

N99000000259

Nelson' Administrative Consulting Firm

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August 22, 2001

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*****35.00 *****35.00

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

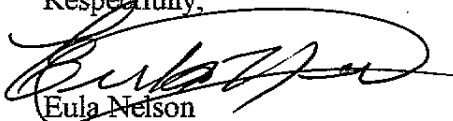
Re: N99000000259

Dear Corporate Specialist:

Please amend the enclosed Articles in the name of **Spring Economic Ministries, Inc.** my check in the amount of Thirty five [\$35] dollars is enclosed covering filing fees.

Forward the stamped copy to me at the above address, thank you.

Respectfully,


Eula Nelson
President

enc: 1 original & copy
Ck \$35

FILED
SECRETARY OF STATE
DIVISION OF CORPORATIONS
2001 AUG 27 AM 11:33

Amendment & name change
LF
8-30-2001

ARTICLES OF AMENDMENT
Doc # N99000000259

FILED
SECRETARY OF STATE
DIVISION OF CORPORATIONS
2001 AUG 27 AM 11:33

The undersigned authority, acting as President of Spring Economic Ministries, Inc., a Florida Non-Profit Corporation and pursuant to Chapter 617, of the Florida Statutes, do hereby adopt the following Articles of Amendment for the corporation and would state as follows:

***** MODIFY ARTICLE - ONE. NAME *****

The Name of the corporation shall be: **Spring Economic Community Center, Inc.**

*****MODIFY ARTICLE - FIVE. *****

This corporation is organized and operated exclusively for Charitable, educational, and literal purposes within the meaning of Section 501 (c)(3) of the Internal Revenue Code.

***** MODIFY ARTICLE - EIGHT CORPORATE ASSETS *****

Upon 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, [charitable, educational, literal] 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.

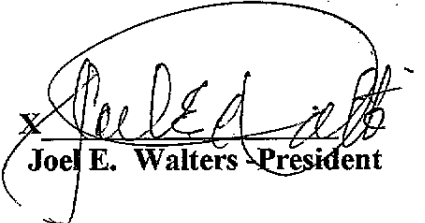
However, if the named recipient is not then in existence or no longer a qualified distributee, or unwilling or unable to accept the distribution, then the assets of this corporation, shall be distributed to a fund, foundation, or corporation organized and operated for the purposes specified in section 501(c)(3) of the Internal Revenue Code.

***** INSERT ARTICLE -TEN MEMBERSHIP *****

This corporation is a Non-Membership organization.

No members were entitled to vote on this amendment.

The foregoing Articles of amendment were adopted by the Board of Directors on **August 21, 2001.**


Joel E. Walters - President