N04000007587

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SECRETARY OF STATE

Amera





FLORIDA DEPARTMENT OF STATE Glenda E. Hood Secretary of State

July 14, 2005

The Laos Movement, Inc. c/o Gerald Thorpe 5250 Hunter Blvd. Naples, FL 34116

SUBJECT: THE LAOS MOVEMENT, INC.

Ref. Number: N04000007587

We have received your document for THE LAOS MOVEMENT, INC. . However, the enclosed document has not been filed and is being returned to you for the following reason(s):

Amendments for nonprofit corporations are filed in compliance with section 617.1006, Florida Statutes. Please see the attached information.

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 legible.

Please return a copy of this letter along with your document to ensure proper handling.

If you have any questions concerning this matter, please either respond in writing or call (850) 245-6901.

Letter Number: 105A00046563

Susan Payne Senior Section Administrator COVER LETTER

TO: Amendment Section Division of Corporations

The Laos Movement

Tallahassee, FL 32314

NAME OF CORPORATION: THE	LAOS MOVEMENT,	The.
DOCUMENT NUMBER: NO4	000007587	
The enclosed Articles of Amendment and	<u> </u>	
Please return all correspondence concern	ing this matter to the following	and to
GERALD (Na	ThoRPe. me of Contact Person)	Peturnal to Ew welch Ew Enterprisa P. O. BOX 1953
THE LAOS MOVE	MENT, INC. (Firm Campany)	P. O. 008 1953
5250 Hunte		I FL
Naples, Fl	ORIGA 34116 Vi State and Zip Code)	33902
For further information concerning this n	natter, please call:	
Gerald Thorpe (Name of Contact Person)	at (239) 353 (Area Code & Daytime To	3 - 040/ elephone Number)
Enclosed is a check for the following amount	ount:	
C \$35 Filing Fee S \$43.75 Filing Fee & C Certificate of Status	S43.75 Filing Fee & Certified Copy (Additional copy is enclosed) S52.59 Filing Fee Certificate of Star Certified Copy (Additional Copy is enclosed)	us
Mailing Address	Street Address	
Amendment Section	Ameadment Section	
Division of Corporations	Division of Corporations	
P.O. Box 6327	409 E. Gaines Street	

Taliahassee, FL 32399

Articles of Amendment to

- Articles of Incorporation
of ,
1
THE LADS MOVEM PNU, INC. 20 8
(Name of corporation as currently filed with the Florida Dept., of State)
(Name of conforming as cartering free with the short as care of
المراجع
N040000075X/
(Document number of corporation (if known)
the state of the s
Pursuant to the provisions of section 617.1006, Florida Statutes, this Florida Not For Profit 😕 🔾
Corporation adopts the following amendment(s) to its Articles of Incorporation:
NEW CORPORATE NAME (if changing):
THE VY COMPONENTE IN COMMENTE.
\$ c/ \phi
THE STATE OF THE S
(must contain the word "corporation," bincerporated," or the abbreviation "corp." or "inc." or words of like import in
language; "Company" or "Co." may not be used in the name of a not for profit corporation)
AMENDMENTS ADOPTED- (OTHER THAN NAME CHANGE) Indicate Article
Number(s) and/or Article Title(s) being amended, added or deleted: (BE SPECIFIC)
ARTICLE III - PURPOSE SU HHACHED
Letter dated June 25, 2005.
Letter While & The bay as and
(Anach additional pages if necessary)

(continued)

THE LAOS MOVEMENT c/o GERALD THORPE 5250 Hunter Blvd. Naples, FL 34116

June 25, 2005

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

Re: Amendments to Organizational Document – Articles of Incorporation

Dear Director:

The following two revised provisions to the original Articles of Incorporation for THE LAOS MOVEMENT, INC. filed on August 2. 2004 is hereby recommended as formal amendments to the original articles.

Please update official records to reflect the amended language cited in this paragraph:

Amendment to organizational document, Article of Incorporation.

Said organization is organized exclusively for charitable, religious, educational, and scientific purposed, including, for such purposed, 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.
 No part of the net earnings of the organization shall inure to the benefit of, or be distributable to its members, trustees, officers, or other 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 purposes set forth in the purpose clause hereof.

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No substantial part of the activities of the organization shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the organization shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision 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.

• 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, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose. Any such assets not disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the organization is then located, exclusively for such purpose or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

The date of adoption of the amendment(s) was: LUNIE WS
Effective date if applicable:
(no more than 90 days after amendment file date)
Adoption of Amendment(s) (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.
Signed this 10 day of August. 2005
Signature X
(By the chairman or vice chairmen of the board, president or other officer- if directors have not been selected, by an incorporator- if the hands of a receiver, trustee, or other court appointed fiduciary, by that fiduciary.)
(Typed or prirted name of person signing)
Founder ChrizPerson
(Title of person signing)

FILING FEE: \$35