N0000000 7771

WECAM Foundation, Inc. 3047 Herold Drive Orlando, Florida 32805

December 15, 2000

Attention: Honorable Katherine Harris Secretary of State Florida Department of State Division of Corporations P. O. Box 6327 Tallahassee, Florida 32314

Dear Ms. Harris:

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Please fine enclosed the Articles of Amendment to file under the assigned document number (N000000777) and the letter number is (100A0059883). There was a typo on the letter dated 12-10-2000, the letter number is 300A00061983

Thank you for your timely response to my application of corporation.

Sincerely,

Mr. Wali Al-Amin

WECAM Foundation, Inc.

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SECRETARY OF STATE
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WECAM Foundation, Inc. 3047 Herold Drive Orlando, Florida 32805

December 1, 2000

Attention: Honorable Katherine Harris Secretary of State Florida Department of State Division of Corporations P. O. Box 6327 Tallahassee, Florida 32314

Dear Ms. Harris:

Honorable Secretary, please find enclosed financial data sheet Pat IV (copy) and EIN copy. I am sending the original sheet of financial data to the Department of Treasury, Internal Revenue Service, Cincinnati, Ohio 45999. This financial Data Statement must be mailed along with the certified document of corporation to complete the case of Letter of Determination Status for company (WECAM Foundation, Inc.) The two documents, financial data statement and EIN will be attached to your document letter to file on our behalf to complete requirement stated. Please refer to the copy of document letter that was sent to me. The assigned document number is (N0000000777) and letter number is (100A0059883) a copy will be attached to all documents.

Thank you for your timely response to my application of corporation.

Sincerely,

Mr. Wali Al-min

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FLORIDA DEPARTMENT OF STATE Katherine Harris Secretary of State

December 7, 2000

MR. WALI AL-MIN WECAM FOUNDATION, INC. 3047 HEROLD DRIVE ORLANDO, FL 32805

SUBJECT: WECAM FOUNDATION, INC.

Ref. Number: N00000007771

This will acknowledge receipt of your correspondence which is being returned for the following reason(s):

The document you submitted has been prepared pursuant to profit statutes (chapter 607, Florida Statutes). As the entity was originally filed as a nonprofit corporation, this document should be filed pursuant to chapter 617, Florida Statutes. Enclosed is the correct form.

The fee to file articles of amendment is \$35. Certified copies are optional and are \$8.75 for the first 8 pages of the document, and \$1 for each additional page, not to exceed \$52.50.

The document must be signed by the chairman, any vice chairman of the board of directors, its president, or another of its officers.

If you have any questions concerning this matter, please either respond in writing or call (850) 487-6905.

Thelma Lewis
Corporate Specialist Supervisor

Letter Number: 300A00061983

ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION (NON-PROFIT) OF

WECAM FOUNDATION, INC. AMENDMENT

Pursuant to the provisions of section 617.1006, Florida Statutes, this Florida non-profit adopts the following articles of amendment to its articles of incorporation:

FIRST: Amendment (s) adopted: (INDICATE ARTICLE NUMBER (S) BEING AMENDED, ADDED OR DELETED.)

Articles (s)

Federal Exemption from Securities

The issuance of Securities is subject to Federal and State Securities laws. The Company Security is stock know as common and preferred, debt (notes, bonds, ect.) The laws covering securities are so broad that any instruments that represents an investment in an enterprise, where the investor is relying on the efforts of others for donors (donation) gifts, grants, donated shares or profit is considered a Security, Even a Promissory Note is considered a Security. Once an investment is determined to involve a security, strict rules apply. As a result criminal penalties and civil damages can also be awarded to the purchaser, if the rules are not followed.

The laws covering sales of securities is that investors be given full disclosure of the risks involved in an investment. The law usually requires that the securities must either be registered with the Federal Securities and Exchange Commission and/ or a similar state regulatory body., and that lengthy disclosure statements be compiled and distributed. Obtain money from additional to enable aid to the growth of the company as participants investors granting gift as donated shares must file notice with Securities and Exchange Commission for proper exemption.

Federal Private Placement Exemption

The sell of stock to a small group without any advertising fall into the private offering exemption.

All persons to whom offers are made financially astute, are participants in the business or have a substantial net worth:

No advertising or general solicitation is used to promote the stock;

The number of persons to whom the offers are made is limited;

The shares are purchased for investment and not for immediate resale:

The person to whom the stock is offered are given all relevant information (including financial information) regarding the issuance and the corporation.

A filing claiming the exemption is made upon the United States Securities and Exchange Commission.

Federal Intrastate offering Exemption

The Securities or Shares to residents of one State may be exempt from federal securities laws. The federal laws usually only apply to interstate commerce. Intrastate rule must be follow by all intrastate offering which are covered by SEC Rule 147 and if it is followed carefully, your sale, gift, granting of donation shares or securities will be exempt from federal registration.

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Federal Small offering Exemptions

The SEC has liberalized the rules in order to make it easy for business to grow under Regulation D, adopt by the Securities and Exchange Commission under the exemptions rules 504, 505, and 506. Offering of securities of up to \$1,000,000 in a twelve month period can be exempt under SEC Rule 504. Offers can be made to any number of person, no specific information must provide and investors do not have to be sophisticated.

Under rule 505 offering of up to 5,000,000 can be made in a twelve month period but no public advertising may be used and only thirty five percent non-accredited investors may purchase stock. Any number of accredited investors may purchase stock. These stocks and shares can be donate or given as granted gift following rules of the Federal and State exemption rule of filing with Securities and Exchange Commission. Any number of accredited investors may donate or purchase share and stock. Accredited investors are sophisticated individuals with high net worth or high income, large trusts or investment or companies or persons involved in the business.

Rule 506 has no limit on the amount of money that may be raised but, like Rule 505, does not allow advertising and limits non-accredited inventors to thirty five (under Regulation D)

Taxable Transactions

Where property is exchanged for something of value, such as stock and shares, there is often income tax due as if there had been a sale of the property. If donated it will fall under the exemption statue. The code statue 351 of the IRS Code allows tax free exchange of property for stock if the person or company receiving the stock for the property or for cash end up owing at least 80% of the voting and other stock in the Corporation. If more that 20% of the stock is issue in exchange for services instead of property and cash, then the transfers of property will be taxable and treated as a sale for cash.

SECOND: The date of adoption of the amendments (s) was: Dec/10/2006
THIRD: Adoption of Amendment (check one)
The amendment (s) was (were) adopted by the members and the number of votes cast for the amendment was sufficient for approval.
There are no members or members entitled to vote on the amendment. The amendment (s) was (were) adopted by the board of directors.
WECAM Foundation Inc.
Corporation Name
Mr. Dali Al- Antero
Signature of Chairman, Vice Chairman, President or other officer
Typed or printed name
Board of Directors 12/10/2000
Title