

N99000005991

TRANSMITTAL LETTER

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

500003005215--8

-10/05/99--01021--003

*****87.50 *****87.50

SUBJECT: Community Leadership Foundation, Inc.
(Proposed corporate name - must include suffix)

Enclosed is an original and one(1) copy of the articles of incorporation and 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

ADDITIONAL COPY REQUIRED

FROM: IAN LANE
Name (Printed or typed)

P.O. Box 12633
Address

Gainesville, FL 32604
City, State & Zip

(352) 665-4646
Daytime Telephone number

99 OCT -5 AM 11:37
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

FILED

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

TS/10/8/99

**ARTICLES OF INCORPORATION
OF
COMMUNITY LEADERSHIP FOUNDATION, INC.**

We, the undersigned, hereby incorporate COMMUNITY LEADERSHIP FOUNDATION, INC., a not for profit corporation, Incorporated under the laws of the State of Florida and state the Articles of Incorporation.

ARTICLE I

NAME AND LOCATION

The name of this corporation is COMMUNITY LEADERSHIP FOUNDATION, INC. This corporation's address is 333 S.W. 140th Terrace, Newberry, Florida 32669.

ARTICLE II

PURPOSE AND NATURE

The primary purpose and nature of this corporation is to organize and direct programs to inspire and guide young people to serve their community. The activities of this corporation shall be limited to educational or charitable activities or to foster national or international amateur sports competition (but not for the provision of athletic facilities or equipment) as qualify for exemption from taxation under the laws and regulations of the Internal Revenue Code of the United States. No substantial part

of the activities the corporation shall disseminate propaganda, or otherwise attempt to influence legislation, and the corporation shall not participate or intervene (including the publishing or distribution of statements) in any political campaign. The secondary purpose of this corporation is to transact such business appropriate to support the primary purpose and nature of this corporation, including the power to purchase, hold title to, encumber, improve, lease, or sell real and personal property.

ARTICLE III

OFFICERS AND DIRECTORS

The Directors of this corporation shall be appointed by and serve at the discretion of the directors of Japan Karate-Do, Inc. The number of directors may be increased or diminished as may be hereinafter provided in the By-Laws of this corporation, but shall never be less than three. The Directors of this corporation shall appoint the Officers: President, Vice President, Secretary and Treasurer. One person may hold two offices, except that the President may not also be the Secretary.

ARTICLE IV

SUBSCRIBERS

The names, offices and residences of the initial officers, directors and subscribers are:

Ian Lane, President, Director	Post Office Box 12633 Gainesville, Florida 32604
Jason Sorgi, Vice President, Director	2330 S.W. Williston Road, # 1032 Gainesville, Florida 32604
Rachel Hrabchak, Treasurer, Director	4440 S.W. Archer Road, #1521 Gainesville, Florida 32608
Kristen Sloss, Secretary, Director	4440 S.W. Archer Road, #1521 Gainesville, Florida 32608
Krista Workman, Director	2007 Savona Parkway Cape Coral, Florida 33904

ARTICLE V

AMENDMENT OF BY-LAWS

A two-thirds majority of the directors of this corporation shall have the power to make, alter, amend or rescind the By-Laws of this corporation.

ARTICLE VI

AMENDMENT OF ARTICLES

Any one director of this corporation shall have the power to propose an adoption, alteration, rescission or amendment of or to the Articles of this corporation. Upon such proposal, a two-

thirds majority of the directors of this corporation may make such an adoption, alteration, rescission or amendment of the Articles of this corporation effective.

ARTICLE VII

DISSOLUTION

If this corporation should be dissolved, no part of this corporation's property or proceeds derived therefrom shall be distributed to any person or firm operating for profit or for any purpose inconsistent with the purposes set forth in Article II. Upon dissolution, the Board of Directors shall merge this corporation with College Leadership Florida or distribute the property and proceeds derived therefrom to College Leadership Florida so long as it shall qualify as an exempt organization under the laws and regulations of the Internal Revenue Code of the United States or corresponding sections of any prior or future Internal Revenue Code. In the event that College Leadership Florida is not at that time qualified, the Board of Directors shall jointly hold a limited power of appointment over the corporation, its property, and proceeds derived therefrom to merge this corporation with an exempt organization under the Internal Revenue Code or corresponding sections of any prior or future Internal Revenue Code with purposes consistent with Article II.

ARTICLE VIII

USE OF INCOME

All revenue, profit, income and money received by this corporation is to be used and employed in educational or charitable work or to foster national or international amateur sports competition and not for the benefit of individual members, directors or officers of this corporation. 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 II hereof.

ARTICLE IX

REGISTERED AGENT

The current registered agent of this corporation is Ian Lane and his address as registered agent is at 333 S.W. 140th Terrace, Newberry, Florida 32669.

ACKNOWLEDGMENT

I hereby accept appointment as Registered Agent to accept service of process for this corporation and to comply with the provisions of Chapter 48.091, Florida Statutes relative to keeping open the registered office.


Ian Lane, Registered Agent

FILED
99 OCT -5 AM 11:37
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

IN WITNESS WHEREOF, we have made, signed and acknowledged these Articles of Incorporation this first day of October, A.D., 1999.

Jason Sorgi
Jason Sorgi, V. President/Director

Ian Lane
Ian Lane, ~~President~~ President/Director

Rachel Hrabchak
Rachel Hrabchak, Treasurer/Director

Kristen Sloss
Kristen Sloss, Secretary/Director

STATE OF FLORIDA)

COUNTY OF ALACHUA)

I hereby certify that on this date, personally appeared before me, an officer duly authorized to administer oaths and take acknowledgements, Jason Sorgi, whose identity I verified by his Fl. Drivers License which number is SS620-436-71-063-0; Ian Lane, whose identity I verified by his Fl. Drivers License, which number is L500-403-77-225-0; Rachel Hrabchak, whose identity I verified by her Fl. Drivers License, which number is H412-722-79-686-0 and Kristen Sloss, whose identity I verified by her

Fl. Drivers License, which number is S420-516-78-947-0

and each director acknowledged before me that all executed this document freely and voluntarily.

Witness my hand and official seal at Gainesville, County of
Alachua, and State of Florida, this 4th day of
October, 1999.

My Commission Expires 4-11-2000

Notary Public



SHARON ELDRED
Commission No. CC 539697
My Comm. Exp. Apr. 11, 2000
Bonded thru Pichard Ins. Agcy.

Prepared by: Kathryn McLeod Lancaster
Attorney at Law/Fla. Bar #564206
Post Office Box 5097
Gainesville, Florida 32627-5097
(352) 331-2938/ fax (352) 331-2801

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