NOOCOCO 6094

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

SUBJECT: VISION	J FARMS RETREAT (PROPOSED CORPORATI	- AND MEDITATI ENAME - MUST INCLU	ON CENTER, I	LNC	
Forter 1				15:2- 087-0 ****8	
\$70.00 Filing Fee	nd one(1) copy of the article \$78.75 Filing Fee &	\$ of incorporation and a \$\$78.75 Filing Fee	\$87.50 Filing Fee,		
	Certificate of Status	& Certified Copy ADDITIONAL CO	Certified Copy & Certificate		
FROM	Days Mayo		RETAKY AHASSE		<u>t</u> ;
FROM: ARLENE MEYER Name (Printed or typed) POBOX 154 Address			AM II: 02 OF STATE E. FLORIDA	O	* · · · · · · · · · · · · · · · · · · ·
	McINTOSH, F., City, Sta 352591479				

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

Daytime Telephone number

049/14

ARTICLES OF INCORPORATION OF VISION FARMS RETREAT AND MEDITATION CENTER, INC

We, the undersigned, hereby associate ourselves together for the purpose of becoming a corporation for non-profit under the law of the State of Florida, by and under the provisions of Chapter 617 of the Florida Statutes.

ARTICLE I

The name of the corporation shall be Vision Farms, Retreat and Meditation Center Linc.

ARTICLE II

The address of the principle office of the corporation is:

6631 NW 207 Pl.

McIntosh, FL. 32664

The mailing address of the corporation is:

PO Box 154

McIntosh, FL. 32664-0154

ARTICLE III

This corporation is incorporated for the primary purpose of maintaining a prayer, meditation, and retreat sanctuary where people seeking spiritual growth may come to enrich their own inner spiritual life.

ARTICLE IV

The initial Board of Trustees shall be appointed by the original founders.

ARTICLE V

This corporation and the Board of Trustees have no power or authority other than as directed by the membership it serves. In all matters it is the common welfare of the members it serves which comes first. The corporation is a service of the group conscience of the membership it serves.

<u>ARTICLE VI</u>

The initial registered agent is:

Arlene Meyer

6631 NW 207 Place McIntosh, FL. 32664

ARTICLE VII

The affairs of the corporation are to be managed by a Board of Trustees made up of a maximum of twelve (12) people, three (3) officers of the corporation and a maximum of nine (9) non-officer members. A Chairperson, Secretary and Treasurer and nine (9) non-officer members.

The by-laws shall provide the method of election and the number of trustees may be raised or lowered by amendment of the by-laws but in no case shall it be less than three. The initial Board of Trustees and incorporators for these articles are:

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ADDRESS

John Langlois Arlene Meyer Christopher Meyer PO Box 238 McIntosh, FL. 32664 PO Box 154 McIntosh, FL 32664 PO Box 154 McIntosh, FL 32664

ARTICLE VIII

The following members of the Board of Trustees shall serve as officers for a term of two years or until the next election.

TITLE	 NAME	==	<u>ADDRESS</u>	
President Treasurer/Secretary	 John Langlois Arlene Meyer			McIntosh, FL 32664 McIntosh, FL 32664

ARTICLE IX

The purposes for which the corporation is organized are exclusively religious, charitable, scientific, literary and educational within the meaning of section 501© (3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue law.

Notwithstanding any other provisions 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 © (3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue law.

Upon the dissolution of the organization, assets shall be distributed for one or more exempt purposes within the meaning of section 501 © (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 a court of competent jurisdiction of the county in which the principal office of the organization is then located, exclusively for such purposes.

ARTICLE X

These Articles of Incorporation may be amended by a significant majority vote consisting of three-quarters (3/4) of all the Board of Trustees who vote after notice is given by US Postal Mail at least two weeks prior to the date and place of the meeting and the amendment to be voted upon.

The undersigned incorporator has executed these Articles of Incorporation this day of SEPT, 2000.

Signature of Incorporator

Incorporator/Registered Agent

I hereby accept duties and responsibilities as Registered Agent.