N0900005875

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TALLAHASSEE, FLORID

C.COULLIETTE MAY 0 4 2010

EXAMINER

COVER LETTER

TO: Amendment Section Division of Corporations

NAME OF CORPORATION:	D' Kultural Development Foundation Inc.
DOCUMENT NUMBER:	N0900005875
The enclosed Articles of Amendmen	t and fee are submitted for filing.
Please return all correspondence cor	cerning this matter to the following:
	Jennifer Baker
	Name of Contact Person
D'	Kultural Development Foundation Inc.
	Firm/ Company
	350 NE 212 Street
	Address
	North Miami Beach, Florida 33179
	City/ State and Zip Code
E-mail addre	jtracybaker@yahoo.com ss: (to be used for future annual report notification)
For further information concerning t	nis matter, please call:
Jennifer Baker	at (395) 807-0398
Name of Contact Person	Area Code & Daytime Telephone Number
Enclosed is a check for the followin	g amount made payable to the Florida Department of State:
✓ \$35 Filing Fee	
Mailing Address Amendment Section	Street Address Amendment Section

Division of Corporations P.O. Box 6327 Tallahassee, FL 32314 Amendment Section
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301

Articles of Amendment to Articles of Incorporation of

D' Kultural Dev	elopment Fo	oundation	Inc.	
(Name of Corporation as cu	rrently filed wit	h the Florida	Dept. of State)	
N	900000587	5		
(Document N	umber of Corpor	ation (if know	n)	
Pursuant to the provisions of section 607.1 amendment(s) to its Articles of Incorporation		tutes, this Flo	rida Profit Corporation ac	lopts the following
A. If amending name, enter the new name	of the corporat	ion:		
	N/A			The new
name must be distinguishable and contain abbreviation "Corp.," "Inc.," or Co.," or name must contain the word "chartered," "p B. Enter new principal office address, if a	the designation " professional associ	Corp," "Inc,'	or "Co". A professional	ited" or the corporation
(Principal office address <u>MUST BE A STR</u> i				_
C. Enter new mailing address, if applicate (Mailing address MAY BE A POST OF) D. If amending the registered agent and/onew registered agent and/or the new reconstruction. Name of New Registered Agent:	FICE BOX) r registered offic		Florida, enter the name o	O APR 30 PA 1:45
Name of New Registered Agent:	IN/A			
New Registered Office Address:	(Flo	orida street ad	dress)	
	N/A		, Florida	
	(Cit	v)	(Zip Code)	
New Registered Agent's Signature, if chan I hereby accept the appointment as registered —	d agent. I am fai	miliar with and	d accept the obligations of t	the position.

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added: (Attach additional sheets, if necessary)

<u>Title</u>	<u>Nam e</u>		Address	Type of Action
	N/A			
	N/A			
	N/A			
ARTICL exclusive	ely for charitable, rel	essary). (Be specific 'Kultural Developi igious, educationa	·	es under Interna
	"		or the private gain of any p	
The spec	cific purpose (s) of th	ne organization is.		
PLEASE	SEE ATTACHMAN	T. Thank You		
		·····		
•				
		<u> </u>		

The date of each amendment(s) a	adoption: April 19, 2010
Effective date <u>if applicable</u> : Ap	ril 19, 2010 (date of adoption is required)
· — (no	o more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/were act by the shareholders was/were s	dopted by the shareholders. The number of votes cast for the amendment(s) sufficient for approval.
	pproved by the shareholders through voting groups. The following statement are each voting group entitled to vote separately on the amendment(s):
"The number of votes cast	for the amendment(s) was/were sufficient for approval
by	,,
(vo	ting group)
action was not required.	dopted by the board of directors without shareholder action and shareholder dopted by the incorporators without shareholder action and shareholder
selected	iregtor, president or other officer – if directors or officers have not been it, by an incorporator – if in the hands of a receiver, trustee, or other court ed fiduciary by that fiduciary)
_	Jennifer Baker (Typed or printed name of person signing)
_1	Executive Dilector Foundy (Title of person signing)

Amended

ARTICLES OF INCORPORATION In Compliance with Chapter 617, F.S. (Not For Profit)

<u>ARTIC</u>	LE I	NAME.
•	D'Kultura	Il Development Foundation Inc.

RTICLE II DURATION

• The Duration of the Corporation is perpetual.

ARTICLE III PRINCIPAL OFFICE

• 350 NE 212 Street North Miami Beach Florida, USA 33179

ARTICLE IV PURPOSE

- A. D'Kultural Development Foundation Inc is organized exclusively for charitable, religious, educational, and/or scientific purposes under Internal Revenue Code section 501 © (3) or corresponding section Code section 501 (c) (3) or corresponding section of any future tax code. This organization is not organized for the private gain of any person (s) gain of any person (s). The specific propose (s) of the organization is bridging civic and cultural development through Arts, Education and Research. The aim is to facilitate projects that highlight the strengths of cultural traditions as a means to empower, educate and promote cross-cultural communication.
 - D'Kultural Development Foundation will support sanitation initiatives at the Mtoto Community School proving support for sanitation facilities; the Children 's Village by providing marketing services; Children Of Kuumba Dance Ensemble in Miami by providing traditional dance education, coordinate attendance to regional dance Conferences, facilitate Rite of Passage ceremonies for children and adults. Through management of cultural performances, dance & drum workshops, Rites of Passage Ceremonies, school adoption programs, and other development projects we aimed to maintain a global outreach for cultural exchange and sustainable business development in the community.
- B. To exercise all rights and powers conferred by the laws of the State of Florida upon non-profit corporations.
- C. Provided, however, that the corporation shall not engage in any action which is not permitted to be carried on by non-profit corporations under section 501(c) (3) and 170 (c)(2) of the Internal revenue Code, or the corresponding section of any future federal tax code, and no part of the net earnings of the Corporation shall insure to the benefit of or be distributable to its members, directors, or officers, but the Corporation shall be authorized and empowered to reasonable compensation to these people for services rendered, and make payments and distributions in furtherance of its stated purposes.

The board shall elect its own member (s) at its annual meeting in accordance with the bylaws. The initial Board of Directors shall have four (4) members (The Board of Directors will be elected as stated in the by laws). This number may be increased or lowered by amendment of the bylaws but shall in no case be less than three (3). Officers may also serve as Directors of the Corporation. Each Officer shall be elected by the Board of Directors (and may be removed by the Board of Directors) and shall consist of a President, Vice President, Treasurer, Secretary and other officers as may be elected or appointed by the Board of Directors periodically. The name and address of each initial Board of Director and Officer of the Corporation is as follows:

• Jennifer Baker 350 NE 212 Street

North Miami beach, Florida 33179

Carlos Harriott
 242 NW 183rd Street

Miami Gardens, Florida 33169

Desta Meghoo, PhD. 350 NE 212 Street

North Miami beach, Florida 33179

Petagay Letren 350 NE 212 Street

North Miami beach, Florida 33179

ARTICLE VII INITIAL REGISTERED AGENT

Jennifer T. Baker 350 NE 212 Street

North Miami Beach, Florida 33179

ARTICLE VIII INCORPORATOR

Jennifer Baker 350 NE 212 Street

North Miami beach, Florida 33

ARTICLE IX NONSTOCK BASIS

The Corporation is organized (shall be operated) on a non-stock basis within the meaning of the Florida Not For Profit Corporation act, and shall not have the power to issue shares of any type or class of stock, but mat issue membership certificates if so provided by the bylaws.

ARTICLE X LIABILITIES FOR DEBTS

Neither the members nor the members of the Board of Directors or officers of the Corporation shall be liable for the debts of the Corporation.

ARTICLE XI ADMENDMENT

The articles of Incorporation may be amended in the manner provided by law. Every amendment shall be approved by the Board of Directors, proposed by them to the members, and approved at a members meeting by a majority of the members, unless all the directors and members sign a written statement manifesting their intention that a certain amendment of these Articles of Incorporation be made.

Upon dissolution of the Corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501 (c) (3) of the Internal Revenue Code, or the corresponding section of any future tax code, or shall be distributed to the federal government, or to a state or local government for public purpose. Any such assets not so disposed of by the Court of Competent jurisdiction of the county in which the principal office of the Corporation is the located, exclusively for such purposes or to such organization or organizations, as said court shall determine, which are organized and operated exclusively for such purposes.

Jennifer T. Baker

Signature/Registered Agent

Jennister Baker

Signature/Incorporator

 $\frac{3/19/2010}{\text{Date}}$