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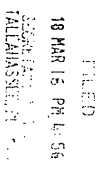
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PICK-UP WAIT MAIL					
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(Business Entity Name)					
(Document Number)					
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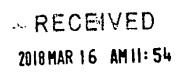
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W18-1785





JIVI31014 OF CORPORATIONS BUREAU OF COMMERCIAL INFORMATION SERVICES

February 22, 2018

STEPHANIE PIMENTAL 9116 SW 20TH CT., UNIT C DAVIE, FL 33324

SUBJECT: EXTRAORDINARY VISIONS FOUNDATION, INC.

Ref. Number: W18000017857

We have received your document for EXTRAORDINARY VISIONS FOUNDATION, INC. and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

The registered agent must sign accepting the designation.

Please return 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) 245-6052.

DANIEL L O'KEEFE Regulatory Specialist II

> 18 MAR 16 PN 4: 59 Seuncialia Tallianassee, in Casa

Letter Number: 818A00003700

COVER LETTER

Enclosed is an o	original and one (1) copy of the	Articles of I	ncorporation and a check for:		
SUBJECT:(F	Extraordina PROPOSED CO	<u>ary Visions Fo</u> RPORATE NA	undation, In ME – MUS	IC. T INCLUDE SUFFIX)		
Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for:						
☐ 570.00 Filing Fee	CI \$78.75 Filing Fee & Certificate of Status	☐\$78.75 Filing Fee & Certified Copy	S87.50 Filing Fee, Certified Copy & Certificate			
		ADDITIONAL CO	PY REQUIRED			
Name (Printed o	e Pimental or typed) / 20º Ct., Unit C					
Daytime Telepho	32 - 8735 one number					
E-mail address:	(to be used for fu	uture annual re				
SUBJECT: (F Enclosed is an original a D \$70.00 Filing Fee FROM: Stephanie Name (Printed of 9116 SW Address Davie, Fl City, State & Zip Daytime Telephologytime Telepho	Extraordinate PROPOSED COIL and one (1) copy of the Artic CI 578.75 Filing Fee & Certificate of Status Pimental r typed) / 20th Ct., Unit C 33324 32 - 87 35 one number al2020@gmail.co (to be used for file	ary Visions Fo RPORATE NA les of Incorporation and US78.75 Filing Fee & Certified Copy ADDITIONAL CO	undation, In ME - MUS a check for: U \$87.50 Filing Fee, Certified Copy & Certificate PY REQUIRED	T INCLUDE SUFFIX)		

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ARTICLES OF INCORPORATION

ARTICLE I NAME							
The name of the corporation shall be: Extraordinary Visions Foundation, Inc.							
ARTICLE II PRINCIPAL OFFICE	:						
Principal street address:	9116 SW 20 th Ct., Unit C, Davie, FL 33324						
Mailing address, if different is:	same						
ARTICLE III PURPOSE							
The purpose for which the corporation is organized is:							
The foundation's mission is to bring life-skills training, financial literacy, entrepreneurship and empowerment education to teenagers in group homes. Our objective is to ensure that no teen in the system is left without having access to more choices in life, and the freedom and education to be able to choose. We are in position to offer immense access to many teachers and programs that have courses, workshops and programs designed for foster teens to learn about basic financial literacy, entrepreneurship, leadership skills, personal development and empowerment for their self-confidence. Through our collaborative efforts and training, participants will learn to own their personal power so they can be the best adult for themselves, their families and their. ARTICLE IV MANNER OF ELECTION The manner in which the directors are elected and appointed: Directors will be elected by a majority vote of the current directors. When a vacancy on the Board, member of a committee or other officer exists, the remaining directors in office, may appoint any qualified person to fill such vacancy. ARTICLE V INITIAL OFFICERS AND/OR DIRECTORS							
Stephanie Pimental	9116 SW 20 th Ct., Unit C, Davie, FL 33324						
Judith Greenfield	2741 Taft St., Hollywood, FL 33020						
Elizabeth Gasparri	641 NW 38th Cir., Boca Raton, FL 33431						
Patty Gonzalez	581 N.W 135th Terr., Plantation FL 33325						
ARTICLE VI REGISTERED AGI	581 N.W 135th Terr., Plantation FL 33325						
The name and Florida street address (P.O. Box NOT acceptable) of the registered agent is:							
Name: Stephanie Pimental							

Address:	9116 SW 20 th Ct., Unit C, Da	vie, FL 33324					
ARTICLE VII INCOR	PORATOR						
The name and address of the Incorporator is:							
Name:	Stephanie Pimental						
Address:	9116 SW 20 th Ct., Unit C, Da	vie, FL 33324					
ARTICLE VIII EFFEC	TIVE DATE						
Effective date, if other (If an effective date is liste 90 business days after the	r than the date of filing: ed, the date must be specific and can e filing.)		PTIONAL) days prior or				
Note: If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.							
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							
Required Signature of Reg	gistered Agent	3/9/18 Date					
I submit this document and aftirin that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.							
Required Signature of Inco	orporator	2/10/18 Date	18 MAR SECONCI TALLAHA				
			- SSE 	; r'			
			PM L	•			

Additional Provisions for the ARTICLES OF INCORPORATION OF

Extraordinary Visions Foundation, Inc.

A Florida Non-Profit Corporation

This serves as additional provisions to the Articles of Incorporation to ensure that all the required language for tax exemption is clearly defined.

Ι.

This corporation is a non-stock nonprofit public benefit corporation and is not organized for the private gain of any person. It is organized under the Nonprofit Public Benefit Corporation Law for public and charitable purposes. Also, the corporation will not have members.

Н.

- A. Said organization is organized exclusively for charitable, religious, educational, and scientific purposes, 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, or corresponding section of any future federal tax code. Notwithstanding any other provision in this document, the purposes will be limited exclusively to exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code.
- B. No substantial part of the activities of this corporation shall consist of carrying on propaganda, or otherwise attempting to influence legislation, and the corporation shall not participate or intervene in any political campaign (including the publishing or distribution of statements) on behalf of any candidate for public office.
- C. The property of this corporation is irrevocably dedicated to charitable purposes and no part of the net income or assets of this corporation shall ever inure to the benefit of any director, officer or member thereof or to the benefit of any private person. Upon the dissolution or winding up of the corporation, its assets remaining after payment, or provision for payment of all debts and liabilities of this corporation shall be distributed to a nonprofit fund, foundation or corporation which is organized and operated exclusively for charitable purposes and which has established its taxexempt status under Section 501 (c) (3), Internal Revenue Code.

Stephanie Pimental, Incorporator's Signature

18 MAR 16 PH 4: 56