

N01000007128

TRANSMITTAL LETTER

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

FILED
01 OCT -4 PM 12:47
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

UUUUUU4588460--8
-09/14/01--01037--002
*****78.75 *****78.75

SUBJECT: UNITED ETHNIC ALLIANCE, INC.
(Proposed corporate name - must include suffix)

Enclosed is an original and one(1) copy of the articles of incorporation and a check for :

☐ \$70.00
Filing Fee

☒ \$78.75
Filing Fee
& Certificate

☐ \$122.50
Filing Fee
& Certified Copy

☐ \$131.25
Filing Fee,
Certified Copy
& Certificate

ADDITIONAL COPY REQUIRED

FROM: ROBERT LOUIS AMMIDOWN
Name (Printed or typed)

1828 PINE VALLEY DRIVE # 311
Address

FORT MYERS, FLORIDA. 33907
City, State & Zip

941-432-0899
Daytime Telephone number

83-2005-2000
N01-21597

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



FLORIDA DEPARTMENT OF STATE

Katherine Harris
Secretary of State

September 25, 2001

ROBERT LOUIS AMMIDOWN
1828 PINE VALLEY DRIVE, #311
FORT MYERS, FL 33907

SUBJECT: UNITED ETHNIC ALLIANCE, INC.
Ref. Number: W01000021597

We have received your document for UNITED ETHNIC ALLIANCE, INC. and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

YOU ARE NOT MAKING THE CORRECTIONS NEEDED TO FILE THIS CORPORATION, YOU STATE THE NUMBER OF DIRECTORS AND LIST ONLY ONE PERSON. ARTICLE XI NEED TO BE CORRECTED. YOU NEED TO ADD TWO OTHER PEOPLE TO MAKE UP THE BOARD OF DIRECTORS. WE CAN'T FILE THIS AS STATED.

Section 617.0803, Florida Statutes, requires that the board of directors never have fewer than three directors.

Please return the original and one copy of 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) 245-6972.

Doris Brown
Document Specialist
New Filings Section

Letter Number: 101A00052173

ARTICLES OF INCORPORATION
of the
UNITED ETHNIC ALLIANCE, INC.
In Compliance with Chapter 617, F.S., (Not for Profit)

FILED
01 OCT -4 PM 12:47
SEVENTH JUDICIAL CIRCUIT
TALLAHASSEE, FLORIDA

ARTICLE I: Name.

The name of the corporation shall be the: UNITED ETHNIC ALLIANCE, INC.

ARTICLE II: Principal place of business.

The principal place of business and mailing address of this corporation shall be:

1828 Pine Valley Drive #311, Fort Myers, Florida 33907.

The duration of this corporation shall be perpetual.

ARTICLE III: Duration.

The duration of this corporation shall be perpetual.

ARTICLE IV: Purposes.

The purposes for which this corporation is organized is:
To create an alliance of the four major United States ethnic groups consisting of African Americans, Native Americans, Asians and Hispanics to provide a watchdog oversight organization to ensure that the Form of the Declaration of Independence and the Law of the Constitution as Amended by the Bill of Rights shall reflect the Power of the People, the Will of the People and the inalienable Right of Life, Liberty and Happiness with equal Justice for all the people.

It is hereby resolved that we the people comprising the major ethnic groups in the United States of America combine in nationwide United Ethnic Alliances to guarantee that the provisions of the "Declaration of Independence" and the "Constitution of the United States" are universally executed by the President as directed by Article II, Section 1, and the Presidential Oath of Office.

A specific purpose is to exercise the power of a united Ethnic Alliance through educating and understanding the Will and Purpose of the signers of the United States Constitution as demonstrated in Article II, Section 4. "All civil offices forfeited for certain crimes: The President, Vice President and all civil officers of the United States, shall be removed from office on impeachment for, and conviction of, Treason, Bribery, or other high crimes and misdemeanors".

A specific purpose is to recognize and enforce these powerfull and Constitutional admonitions designed to insure that the "will of the people" shall not be abridged. This functional responsibility shall be overseen by the subordinated United Ethnic Alliance Jurisprudence Center.

The United Ethnic Alliance, representing the interests of

over sixty six million members of the subject United States ethnic population in the fifty states, Washington, D.C., Puerto Rico, Guam, and the Virgin Islands, is capable of marshalling its forces to form the most effective and powerful lobby in history working together for the common good under the disciplined control of the National United Ethnic Alliance Political Action Council under the auspices of the Alliance Anti-Corruption Commission; and the "Revolutionary Patriots" oversight responsibility to insure domestic tranquility.

The purpose of the corporation is to serve as a United States networking liaison and ombudsman representing the interests of the sixty six million members of the subject ethnic population and their legal and illegal immigrants. The United Ethnic Alliance is created to reinstate the old-fashioned politics from the grassroot neighborhood to the District, State, Regional and National screening, clearinghouse and implementation process representing a revolutionary explosion of people power.

The purpose of the corporation is to discover, diagnose and disseminate the cause and effects of unconstitutional acts perpetrated to the detriment of the people. The cause of America is the cause of all mankind. It is a cause of understanding, concern and reconciliation. The cause of the United Ethnic Alliance is to strive for equal justice no matter the demographics or psychographics of the geographic, political power, social mores or religious doctrine.

The purpose of the United Ethnic alliance is to monitor equal opportunity based upon capability, intelligence, training and performance. Through a "People Awareness" program and Centralized research and evaluation, a powerful, viable "Truth Watch" consortium will ensure that a national political, judicial, religious and social standard in keeping with current customs and mores are employed as the "Law of the Land".

The specific purpose of the United Ethnic Alliance is to protect and defend the Tenth Amendment: "The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the People". The "Will of the People" takes precedence over the Federal, State and where the enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.

In essence, Governments derive their just Powers from the consent of the People. Whenever any Form of Government becomes destructive, it is the right of the People, it is their duty, to throw off such government, and provide new guards for their security and their Right to Life, Liberty

and the pursuit of happiness free from the fear of abandonment, persecution, intimidation, sickness and enforced poverty. (Quote: "Declaration of Independence adopted by the Continental Congress on July 4, 1776")

ARTICLE V: Administrative Organization.
Administrative organization of the United Ethnic Alliance shall be through the "Commission" as appointed by the National Board of Directors responsible for implementing the recommendations of the National Board by establishing program and project sub-committees as authorized in the approved By-Laws.

ARTICLE VI: Capital Stock.
The corporation shall not have any capital stock and the conditions of membership shall be stated in the By-Laws.

ARTICLE VII: The name and address of the incorporator is as follows:
Robert Louis Ammidown, 1828 Pine Valley Drive #311, Fort Myers, Florida 33907.

ARTICLE VIII: Powers of the incorporator.
The powers of the incorporator are to terminate upon filing the certificate of incorporation and conducting the Incorporator's Meeting.

ARTICLE IX: Board of Directors.
Section 617.0803, Florida Statutes requires that the board of directors never have fewer than three directors. The method of election of directors shall be stated in the By-Laws.

Honorary Non-Voting Mmembers may be appointed to the Board of Directors as non-voting advisors regardless of ethnic background, national origin or political, legal, social, religious or economic status as set forth in the approved By-Laws.

ARTICLE X: Corporate Founder.
As Founder Robert Louis Ammidown shall be designated a Charter Honorary Member entitled to all the rights and benefits of membership and entry into the "Revolutionary Patriots" organization and Board of Directors of the National United Ethnic Alliance Political Action Committee in perpetuity.

The Founder's ancestors arrived in the colonies in 1634 and served in the Revolutionary War. According to the Daughters of the American Revolution (DAR) the family ranks as "Patriots" as well as members of the American Revolution. At seventy nine years old it is time to make retribution to the family name through public service as an ombudsman representing the United Ethnic Alliance, Inc.; restoring

power back to the people; exposing the Power Game; and analyzing how the American political system has been usurped by money, influence and intimidation. The purpose of the "Revolutionary Patriots" is to protect the government of our founders by transferring unilateral power from the government at all levels back to the people where it belongs.

ARTICLE XI: Name and mailing address of initial directors. The names and mailing addresses of the initial directors are as follows:

Robert Louis Ammidown 1828 Pine Valley Drive #311, Fort Myers, Florida 33907;
Lilly Yih, same as above;
Pastor Dolphy Cross 901 Allman Avenue, Lehigh Acres, Florida 33971

ARTICLE XII: Initial officers.

The initial officers are appointed to remain in office until the By-Laws specify voting procedures. The names and mailing addresses are as follows:

President - Robert Louis Ammidown 1828 Pine Valley Drive #311, Fort Myers, Florida 33907
Secretary-Treasurer (Same as above)

ARTICLE XIII: Initial registered agent and street address. The name and Florida street address of the registered agent is: Robert Louis Ammidown 1828 Pine Valley Drive #311, Fort Myers, Florida 33907.

ARTICLE XIV: Meetings of members.

Meetings of members may be held without the State of Florida, if the By-Laws so provide. The books of the corporation may be kept (subject to any provisions contained in the statutes) outside the State of Florida at such place or places as may be from time to time designated by the board of directors.

ARTICLE XV:: Distribution of net earnings.

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to: its members, directors, officers or other private persons, 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 Article Three hereof. No substantial part of the activities of the corporation shall be the carrying on of propaganda, or otherwise attempting to intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provisions of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from Federal income tax under section 501 (c)(3) of the Internal Revenue Code of 1954 (or the

corresponding provision of any future United States Internal Revenue Law) or (b) by a corporation, contributions to which are deductible under section 170 (c)(2) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law).

ARTICLE XVI:: Articles of Incorporation revisions.
The corporation reserves the right to amend, alter, change or repeal any provision contained in this certificate of incorporation, not designated as being in perpetuity, in the manner now or hereafter prescribed by the Statute, and all rights conferred upon members herein are granted subject to this reservation.

ARTICLE XVII: Dissolution.
Upon the dissolution of the corporation, the Board of Directors shall, after paying or making provision for the payment of all liabilities of the corporation, dispose of all of the assets of the corporation exclusively for the purposes of the corporation in such manner, or to such organization or organizations organized and operated exclusively for charitable, educational, religious, or scientific purposes as shall at the time qualify as an exempt organization or organizations under section 501 (c)(3) of the Internal Revenue Code of 1954 (or the corresponding provision of any future United States Internal Revenue Law) as the Board of Directors may determine which are organized and operated exclusively for such purposes.

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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.

R.L. Immendorf
Signature/Registered Agent

September 13, 2001
Date

R.L. Immendorf
Signature/Incorporator

September 13, 2001
Date

FILED
OCT -4 PM 12:47
CLERK OF STATE
TALLAHASSEE, FLORIDA