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CORPORATION NAME(S) &	& DOCUME		ffice Use Only
1. In Digenous People's Technology and Education Center INC. (Corporation Name) (Document #)			
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NEW FILINGS AMENDMENTS Profit □ Amendment □ Not for Profit □ Limited Liability □ Domestication □ Other □ Merger Amendment □ Resignation of R.A., Officer/Director □ Change of Registered Agent □ Dissolution/Withdrawal □ Merger			
OTHER FILINGS	<u>]</u>	REGISTRATION/QUA	ALIFICATION
Annual Report Fictitious Name	01 :8 MA 31 A 12 90 24 i 12 A 20 42 24 i 12 A 20 43	Foreign Limited Partnership Reinstatement Trademark Other J3010	J. SRYAN DEC 1 0 2001
CR2E031(7/97)	INED	BOBB	Examiner's Initials

CR2E031(7/97)

ARTICLES OF INCORPORATION



of

INDIGENOUS PEOPLE'S TECHNOLOGY AND EDUCATION CENTER, IN

The undersigned incorporators, in order to form a corporate entity under Florida Statutes Chapter 617, adopt the following articles of incorporation.

ARTICLE I - NAME

The name of the corporation shall be:

Indigenous People's Technology and Education Center, Inc.

ARTICLE II – PRINCIPAL OFFICE

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

10575 SW 147th Circle - Dunnellon, Marion County, FL 34432

ARTICLE III - PURPOSE

The purpose for which the corporation is organized is:

- A. To train and equip humanitarian aid agencies, mission organizations, and indigenous people in frontier areas throughout the world.
- B. To develop tools and training systems with emphasis on use by isolated indigenous people groups who are more often than not beyond the reach of roads, electricity, and mass media and therefore under-served in areas of education, healthcare, and other services enjoyed by peoples of more populated and developed areas.
- C. To train amongst others, indigenous followers of Christ and Christian missionaries to use these technologies to overcome barriers which have limited the spread of the Gospel and the delivery of relief services in frontier areas; and, to train them to train others.
- D. To explain to Christians in North America and developed countries the harm of certain missionary methods that have become popular but which create counter-

productive results such as dependency, in under-developed indigenous communities and the impossibility of accomplishing Christ's Great Commission (Matthew 28: 18-20) when the goal is sought to be attained predominately through the use of non-native missionaries and church leaders.

- E. To inform and instruct the Christian community that all believers in Christ, including our indigenous brothers and sisters, not only have the capacity to play a meaningful roll in the carrying out of the Great Commission, but, by its very definition, have a mandate from God to do so.
- F. To carry out any activities in keeping with Christ's Great Commission as recorded in the New Testament, which are intended to deliver physical, emotional, and spiritual aid to any and all peoples in need regardless of their nationality, geographical location, or spiritual and political persuasion.

ARTICLE IV - MANNER OF ELECTION

The directors shall be elected by a majority vote of the directors at the annual meeting of the corporation. The number of directors may be increased or decreased from time to time by the bylaws, but shall never be less than three (3).

ARTICLE V - DIRECTORS

The corporation shall have no members. The management of the affairs of the corporation shall be vested in a Board of Directors. No Director shall have any right, title, or interest in or to any property of the corporation.

The number of Directors constituting the first Board of Directors is six (6), their names and addresses being as follows:

Stephen Saint 3708 SE 4th Street Ocala, FL 34471

Eugene Walrath 8653-G SW 96th Ocala, FL 34481

Darrell Schoenig 6166 Red Ridge Trail Bellvue, CO 80512-5684 Timothy Solomon 4764 Breezy Pines Blvd. Sarasota, FI 34232

R. Greg Smith 11491 E. Rambling Drive Wellington, FL 33414

Abe and Marj VanDerPuy 732 Majonnier Way Park of the Palms Keystone Heights, FL 326561

ARTICLE VI - INITIAL REGISTERED AGENT

The name and Florida street address of the registered agent is:

Jesse Saint 10575 SW 147th Circle Dunnellon, FL 34432

ACCEPTANCE

I HEREBY accept the appointment as Registered Agent of Indigenous People's Technology and Education Center, Inc., and agree to act in that capacity.

ARTICLE VII - INCORPORATORS

The names and addresses of the Incorporators are:

Stephen Saint 3708 SE 4th Street Ocala, FL 34471

Eugene Walrath 8653-G SW 96th Ocala, FL 34481

ARTICLE VIII – EXEMPTION REQUIREMENTS

At all times, the following shall operate as conditions restricting the operations and activities of the corporation:

No part of the net earnings of the organization shall inure to the benefit of, or be distributable to its members, directors, trustees, officers, or others private persons, except that the organization shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purpose set forth in the purpose clause hereof.

No substantial part of the activities of the corporation shall constitute the carrying on of propaganda or otherwise attempting to influence legislation, or any initiative or referendum before the public, and the corporation shall not participate in, or intervene in (including by publication or distribution of statements), any political campaign on behalf of, or in opposition to, any candidate for public office.

Notwithstanding any other provisions of this document, the organization shall not carry on any other activities not permitted to be carried on (a) by an organization exempt from federal income tax under section 501(c)(3) of the Internal Revenue Code, or

corresponding section of any future federal tax code, or (b) by an organization, contributions to which are deductible under section 170 (c)(2) of the Internal Revenue Code, or corresponding section of any future federal tax code.

Notwithstanding any other provision of the Articles, this corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in the furtherance of the purposes of this corporation.

ARTICLE IX - DURATION

The duration of the corporate existence shall be perpetual.

ARTICLE X - PERSONAL LIABILITY

No officer or Director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, nor shall any of the property of the officers or Directors be subject to the payment of the debts or obligations of this corporation.

ARTICLE XI – DISSOLUTION

Upon the dissolution of the corporation, the Board of Directors shall, after paying or making provisions for the payment of all of the 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, religious, educational, 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 shall determine. Any asset not so disposed of shall be disposed of in such manner as approved by order of the Circuit Court of the county in which the principal office is located, upon petition thereof by the Board of Directors, and after the publication of such notice as the Court may direct.

IN WITNESS WHEREOF, the undersigned incorporators have executed these Articles of Incorporation this 7th day of December, 2001.

INCORPORATORS

Stephen Saint

Alle Walrath

STATE OF FLORIDA COUNTY OF MARION

The foregoing instrument was acknowledged before me this 7th day of December, 2001 by Stephen Saint and Eugene Walrath, who are personally known to me.

R. Doromannia Market Mar

Signature of Notary Public

Printed Name of Notary Public

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SECRETATE STATE
AND AN ANASSEE, FLORIDA