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(Requestor's Name)

(Address)

(Address)

(City/State/Zip/Phone #)

PICK-UP WAIT MAIL

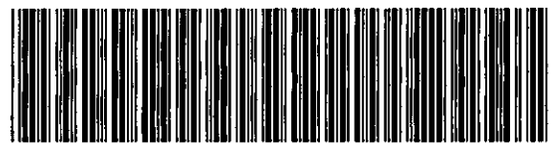
(Business Entity Name)

(Document Number)

Certified Copies _____ Certificates of Status _____

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SECRETARY OF STATE
TALLAHASSEE, FLORIDA

HOWELL FAMILY CONSULTANT, INC.

4480 SCENIC LAKE DRIVE

ORLANDO, FLORIDA 32808

Phone: 321-945-0007, Fax: 866-876-5681

E-mail: howellfamilyconsultant@yahoo.com

Arthur D. Howell III
President & Founder
EIN (30-0388748)

November 20, 2006

Chairman
Bobby Lyons

Florida Department of State
Division of Corporations
P.O. Box 6327

Vice Chair
Andrea Vernon

Tallahassee, Florida 32314

Secretary
Nanci Johnson

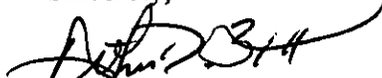
Dear Sir,

Treasurer
Violet A. Barnes-Howell

Enclosed for your review are the Articles of Incorporation for Howell Family Consultant, Inc. If further information is required please call, (321) 945-0007. I will be applying for 501(c) 3, approval from the Internal Revenue Service. The following are enclosures;

1. Cover Letter/check
2. Articles of Incorporation

Sincerely,



Arthur D. Howell III

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

SUBJECT: Howell Family Consultant, 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: ARTHUR D. HOWELL III
Name (Printed or typed)

4480 SCENIC LAKE DRIVE
Address

ORLANDO, FLORIDA 32808
City, State & Zip

321-945-0007
Daytime Telephone number

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

ARTICLES OF INCORPORATION
OF
HOWELL FAMILY CONSULTANT, INC.

(A Florida non-Profit Corporation)

2006 NOV 27 PM 3:22
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

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ARTICLE I – NAME

The name of this organization is: Howell Family Consultant, Inc. (30-0388748)

ARTICLE II – PRINCIPLE OFFICE

The principal place of business is: 4480 Scenic Lake Drive, Orlando, Florida 32808

ARTICLE III – PURPOSE

The purposes for which the corporation is organized are exclusively charitable within the meaning of section 501 (c) 3 of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law. This society shall be to provide parenting education, domestic violence training, anger management, family counseling and mentoring, which will give hope and direction to individuals and families. We also focus on the family, as stated in Biblical Principals.

ARTICLE IV-

The period of the duration of this corporation is perpetual unless dissolved according to law.

ARTICLE V – MANNER OF ELECTION

Directors are elected.

The officers of the Corporation shall be elected annually by the Board of Directors at its annual meeting. If the election of Officers shall not be held at such meeting, such election shall be held as soon thereafter as conveniently may be held. Each Officer shall hold office until his successor shall have been duly elected and shall have qualified, or until his death, or until he shall have been removed in the manner herein after provided.

Any active member in good standing is eligible to any office provided he or she meets the provisions set forth in the By-Laws. In case of death, disability, or resignation of any elected officer, the President shall appoint a successor for the balance of the term.

ARTICLE VI - INITIAL DIRECTORS/AND OR OFFICERS

CHAIRMAN

Bobby Lyons
1512 Lindzlu Street
Winter Garden, Florida 34761

Bobby Lyons 11-11-06
SIGNATURE/DATE

VICE CHAIRMAN

Andrea Vernon
3733 N. Goldenrod Rd.
Winter Park, Florida 32792

Andrea Vernon 11/15/06
SIGNATURE/DATE

SECRETARY

Nanci Johnson
2520 Greywall Avenue
Ocoee, Florida 34761

Nanci Johnson 11/10/06
SIGNATURE/DATE

TREASURER

Violet A. Barnes-Howell
4480 Scenic Lake Drive
Orlando, Florida 32808

Violet A. Barnes-Howell 11/10/06
SIGNATURE/DATE

ARTICLE VII - INITIAL REGISTERED AGENT:

The Initial registered agent is: Arthur D. Howell III, 4480 Scenic Lake Drive, Orlando, FL 32808

ARTICLE VIII- INCORPORATOR

The name of the incorporator is: Arthur D. Howell III, 4480 Scenic Lake Drive, Orlando 32808

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

Arthur D. Howell III
Signature/Registered Agent

11/9/06
DATE

Arthur D. Howell III
Signature/Incorporator

11/9/06
DATE

ARTICLE -IX

This corporation is organized under a non-stock basis. Notwithstanding any other provision of these articles, this organization shall not carry on any activities not permitted to be carried on by an organization exempt from federal income tax under section 501(c) (3) of the Internal Revenue Code of 1986 or the corresponding provisions of any future United States Internal Revenue Law.

ARTICLE- X

Upon dissolution of the organization, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c) 3 of the Internal revenue Code of 1986, or corresponding section of any future federal tax code, or shall be distributed to the Federal, State or Local government for a public purpose. Any such assets not so disposed of shall be disposed of by the Court of Common Pleas, of the country in which the principal office of the organization is then located, exclusively for such purposes.

ARTICLE- XI

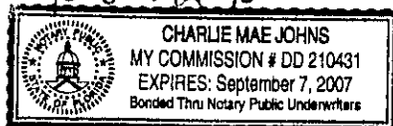
The corporation may amend or repeal any article of these Articles of Incorporation, or revise the same in toto, by a two-thirds vote of its active Directors present at any regular, annual, or special meeting called for that purpose.

ARTICLE- XII

No person, firm or corporation shall ever receive any dividends or profits from the undertaking of this corporation; and, upon dissolution of this corporation, all of its assets remaining after payment of all costs and expenses of such dissolution shall be distributed to organizations which have qualified under Section 501 (c) 3 of the Internal Revenue Code, or to the Federal Government or to a State or Local government for a public purpose, and none of the assets will be distributed to any Director, officer, or trustee of this corporation.

IN WITNESS WHEREOF, the undersigned subscribing incorporator set my hand and seal this 09 day of November 2006 A. D. 2006 for the purpose of forming this corporation not for profit under the laws of the State of Florida

Charlie Mae Johns 11/9/06



Arthur D. Howell III 11/9/06
ARTHUR D. HOWELL III
President and Founder

STATE OF FLORIDA)

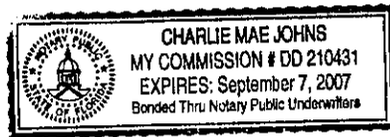
COUNTY OF Orange)

The foregoing Articles of Incorporation was acknowledged before me this _____
09th day of November, 2006, AD 2006, by: ARTHUR D. HOWELL
III

for the purpose mentioned and set forth.

In WITNESS WHEREOF, I have set my hand and official seal this 9th
day of November, 2006, A.D. 2006

Charlie Mae Johns 11/9/06



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