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TRANSMITTAL LETTER

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

SUBJECT:	Transfering Project To	ouch Aids, Network, Inc. from the State of Georgia to the State of F
Enclosed is an	original and one (1)	copy of the Certificate of Domestication and a check for:
FEES:		
Article	icate of Domesticati es of Incorporation : to domesticate and t	and Certified Copy \$78.75
OPTIONAL:		
Certifi	icate of Status	\$ 8.75
FROM	1:	Apostie Sherron Parrish
		Name (printed or typed)
		16728 NE 6th Ave
		Address
		North Miami Bch, Florida 33160
		City, State & Zip
		(305) 926-1107

Daytime Telephone Number

May 23, 2005

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

Re: Project Touch Inc.

Dear Sir or Madam:

Please find enclosed an original and one (1) copy of Domestication and a check in the amount of \$137.50 for Project Touch Inc..

Please send all correspondences to Apostle Sherron Parrish at P.O. Box 278422 Miramar, Florida 33027.

Thank you,

Apostle Sherron Parrish,

President

CERTIFICATE OF DOMESTICATION

	CERTIFICATE OF D	OMESTICATIO	-11 O. E.
The undersigned;	Sherron Parrish	President	05 MAY 31 PM 3:5
	(Name)		(Title) SECRETANT UT 31AT TALL AHASSEE. FLOR
f Project Touch	Aids, Network Inc.		a foreign corporation,
accordance with	(Corporation Name) ns. 607.1801, Florida Statutes, does	hereby certify:	
The date on wl	hich corporation was first formed wa	as May 10	, 2001
-	n where the above named corporations was Georgia	on was first formed,	incorporated, or otherwise
	ne corporation immediately prior to buch Aids, Network, Inc.	the filing of this Cert	tificate of Domestication
	ne corporation, as set forth in its arti- d 607.0401 with this certificate is _F	-	•
administration	on that constituted the seat, siege soc of the corporation, or any other equ efore the filing of the Certificate of	iivalent jurisdiction t	
. Attached are F to s. 607.1801.	Florida articles of incorporation to co	omplete the domestic	ration requirements pursuant
am Sherron Parr	ish of Project Touch Aids, Netv	work, Inc.	
ınd am authorized	I to sign this Certificate of Domestic	ation on behalf of th	e corporation and have done
o this the 23rd	lay of May		
 -	Sherron 7	Parrish	
	(Authorized S	Signature)	

Filing Fee:

Certificate of Domestication
Articles of Incorporation and Certified Copy Total to domesticate and file

\$50.00 \$78.75 \$128.75

APPKUYEL AHD FILED

05 HAY 31 PH 3:59

ARTICLES OF INCORPORATION LOKETARY OF STATE ORID

The undersigned, acting as incorporator(s) of a corporation pursuant to chapter 617, Florida Statutes, adopt(s) the following Articles of Incorporation:

ARTICLE I Name

The name of the corporation shall be:

Project Touch Inc.

ARTICLES II

Principal place of business and mailing address

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

P.O. Box 278422 Miramar, Florida 33027

ARTICLE III Purpose(s)

The specific purpose for which the corporation is organized is:

To provide a home for the underserved and un-reached pockets of our multicultural and multilingual youths in the communities without homes. This organization will provide high quality and comprehensive services to enhance the well-being and quality of life for the these indigent and poor youths that come from areas known to be infested with drugs, high crime, poverty, domestic and gang violence and all of the resulting social ills that come from such environments. This group home for youths will reinforce self-confidence and expose the participants to the appropriate role models and opportunities so that they will know of the wide range of life choices available to them. We also will teach the youths the loving knowledge of our Lord and Savior Jesus Christ. To teach these youth, the love of Christ through the study of the scripture, and through training in the life of a Christian child of God. It is our goal to feed the love of God to a love-starved world. In Mark 12: 30,31 the word of God said that thou shalt love thy neighbor as thyself. Jesus is our example, and we will bring his example to the world.

ARTICLE IV

The duration of this Corporation shall be perpetual, no stock.

ARTICLE V Manner of election of directors

Directors of this corporation shall be appointed by process of consideration before Leadership Counsel made up of home mothers, Secretaries, RN nurses, Apostles, Pastors and outreach workers from the community, who shall recommend such persons to serve as appointed directors. The President of this organization shall affirm such candidates.

ARTICLE VI

The address of the Registered Office is: 3541 SW 144th Avenue, Miramar Florida 33027, the name of the registered agent of the corporation shall be Apostle Sherron Parrish.

ARTICLE VII

The Directors are elected in accordance with the Bylaws. The name and address of the persons appointed to act as the initial Directors of this Corporation are:

Name	Address
Apostle Sherron Parrish/ President	3541 SW 144 Ave
	Miramar, FL 33027
Elizabeth Scott/Vice President	2001 NW 191 Street
	Miami, FL 33056
Lotila Bishop/ Secretary	3541 SW 144 Ave
	Miramar, FL 33027
Carl Parrish/ Treasurer	3541 NW 191 Street
	Miramar, FL 33027
Mary Perkins/ Director	2001 NW 191 Street
	Miami, FL 33056
Royanne Mitchell	3541 NW 191 Street
-	Miami, FL 33056

ARTICLE VIII

The property of this Corporation is irrevocably dedicated to Charitable and Educational purposes and no part of the net income or assets of the organization shall ever insure to the benefit of any director or member thereof or the benefit of any private person.

ARTICLE IX

On the dissolution or winding up of the corporation, its assets remaining after payment of, or provision for payment of, all debts, and liabilities of this Corporation, shall be distributed to a nonprofit fund, foundation, or corporation, which is organized and operated exclusively for Educational and Charitable under Section 501 (c) (3) of the Internal Revenue Code, or corresponding section of any future federal tax code, 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 determine which are organized and operated exclusively for such purposes.

ARTICLE X

- (a) This Corporation is organized and operated exclusively for Educational and Charitable purposes within the meaning of Section 501 (c) (3) of the Internal Revenue Code.
- (b) Notwithstanding any other provisions of these Articles, the Corporation shall not carry on any other activities not permitted to carry on (1) by a Corporation exempt from federal income tax under Section 501 (c) (3) of the Internal Revenue Code or (2) by a Corporation contributions to which are deductible under Section 170 (c) (2) of the Internal Revenue Code.

ARTICLE XI Incorporators

The name and the street address of the incorporator for these articles of incorporation is:

Apostle Sherron Parrish

The undersigned incorpora	tor has executed these A	rticles of Incorporation this23 ² day	y of
(An Addi	tional article must be add	led if and effective date is requested)	
Signature of Incorporator:			
Sherron	Parush	Apostle Sherron Parrish	

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 and accept the appointment as registered agent and agree to act in this capacity.

Signature/Registered Agent

Sherron Parrish

Signature/Incorporator

Date

Signature/Incorporator