Dear Department of Imenativents

I am resubmitting our amendments to our articles of incorporation. I have enclosed copies of the original documents that was sent to you along with a copy of the check. If it should reach you somehow after you receive the new check please return it to the organization at the address listed below.

Bethune Village Resident Council 814 Bethune Village Daytona Beach, Fl 32114

> 700002226837--2 -06/30/97--01139--028 *****87.50 *****87.50

> > 97 JUL 18 PH 3: 46
> > SECRETARY OF STATE

Male De Learne

1 ILLED 97 JUL 18 PH 3:



FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

July 8, 1997

BETHUNE VILLAGE RESIDENT COUNCIL 814 BETHUNE VILLAGE DAYTONA BEACH, FL 32114

SUBJECT: RESIDENT INITIATIVE COUNCIL OF BETHUNE VILLAGE, INC.

Ref. Number: N47328

We have received your document for RESIDENT INITIATIVE COUNCIL OF BETHUNE VILLAGE, 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 document must include original signatures.

The current name of the entity is as referenced above. Please correct your document accordingly.

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) 487-6916.

Letter Number: 497A00035204

Carol Mustain Corporate Specialist $\leq 45 - 4$

ARTICLES OF AMENDMENT

to Provide to college to the second to a second to college to the second to a second to the second to a second to the second to a second to the second to th

of the care of the mater, and change in a felice

Date

	the state of the s
Kesident Initiative	2 Chuncilof Religie Village INC
Pursuant to the provisions of section 617.1006, Floricorporation adopts the following articles of amendm	da Statutes, the undersigned Florida nonprofit
corporation adopts the following articles of amendm	ent to its articles of incorporation.
FIRST: Amendment(s) adopted: (INDICATE ARTICLE NUMBER(S) BEING AMENITED (ADDRESS OF DESCRIPTION OF DESCRIPTION	
	1 TO DESCRIPTION OF THE PROPERTY OF THE PROPER
1 March 1970	east enturbigation of in the control of the control
see attached sheet	thing the realizating of distribution is
See attaches succitation	· · · · · · · · · · · · · · · · · · ·
	the section with more curricular better or i
ϵ . ϵ	" " " 'e carried on he has to
•	(i) of the federant Republic Could be
•	ontributions to entire ata
• • • • • • • • • • • • • • • • • • • •	have responding section of at finate,
1	97 ALI
	· 1 · 1) Centulous 全量 と
$\mathbf{t} \leftarrow \mathbf{c}_{\mathbf{b}}$	≥ 25 × 2 × 2 × 2 × 2 × 2 × 2 × 2 × 2 × 2
The state of the s	To all the same of the country of the same
	nds I or county) relate settle of the TISO
SECOND: The date of adoption of the amendment	W. Let "11" 9996
THIRD: Adoption of Amendment (CHECK ONE)	3) Was: 1 21 1 1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2
The state of the s	a questiment description de la constante de la
K-A	THE PROPERTY OF A SHIP WAS A SHIP OF THE S
The amendment(s) was(were) adopted by the members and the number of votes cast for the amendment was sufficient for approval.	
anicalancia was samicient for approval.	
There are no members or members entitled to vote on the amendment. The amendment(s)	
was(were) adopted by the board of directors.	
Kesident InitiAtive Council of Kothure Village. Inc	
Corporation/Name	
Alma Wrolnews Lackson	
Signature of Chairman, Vice Chairman, President of other officer	
Leona Trekson	
Typed or printed name	
Vice Preside	nt 07/15/97

The Resident Initiative Council of Bethune Villiage Board met February 4, 1997 and agreed to adopt the changes to the articles of incorporation as set forth by the Department of Internal Revenue to comply to receive recognition as a 501 (C) (3). After said vote a letter sent to Florida Department of State requesting changes be amended as stated below:

1. Delete Article IV, general and Specific purposes sections (a), (b) and (e). and change to reflect the following paragraph:

Said Corporation is organize exclusively for charitable, religious, educational and scientific purposes, including for such purposes, the making of distributions to organizations under section 501 (c) (3) of the internal Revenue Code of 1986 (or corresponding section of any future federal tax code.)

No part of the net earnings of the corporation shall inure to the benefit of, or be distribution to its members, trustees, 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 section 501 (c) (3) purposes. 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.

Not withstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on by (a) by a corporation exempt from Federal income tax under section 501 (c) (3) of the Internal Revenue Code(or 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 corresponding section of any future federal tax code.)

In addition the following language should be added to include Article XIII, Dissolution

Upon the dissolution of this corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501 (c) (3) of the Internal Revenue Code, (or 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.

However, if the named recipient is not then in existence no longer a qualified distribute, or unwilling or unable to accept the distribution to a fund, foundation or corporation organized and operated exclusively for the purposes specified in Section 501(c) (3) of the Internal Revenue Code or corresponding section of any future federal tax code.

The vote was 5 to 0 to adopt the amendments changes set before the board.

This was forwarded to Florida Department of State.