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(Requestor's Name)
MR NEVILLE BUTLER 1880 NE 1587H ST NORTH MIAMI B FL 33162 5744
(Address)
(City/State/Zip/Phone #)
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W1-28338

B Moknight SEP 13 2010

August 31, 2010,

FLORIDA DEPARTMENT OF STATE Division of Corporation Att: Ms Becky McKnight

Ref Number W10000028338

In response to your correspondence re the above reference, please see attachment <u>Article Seven</u> with the requested information as follows: Principal Office and mailing address;
O'B EVENT CONSULTANTS & CO-ORDINATORS INC 250 NE 25th Street #1705, Miami, Fl. 33137.
Also please note that I can be reached at telephone number 304-949-5812, between 9:00am and 6:00pm

Thank You,

Neville E. Butler Incorporator.



RECEIVED

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FLORIDA DEPARTMENT OF STATE VISION OF CORPORATIONS Division of Corporations

June 14, 2010

NEVILLE BUTLER 1880 NE 158TH ST NORTH MAIMI BEACH, FL 33162-5744

SUBJECT: O'B EVENT CONSULTANTS & CO-ORDINATORS INC

Ref. Number: W10000028338

We have received your document for O'B EVENT CONSULTANTS & CO-ORDINATORS INC and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

We regret that we were unable to contact you by phone. Please return the corrected document with a letter providing us with an address and telephone number where you can be reached during working hours.

The Florida Statutes require an entity to designate a street address for its principal office address. A post office box is not acceptable for the principal office address. The entity may, however, designate a separate mailing address. The mailing address may be a post office box.

Please return the corrected original and one copy of 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) 245-6931.

Becky McKnight Regulatory Specialist II New Filing Section

Letter Number: 810A00014650

www.sunbiz.org

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ARTICLES OF INCORPORATION OF

O'B EVENT CONSULTANTS & CO-ORDINATORS INC

The UNDERSIGNED has executed the following document as incorporator of the above named corporation, a corporation organized under the laws of the State of Florida, and all rights, duties and obligations of the undersigned as incorporator, and those of the corporation are to be determined in accordance with the laws of the State of Florida.

ARTICLE ONE

The name of this corporation shall be:

O'B Event Consultants & Co-ordinators Inc

ARTICLE TWO

This corporation shall commence existence upon the filing of these Articles of Incorporation with the Department of State, State of Florida and shall have perpetual existence.

ARTICLE THREE

The general nature of the business and objects and purposes proposed to be transacted and carried on by this corporation are to do any and all of the things herein mentioned, as fully and to the same extent as natural persons might do, viz:-

- 1. Transact any and all lawful business.
- 2. Said Corporation shall further have powers:-

To have perpetual succession by its corporate name;

To sue and be sued, complain, and defend in its corporate name in all actions or proceedings;

To have a corporate seal, which may be altered at pleasure and to use the same by causing it, or a facsimile thereof, to be impressed affixed or in any other manner reproduced;

To purchase, take, receive, lease or otherwise acquire, own hold, improve, use and otherwise deal in and with real or personal property or any interest therein, wherever situated:

To sell, convey, mortgasge, pledge, create a security interest in lease exchange, transfer and otherwise dispose of all or any part of its property and sets;

To lend money to, and use its credit to assist its officers and employees in accordance with Florida Statue \$607.141;

To purchase, take, receive, subscribe for or otherwise acquire, own, hold, vote, use, employ, sell, mortgage, lend pledge or otherwise dispose of and otherwise use and deal in and with shares or other interests in or obligations, partnerships, or individuals, or direct or indirect obligations of the United States or of any instrumentality thereof; To make contracts and guaranteed and incur liabilities, borrow money at such rates of interest as the corporation may determine, issue its notes bonds, and other obligations, and secure any of its obligations by mortgage or pledge of all or any of its property, franchises and income;

To lend money for its corporate purposes, invest and reinvest its funds and take and

SECRETARY OF STATE SECRETARY OF STATE ONS

hold real and personal property as security for the payment of funds so loaned or invested:

To conduct its business, carry on its operations, and have offices and exercise the powers granted by this act within or without this state;

To elect or appoint officers and agents of the corporation and define their duties and fix compensation;

To make and alter bylaws, not consistent with its articles of incorporation or with the laws of this state for the administration and regulation of the affairs of the corporation; To make donations for the public welfare or for charitable, scientific or educational purposes;

To transact any lawful business which the board of directors shall find will be in aid of governmental policy;

To pay pensions and establish pension plans, profit sharing plans, stock bonus plans, stock option plans and other incentive plans for any or all of its directors, officers and employees of its subsidiaries;

To be a promoter, incorporator, partner, member, associate or manager of any corporation, partnership, joint venture, trust or other enterprise;

To have and excercise all powers necessary or convenient to effect its purposes; To idemnify any person who by reason of the fact that he/she is or was a director, officer, employee or agent of the corporation to the full extent as permitted by Florida Statute S607.014;

ARTICLE FOUR

The aggregate number of shares which the corporation shall have authority to issue is the total sum of one hundred (100) shares, having an individual par value of One Dollar (\$1.00). Unless otherwise stated in these articles or in an amendment to these articles, there shall be only one (1) class of stock of this corporation.

ARTICLE FIVE

The name of the initial registered agent and street address shall be;

Neville E. Butler 1880 NE 158 Street N Miami Beach, Fl. 33162.

And hereby declare that I am familiar with and accepts the duties and responsibilities of registered agent for the said corporation..

ARTICLE SIX

The initial Board of Directors shall comprise a total of four persons, and their names and addresses are:-

Joanne O'Brien, President 15560 SW 106th Lane # 1316. Miami, Florida, 33196 Camille Orlando 11670 NW 56 Drive Coral Springs Fl. 33076

Donna Harris 8985 SW 126 Terrace Miami, Fl. 33176

Kirk Ivy 2775 NE 187 Street Miami, Fl. 33180

ARTICLE SEVEN

The Principal office address for this corporation shall be: 250 NE 25th Street #1705 Miami, Fl. 33137

The name and address of the incorporator executing these Articles of Incorporation is:

NEVILLE E BUTLER

1880 NE 158 Street

N Miami Beach, Fl. 33162

IN WITNESS WHEREOF, the undersigned incorporator has elecuted these Articles of Incorporation this day of day of