighters and Health Awareness, Drug Free Program and etc. Its purpose is to build up and up lift the youth to become all that they can be. Our goal is to provide school supplies, uniforms and hygiene items. This corporation is a nonprofit organization and is not organized

for the private gain of any person. It is organized under the nonprofit Benefit Corporation Law for charitable purposes. Therefore, all funds, whether income or principle, and whether acquired any gift or contribution or otherwise, shall be devoted to said purposes.

Article 5 Corporation Structures

The corporation is organized exclusively for charitable purposes, including such purposes within the meaning of Section 501c3 of the Internal Revenue Code of 1986 as now enacted or hereafter corresponding provision of any future United States Internal Revenue Law.

Article 6 By-laws

This organization shall be governed in accordance with the By-laws adopted by the Board Members of the organization, and as those Bylaws are amended from time to time by the Members. These By-laws shall be the internal rules that preside over the day to day operations of the corporation, such as when and where the corporation will hold directors' voting requirements shall be.

In addition, the By-laws shall set forth all of the rights and duties of Members and Officers, the financial procedures for the organization, and any requirements regarding meetings, books, records etc....as may be appropriate in the conduct of the affairs of the organization.

Article 7 Electing Board of Directors

The Directors shall be appointed by the Board of Directors and shall perform such duties as may be assisted by the Board of Directors. The Director is careful elected for this position after they have proven by meeting all requirements to this organization. They have proven educational and other skills and training to up hold this office.

In order for someone to become a member of the board, they must prove to be of good standing, qualified to be a member of the Board of Directors.

Article 8 Manner in Which Board Members Will Be Elected

The Board of Directors to be chosen for the ensuing year shall be chosen at the annual meeting of the organization in the same manner and style as the board officers if this organization. Directors elected in the first election, and at all times therefore, shall serve for a term of 0ne year; except that the By-laws may provide for a different term office for some of the Director elected in the first election following incorporation, in order to introduce a system of staggered terms of Directors.

The number of Directors of the corporation shall be no less than three (3) and/or no more than 21; provided, however, that such numbers may be changed by a bylaw duly adopted by the Board Members.

The members in whom the Directors are elected are as follows: to be eligible for appointment to the Board of Directors, an individual must be over eighteen (18) years of age. The methods of election are as set forth in the By-laws of this corporation. The Directors shall have powers to oversee projects of this corporation's communities. Candidates will submit resume and will be interviewed by the Executive Director. A majority of votes, from the members present, is required for a nominee to be accordingly to the individuals' characters, ability to perform the organization's jobs, loyalty, and involvement in community, credibility in his or her integrity and availability to work for the corporation.

A Director may be removed when sufficient cause exists for such removal. The Board of Directors may entertain charges against any director.

Article 9 Initial Officers and Directors

President / CEO Founder – Natasha Beaubrun

Secretary - Sandra Beaubrun

Treasurer – Claudel Bell-Fleur

President / CEO Founder - Natasha Beaubrun

25 S. Flagler Avenue. Homestead, Florida 33030

Treasurer - Claudel Bell-Fleur

25 S Flagler Avenue. Homestead Florida 33030

Secretary - Sandra Beaubrun

25 S Flagler Avenue. Homestead Florida 33030

Upon the time of dissolution of the corporation, assets shall be distributed by the Board of Directors, after paying or making provisions for the payment of all debts, obligations, liabilities, costs, and expenses of the corporation, for one or more exempt purpose within the meeting of section 501©3 of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall distributed to the federal government, or to a state or local government for public purpose.

This organization reserves the right to amend, alter, change, or repeal any provision contained in this Article of Corporation by the affirmative vote of a majority of the Directors present at a meeting of the Board of Directors.

Article 10 Agent

25 S FLAGLER AVENUE. HOMESTEAD, FLORIDA 33030

Registered Agent having been named to accept service of process for this organization at the place designated in this certificate, we the undersigned are familiar with and accept the obligations of that position and registered agents and agree to act in this capacity.

Claudel Bell-Fleur

Natasha Beaubrun

DATE

Article 12 Incorporator

In Witness Whereof, the undersigned incorporator has executed these articles of corporation at

25 S. Flagler Avenue. Homestead, Florida 33030

DATE