STATE OF GEORGIA

Secretary of State

Corporations Division 315 West Tower #2 Martin Luther King, Jr. Dr. Atlanta, Georgia 30334-1530

CERTIFICATE OF INCORPORATION

I, **Karen C Handel**, the Secretary of State and the Corporations Commissioner of the State of Georgia, hereby certify under the seal of my office that

COMMUNITY OF BOSNIAKS GEORGIA, INC.

a Domestic Non-Profit Corporation

has been duly incorporated under the laws of the State of Georgia on 07/30/2007 by the filing of articles of incorporation in the Office of the Secretary of State and by the paying of fees as provided by Title 14 of the Official Code of Georgia Annotated.

WITNESS my hand and official seal in the City of Atlanta and the State of Georgia on July 30, 2007



Karen C Handel Secretary of State

Heen Chandel

ARTICLES OF INCORPORATION

OF

COMMUNITY OF BOSNIAKS GEORGIA, INC.

ARTICLE I

NAME

The name of the corporation is COMMUNITY OF BOSNIAKS GEORGIA, INC., (the "Corporation").

ARTICLE II AUTHORITY

The Corporation is organized pursuant to the provisions of the Georgia Nonprofit Corporation Code (the "Code").

ARTICLE III DURATION

The period of the Corporation's duration is perpetual.

ARTICLE IV MEMBERS

The Corporation will not have members.

ARTICLE V

TAX EXEMPT STATUS/PURPOSES

- (1) The Corporation is organized exclusively for charitable and educational purposes, as defined in Section 501(c)(3) of the Internal Revenue Code, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code.
- (2) The Corporation is not organized and shall not be operated for pecuniary gain or profit. No part of the property of the Corporation and no part of its net earnings shall inure to the benefit of or be distributable to any director of the Corporation, officer of the Corporation, or any other private individual, 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 the purposes set forth in herein. The Corporation shall never be authorized to engage in a regular business of a kind ordinarily carried on for profit or in any other activity, except in furtherance of the purposes stated above for which the Corporation is organized.

No substantial part of the activities of the Corporation shall consist of attempting to influence legislation, by propaganda or otherwise. The Corporation shall not participate 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.

(3) In the event of the dissolution of the Corporation, to the extent allowed under applicable law, after all lawful debts and liabilities of the Corporation have been paid, all the assets of the Corporation shall be distributed to, or its assets shall be sold and the proceeds distributed to, another organization organized and operating for the same purposes for which the Corporation is organized and operating, or to one or more corporations, funds, or foundations organized and operating exclusively for religious, charitable, scientific, literary, or educational purposes, which shall be selected by the board of directors of the Corporation; provided, however, that any such recipient organization or organizations shall at that time qualify as exempt from taxation under the provisions of Section 501(a) of the Internal Revenue Code of 1986, as an organization described in Section 501(c)(3) of the Internal Revenue Code of 1986, or the corresponding provisions of any subsequent law. In the event that upon the dissolution of the Corporation the board of directors of the Corporation shall fail to act in the manner herein provided within a reasonable time, a court of competent jurisdiction in the county in which the principal office of the Corporation is located shall make such distribution as herein provided upon the application of one or more persons having a real interest in the Corporation or its assets.

ARTICLE VI DEFINITIONS, LIMITATIONS, AND REGULATIONS OF CORPORATE POWERS

Notwithstanding any other provision of these Articles, this corporation shall not carry on any activities not permitted to be carried on (1) by a corporation exempt from federal tax under Section 501(c)(3) of the Internal Revenue Code or the corresponding section of any future federal tax code or (2) by a corporation contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code or the corresponding section of any future tax code.

ARTICLE VII DIRECTORS

The number of Directors consituting the intial Board of Directors of the Corporation is three (3), and the names and addresses of those people who are to serve as the Intial Directors are:

<u>Name</u> <u>Address</u>

Abdullah Kapic 393 Stone Mountain Street, J-1

Lawrenceville, Georgia 30245

Emin Karaic 776 Jolly Avenue, H-3

Clarkston, Georgia 30021

Mehmed Sofdic 780 Jolly Avenue, F-11

Clarkston, Georgia 30021

ARTICLE VIII INDEMNIFICATION OF DIRECTORS AND OFFICERS

Each Director and each officer or former Director or officer may be indemnified and may be advanced reasonable expenses by the Corporation against liabilities imposed upon him or her and expenses reasonably incurred by him or her in connection with any claim against him or her, or any action, suit, or proceeding to which he or she may be a party by reason of his being, or having been, such Director or officer and against such sum as independent counsel selected by the Directors shall deem reasonable payment made in settlement of any such claim, action, suit, or proceeding primarily with the view of avoiding the expenses of litigation; provided, however, that no Director or officer shall be indemnified (a) with respect to matters as to which he or she is adjudged in such action, suit or to proceeding to be liable for negligence or misconduct in performance or duty, (b) with respect to any matters which shall be settled by the payments of sums which independent counsel selected by thr Directors shall not deem reasonable payment made primarily with a view to avoiding litigation, or (c) with respect to matters for which such indemnification would be against public policy. Such rights of indemnification shall be in addition to any other rights to which Directors or officers may be entitled under any bylaw, agreement, corporate resolution, vote of Directors or otherwise. The Corporation shall have the power to purchase and maintain at its cost and expense insurance on behalf of such persons to the fullest extent permitted by this Article and applicable state law.

ARTICLE IX LIMITATION ON SCOPE OF LIABILITY

No director shall be liable to the Corporation for monetary damages for an act or omission in the Director's capacity as a Director of the Corporation, except an only for the following:

(a) A breach of the Director's duty of loyalty to the Corporation;

- (b) An act or omission not in good faith by the Director or an act or omission that involves the intentional misconduct or knowing violation of the law by the Director;
- (c) A transaction from which the Director gained any improper benefit whether or not such benefit resulted from an action taken within the scope of the Director's office; or
- (d) Any act or omission by the Directors for which liability is expressly provided for by statute.

ARTICLE X MAILING ADDRESS OF INITIAL PRINCIPAL OFFICE

The mailing address of the initial principal office of the Corporation is 2755 Centerville Highway, Snellville, Gwinett County, Georgia 30078.

ARTICLE XI REGISTERED OFFICE AND REGISTERED AGENT

The registered office of the Corporation is 2970 Highway 138, Riverdale, Clayton County, Georgia 30296. The registered agent at such address is Ceasar D. Richbow, Attorney At Law.

ARTICLE XI INCORPORATOR

The and address of the incorporator is:

Name Address

Ceasar D. Richbow, Esq. 2970 Highway 138, Suite E

Riverdale, Georgia 30296

IN WITNESS WHEREOF, the undersigned has executed these Articles of Incorporation this ________, 2007.

Ceasar D. Richbow

Incorporator



OFFICE OF SECRETARY OF STATE

CORPORATIONS DIVISION
315 West Tower, #2 Martin Luther King, Jr. Drive Atlanta, Georgia 30334-1530
(404) 656-2817
Registered agent, officer, entity status information via the Internet

http://www.georgiacorporations.org

TRANSMITTAL INFORMATION GEORGIA PROFIT OR NONPROFIT CORPORATIONS

IMPORTANT Remember to include your e-mail address when completing this transmittal form.	
Pro	oviding your e-mail address allows us to notify you via e-mail when we receive your filing and when we take tion on your filing. Please enter your e-mail address on the line below. Thank you.
E-Mail:	
	NOTICE TO APPLICANT: PRINT PLAINLY OR TYPE REMAINDER OF THIS FORM
1.	Co
	Corporate Name Reservation Number (if one has been obtained; if articles are being filed without prior reservation, leave this line blank) COMMONITY & BOWIAKS CEOKGIA, INC.
	Corporate Name (List exactly as it appears in articles)
2.	Name of person filing articles (certificate will be mailed to this person, at address below) Telephone Number
	Name of person filing articles (certificate will be mailed to this person, at address below) Telephone Number 2775 HWY /38 S77 E
	Rusman Ca 30296
	City State Zip Code
3.	Mail or deliver the following items to the Secretary of State, at the above address: 1) This transmittal form 2) Original Articles of Incorporation 3) Filing fee of \$100.00 payable to Secretary of State. Filing fees are NON-refundable.
	I certify that a Notice of Incorporation or Notice of Intent to Incorporate with a publication fee of \$40.00 has been or will be mailed or delivered to the official organ of the county where the initial registered office of the corporation is to be located. (List of legal organs is posted at web site; or, the Clerk of Superior Court can advise you of the official organ in a particular county.)
	Authorized signature of person filing documents Date

Request certificates and obtain entity information via the Internet: http://www.georgiacorporations.org