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FLORIDA DEPARTMENT OF STATE DIVISION OF CORPORATIONS

INSTRUCTIONS FOR NOT FOR PROFIT ARTICLES OF INCORPORATION

The following are instructions, a cover letter and sample articles of incorporation pursuant to Chapter 617, Florida Statutes (F.S.)

NOTE: THIS IS A BASIC FORM MEETING MINIMAL REQUIREMENTS FOR FILING ARTICLES OF INCORPORATION.

The Division of Corporations strongly recommends that corporate documents be reviewed by your legal counsel. The Division is a filing agency and as such does not render any legal, accounting, or tax advice.

If you intend to apply for IRS federal tax exemption as a charitable organization, your articles of incorporation must contain a required purposed clause and a dissolution of assets provision. Valuable information on 501 (c) (3) qualification is on the IRS website, www.irs.gov. It includes sample articles of incorporation. Click the "charities and Nonprofits" link and then the <u>Life Cycle of a Public Charity</u> link.

Chapter 496, F.S., requires charitable organizations or sponsors intending to solicit contributions from the public in the state of Florida to register annually with the Division of Consumer Services. They may be reached at (850) 488-2221 or 1-800-435-7352 for more information.

A preliminary search for name availability can be made on the Internet through the Division's records at www.sunbiz.org. Preliminary name searches and name reservations are no longer available from the Division of Corporations. You are responsible for any name infringement that may result from your corporate name selection.

Pursuant to Chapter 617.0202, F.S., the articles of incorporation must set forth the following:

Article I: The name of the corporation must include a corporate suffix such as Corporation,

Corp., Incorporated, or Inc.; "Company" or "Co." may not be used as a corporate

suffix by a nonprofit corporation.

Article II: The principal place of business and mailing address of the corporation. The principal address

must be a street address. The mailing address, if different, can be a P.O. Box address.

CR2E006 (09/16)

Article III: The specific purpose or purposes for which the corporation is organized. A general

statement of "any and all lawful business" will not be sufficient.

Article IV: The manner in which the Directors are elected or appointed.

Article V: The names, address and titles of the Directors/Officers (optional) When naming Directors, 3

must be listed. The names of officers/directors may be required to apply for a license, open a

bank account, etc.

Article VI: The name and Florida street address (P.O. Box NOT acceptable) of the initial

> Registered Agent. The Registered Agent must sign in the space provided and type or print his/her name below signature accepting the designation as Registered Agent.

Article VII: The name and address of the Incorporator. The Incorporator must sign in the space

provided and type or print his/her name below signature.

The "incorporator" is the person who prepares and signs the Articles of Incorporation and then submits them for filing to the Division of Corporations. The function of the incorporator usually

ends after the corporation is filed.

An Effective Date: Add a separate article if applicable or necessary: An effective date may be

added to the Articles of Incorporation, otherwise the date of receipt will be the file date. (An effective date can not be more than five (5) days prior to the date

of receipt or ninety (90) days after the date of filing).

Important Information About the Requirement to File an Annual Report

All Florida Not- For-Profit Corporations must file an Annual Report yearly to maintain "active" status. The first report is due in the year following formation. The report must be filed electronically online between January 1st and May 1st. The fee for the annual report is \$61.25. "Annual Report Reminder Notices" are sent to the e-mail address you provide us when you submit this document for filing. To file any time after January 1st, go to our website at www.sunbiz.org.

The fee for filing a not for profit corporation is:

Filing Fee \$35.00

Designation of Registered Agent \$35.00

Certified Copy (optional) \$8.75 (plus \$1 per page for each page over 8, not to exceed a

maximum of \$52.50).

Certificate of Status (optional) \$8.75

(Make checks payable to Department of State)

Mailing Address:

Street Address:

Department of State Division of Corporations

P.O. Box 6327

Tallahassee, FL 32314

(850) 245-6052

Department of State Division of Corporations

Clifton Building

2661 Executive Center Circle

Tallahassee, FL 32301

(850) 245-6052

COVER LETTER

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

BJECT:	(PRÓPOSED CORP	ORATE NAME – <u>MUST IN</u>	CLUDE SUFFIX)
closed is an original ar \$70.00 Filing Fee	nd one (1) copy of the Ar \$78.75 Filing Fee & Certificate of Status	S78.75 Filing Fee & Certified Copy	S87.50 Filing Fee, Certified Copy
		ADDITIONAL CO	PPY REQUIRED
FROM:		IA GATES me (Printed or typed)	<u>.</u>

TGPROSPERITY@GMAIL.COM

29301 SW 143RD PLACE

HOMESTEAD, FL 33033

561 572-6250

Address

City, State & Zip

Daytime Telephone number

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	PRINCIPAL OFFICE				
	Principal street address:		Mailing address, if different is:		
293	301 SW 143RD PLACE			<u></u>	
НО	MESTEAD, FL 33033				
ARTICLE I.	II PURPOSE SE S	EE ATTACHMEN	JT		
					·-
		-			
ARTICLE I	V MANNER OF ELECTION The mann	er in which the dir	Elected ectors are elected and appointed:	or Appe	ointed
	V MANNER OF ELECTION The mann INITIAL OFFICERS AND/OR DIRECT	<u>_</u>	ectors are elected and appointed:	or Appe	ointed
<u>ARTICLE V</u>	/ INITIAL OFFICERS AND/OR DIRECT	TORS	<u> </u>	or Appo	ointed .
ARTICLE V		TORS Name and Title	<u> </u>	or Appo	ointed
<u>ARTICLE V</u>	INITIAL OFFICERS AND/OR DIRECT	TORS	MARK TERRELL GATES/ SEC.	or Appo	ointed .
ARTICLE V Name and T Address	TASHA GATES/ PRES./ VICE PRES. 29301 SW 143 PLACE HOMESTEAD, FL 33033	TORS Name and Title Address:	MARK TERRELL GATES/ SEC. 29301 SW 143 PLACE HOMESTEAD, FL 33033	-	ointed ,
ARTICLE V Name and T Address Name and T	TASHA GATES/ PRES./ VICE PRES. 29301 SW 143 PLACE HOMESTEAD, FL 33033 REGINALD HILL / TREASURER 29301 SW 143 PLACE	TORS Name and Title Address: Name and Title	MARK TERRELL GATES/ SEC. 29301 SW 143 PLACE HOMESTEAD, FL 33033	or Appo	pinted
ARTICLE V Name and T Address	TASHA GATES/ PRES./ VICE PRES. 29301 SW 143 PLACE HOMESTEAD, FL 33033 REGINALD HILL / TREASURER 29301 SW 143 PLACE	TORS Name and Title Address:	MARK TERRELL GATES/ SEC. 29301 SW 143 PLACE HOMESTEAD, FL 33033	2018 OCT 1 7	
Name and Tandaress Name and Tandaress	INITIAL OFFICERS AND/OR DIRECT TASHA GATES/ PRES./ VICE PRES. 29301 SW 143 PLACE HOMESTEAD, FL 33033 REGINALD HILL / TREASURER 29301 SW 143 PLACE	TORS Name and Title Address: Name and Title Address:	MARK TERRELL GATES/ SEC. 29301 SW 143 PLACE HOMESTEAD, FL 33033	2018 OCT 17 AM	ointed Time

Name and Title:_		Name and Title:	
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_			
Name and Title:		Name and Title:	
Address		Address:	
_			
_			
ADDICE DAY			
	REGISTERED AGENT prida street address (P.O. Box NOT accep	stable) of the registered agent is:	
Name:	TASHA GATES	SE	201
Address:	29301 SW 143RD PLACE	TALL	å T
	HOMESTEAD, FL 33	AHASSEE,	7018 OCT 17
		SS.	3 11
	INCORPORATOR dress of the Incorporator is:	EE, SI	ي ق
Name:	TASHA GATES	FL	9 19
Address:	29301 SW 143RD PLACE		
Address.	HOMESTEAD, FL 33033		
ARTICI E VIII	EFFEÇTIVE DATE:		
Effective date, if o	other than the date of filing:	. (OPTIONAL)	AL EN .)
(If an effective da	ite is listed, the date must be specific and	d cannot be more than five days prior or 90 days after t	the tiling.)
		plicable statutory filing requirements, this date will not be	listed as the
document's effect	ive date on the Department of State's recor	ras.	
Having been nam certificate, I am fa	ed as registered agent to accept service of inflience of inflier with and accept the appointment as	of process for the above stated corporation at the place d s registered agent and agree to act in this capacity	esignated in this
Yas	hill Mate	10/4/2018	
	Required Signature of Registered	<u> </u>	
I submit this docu	ment and affirm that the facts stated herei of State constitutes a third degree fefony a	in are true. I am aware that any false information submitte	ed in a document
I A	y Since Constitutes a tritra degree felony a	10/4/2018	,
_ vini	Required Signature of Incorp		

ATTACHMENT TO ARTICLES OF INCORPORATION

OF

CUTLER BAY CHRISTIAN ACADEMY, INC.

Said Corporation is organized and shall be operated exclusively for Charitable, educational and scientific purposes, including, for such purposes, the making of distribution to organization that qualify as exempt organizations under section 501 (C) 3 of the Internal Revenue Code, or the corresponding section of any future federal tax code. The business activity for said organization is as follows: to enhance and enrich the lives of all youth by empowering them emotionally, physically, socially, mentally and academically.

No part of the net earnings of the Corporation shall inure to the benefit of or be distributed to its Members, Trustees or Officers; except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distribution in furtherance of the purposes set forth the Article VI hereto.

No substantial part of the activities of the corporation shall be the carrying 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 of 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 federal tax code.

Upon the dissolution of the corporation, the Board of Directors shall after paying or making provisions for the payment of all of the liabilities of the corporation, dispose of all of the assets of the corporation exclusively for the purposes of the corporation in such manner, or to such organization or organizations organized and operated exclusively charitable, educational, religious, or scientific purposes; as shall at the time qualify as an exempt organization or organizations under section 501 (C)3 of the Internal Revenue Code or the corresponding provisions of any future federal tax Code, as the Board of Trustees shall determine. Any such assets not so disposed of shall be disposed of by the Court of Competent Jurisdiction of the country 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.