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T. SCOTT



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COVER LETTER

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

SUBJECT:	HOPE COMMUNITY OUTREACH CENTER, INC.			
	(PROPOSED CORP	ORATE NAME – <u>MUST IN</u>	CLUDE SUFFIX)	
Enclosed is an original ar	nd one (1) copy of the Ar	ticles of Incorporation and	a check for:	
\$70.00	\$78.75	\$78.75	\$87.50	
Filing Fee	Filing Fee &	Filing Fee	Filing Fee,	
	Certificate of	& Certified Copy	Certified Copy	
	Status		& Certificate	
		ADDITIONAL CO	PPY REQUIRED	

FROM:	Elin Thomas-Cammock				
i kowi.		Name (Printed or typed)			
		P. O. BOX 6406			
		Address			
	.0	FT LAUDERDALE, FL 33310			
		City, State & Zip			
		954-889-4296			
		Daytime Telephone number			
		nelsonbusiness2015@gmail.com			

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

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

ARTICLES OF INCORPORATION
In compliance with Chapter 617, F.S., (Not for Profit)

	Principal 6780 Pembroke	street address: Rd.		Mailing address, if different is: C/O Elin Thomas Cammock	<u>.</u> .	
	Hollywood	FL	33023	P.O. BOX 6406		
				Ft. Lauderdale FL 33310		
	ose for which the	SE corporation is organ (c)3 of The Interna	lizeu is;	Charitable, and Educational purposes within the	ie	
meaning	or section 500	C)3 Of The Michie	n Revenue Coue.		<u>හ</u>	د. مراجع مراجع
						• •
(RTICL	E IV MANNE	R OF ELECTION	_The manner in which	the directors are elected and appointed: Majorit	y Vote.	
ARTICLI	E V INITIAL	OFFICERS AND/O	OR DIRECTORS	Donovan Walters VP/D	y Vote.	
I <i>RTICLI</i>	E V INITIAL d Title: Elin Thon	OFFICERS AND/O	Pesident Name a	nd Title: Donovan Walters VP/D 2157 S.W. 151 Ave	y Vote.	
I <i>RTICLI</i>	E V INITIAL d Title: Elin Thon	<i>OFFICERS AND/O</i> nas-Cammock Pr	OR DIRECTORS	nd Title: Donovan Walters VP/D 2157 S.W. 151 Ave	y Vote.	
RTICLE	d Title: Elin Thon 13193 S.W Miramar,	OFFICERS AND/Onas-Cammock Prov. 21st. ST FL 33027	Pesident Name a	nd Title: Donovan Walters VP/D 2157 S.W. 151 Ave. Miramar, FL 33027	y Vote.	
Address	d Title: Elin Thon 13193 S.W Miramar, d Title: Anton W	OFFICERS AND/Onas-Cammock Prov. 21st. ST FL 33027	Pesident Name a	nd Title: Donovan Walters VP/D 2157 S.W. 151 Ave. Miramar, FL 33027 Miramar, FL 33027	y Vote.	
Name and	d Title: Elin Thon 13193 S.W Miramar, d Title: Anton W 337 S.W.	officers AND/Onas-Cammock Prov. 21st. ST FL 33027 alters D	Pesident Name a Address Name a Address Name a Address	nd Title: Donovan Walters VP/D 2157 S.W. 151 Ave. Miramar, FL 33027 Miramar, FL 33027	y Vote.	
Name and Address Name and	Harman, Altern Meridal Elin Thon 13193 S.W. Miraman, Miraman, 4 Title: 337 S.W. embroke 1	officers AND/Conas-Cammock Prov. 21st. ST FL 33027 alters D 191 Terrace Pines, FL 33029	Pesident Name a Address Name a Address Name a Address	md Title: Donovan Walters VP/D 2157 S.W. 151 Ave. Miramar, FL 33027 Miramar, FL 33027 Sharon Salmon S/D 13193 S.W. 21st. ST Miramar FL 33027	y Vote.	
ARTICLE Name and Address Name and Address	Harman, Altern Meridal Elin Thon 13193 S.W. Miraman, Miraman, 4 Title: 337 S.W. embroke 1	officers AND/Conas-Cammock Prov. 21st. ST FL 33027 alters D 191 Terrace Pines, FL 33029	PERIORECTORS Tesident Name a Address Name a Address Address	the directors are elected and appointed: Donovan Walters VP/D 2157 S.W. 151 Ave. Miramar, FL 33027 Miramar, FL 33027 Sharon Salmon S/D 13193 S.W. 21st. ST Miramar FL 33027 and Title: Valarie Walker T/D 6780 Pembroke Rd	y Vote.	

Name and Ti	ile: Keshia Martin D	Name and Title	Reginald Noel D.	
`Address	6141 SW 30th ST	Address:	3070 Holiday Blvd.	
	Miramar FL 33023	<u> </u>	Margate, FL 33063	
	7.			
				•
Name and Ti	tle:	Name and Title	······································	
Address		Address:		
				
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			,	
ARTICLE VI	I <u>REGISTERED AGENT</u> d Florida street address (P.O. Box NOT acc	eptable) of the regi	stered agent is:	
Name:	Elin Thomas-Cammoc	k.	•	
Address:	13193 S.W. 21st. ST			
	Miramar, FL 3302	.7		
				
	II INCORPORATOR d address of the Incorporator is:			
Name:	Eular Nelson			
Address:	3961 N.W. 34 Ave.	- Wayne		
•	Lauderdale Lakes, FL	33309		
ARTICLE VI	<u>UI EFFECTIVE DATE:</u>			
Effective date	e, if other than the date of filing:	nd cannot be mor	(OPTIONAL) re than five business days prior or 90 business of	davs
after the filin				
	date inserted in this block does not meet the affective date on the Department of State's rec		filing requirements, this date will not be listed as	the
certificate, I a	m familiar with and accept the appointment	as registered agent	e above stated corporation at the place designate t and agree to act in this capacity	ed in this
L	Pii Thonas-Car	wood	02/02/16	
	Required Signature of Registere		02/63/10 Date	
	locument and affirm that the facts stated her ment of State constitutes a third degree felony		aware that any false information submitted in a des.817.155, F.S.	ocument
£ 11	los M. Oso)	9-7-11	
	Required Signature of Inco	rporator	Date	

ARTICLE IX: No part of the net earnings of the corporation shall inure to the benefit of or be distributable to its members directors, 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 III thereof. No substancial part of the activities of the of t 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 policital Campaign on behalf of or in opposition to any Canidate for Public Office.

Notwithstanding any other provision of these 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 purpose of this corporation.

RTICLE X: ASSETS- Upon the dissolution of the Corporation, assets shall be distributed for one or more exempt purposes within the meaning of Section 501©(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the Federal Government, or to a State of local government, for a public purpose. Any such assets not so disposed of shall be disposed of by a Court of Competent Jurisdict tion 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.

Aigned this 02 day of 03 2016

Elin Thomas-Cammock, President