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T. Hampton APR 28 2006

#### **COVER LETTER**

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

SUBJECT: TRINITY HOPE INC.  (PROPOSED CORPORATE NAME – MUST INCLUDE SUFFIX)				
Enclosed is an original and	l one(1) copy of the Article	es of Incorporation and	a check for:	
\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	\$78.75 Filing Fee & Certified Copy  ADDITIONAL CO	\$87.50 Filing Fee, Certified Copy & Certificate  PY REQUIRED	
	1	<u> </u>		
FROM: CESAR HERRERA			<u></u>	
	Name (Prir	nted or typed)		
_		ACATE CT.		
	Address			
ORLANDO, FL 32837		<u> </u>		
_	City, State & Zip		<del></del> -	
		38-6527		
_	Daytime Telephone number		_	

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



## FLORIDA DEPARTMENT OF STATE Division of Corporations

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CONTRACT CALL AND

April 13, 2006

CESAR HERRERA 1310 AGUACATE CT ORLANDO, FL 32837

SUBJECT: TRINITY HOPE INC. Ref. Number: W06000017638

We have received your document for TRINITY HOPE INC. and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

Section 617.0202(d), Florida Statutes, requires the manner in which directors are elected or appointed be contained in the articles of incorporation or a statement that the method of election of directors is as stated in the bylaws.

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) 245-6855.

Tammy Hampton Document Specialist New Filing Section

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Letter Number: 606A00025175

SEE ATTACHED DOCUMENT

#### ARTICLES OF INCORPORATION

In Compliance with Chapter 617, F.S., (Not for Profit)

FILED

ARTICLE I NAME

The name of the corporation shall be:

TRINITY HOPE INC.

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SECRETARY OF STATE TALLAHASSEE, FLORIDA

ARTICLE II PRINCIPAL OFFICE

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

1310 AGUACATE CT. ORLANDO, FL 32837

ARTICLE III PURPOSE

The purpose for which the corporation is organized is:

TO HELP PEOPLE WITH LOW INCOME, IN UNITED STATE, PERU AND LATIN AMERICA

ARTICLE IV MANNER OF ELECTION

The manner in which the directors are elected or appointed:

IN BASE OF EXPERIENCE AND EDUCATIONAL PREPARATION AND BY THE ELECTION OF THE ALL THE GROUP.

SEE ATTACHED DOCUMENT

ARTICLE V INITIAL DIRECTORS AND/OR OFFICERS

List name(s), address(es) and specific title(s):

CESAR HERRERĀ 1310 AGUACATE CT. ORLANDO, FL 32837 PRESIDENT M. MAGDALENA HERRERA 1310 AGUACATE CT. ORLANDO, FL 32837 VICE/PRESIDENT R ICARDO HUAYAMARES 1310 AGUACATE CT. ORLANDO, FL 32837 SECRETARY

SILVANA HUAYAMARES 1310 AGUACATE CT. ORLANDO, FL 32837 TREASURER

ARTICLE VI INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and Florida street address (P.O. Box NOT acceptable) of the registered agent is:

NANCY VILLAMIL 3501 W. VINE ST. SUITE 290 KISSIMMEE, FL 34741

ARTICLE VII INCORPORATOR

The <u>name and address</u> of the Incorporator is:

CESAR HERRERA 1310 AGUACATE CT. ORLANDO, FL 32837

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.

Signature/Registered Agent

04-06-06

Date

Signature/Incorporator

05-06-C

Date

## FILED

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SECRETARY OF STATE TALLAHASSEE, FLORIDA

#### **ARTICLE V OFFICERS**

PRESIDENT

CESAR HERRÉRA 1310 AGUACATE CT ORLANDO, FL 32837

VICE PRESIDENT

M. MAGDALENA HERRERA 1310 AGUACATE CT ORLANDO, FL 32837

SECRETARY

RICARDO HUYAMARES

1310 AGUACATE CT ORLANDO, FL 32837

TREASURER

SILVANA HUAYAMARES 1310 AGUACATE CT ORLANDO, FL 32837

## ARTICLES II GOVERNMENT

- Section 1: Board of Directors. The Board of Directors shall be comprised of not less than three and no more than ten members as stated in Article VIII of the Articles of incorporation of Trinity Hope Inc. All board members must have been members of Trinity Hope Inc. actively participated on the community for two years. Members who wish to present additional names to be placed on the ballot drawn up by the nominating committee from the floor, may do so if the nominee has been an active community activist for two years, served on a committee for one year, and is supported by a petition signed by ten current members.
- Section 2: Officers, The officers of Trinity Hope Inc. shall be President, President Previous Elect, Past President, Secretary, Treasurer, and could include an Adviser and Parliamentarian.
- Section 3: The President of the Board of Directors is a life member position, didn't appointed annually.
- Section 4: The CEO Director is a life member position and will be the President as same.
- Section 5: Authority, The Maximum authority will be the President/CEO Director and management policies and all actions of Trinity Hope Inc.. This authority is only delegated by the President/CEO Direct to the Previous President elected by the President as his/her successor in position. This authority is not delegated to the Board of Director, the president after considered all opinion take the decision as final.

DIRECTORS ARE ELECTED AT THE ANNUAL MEETING BY MAJORITY VOTE

2006 APR 28 PM 4: 09
SECRETARY OF STATE

### FILED

## Articles of Incorporation of Trinity Hope Inc.

2005 APR 28 PM 4: 09

SECRETARY OF STATE TALLAHASSEE, FLORIDA

Persuant to the provision of section 617.1006, Florida Statutes the undersigned Florida Nonprofit corporation adopts the following articles to its articles of incorporation.

First: Adopted, Articles VIII, IX, X

Articules VIII: Said organization is organized exclusively for charitable purposes, including, for such purposes, the making of distributions to organizations chat qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code.

Article IX: 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 the 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. No substancial part of the activities of the organization shall he 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.

Article X: Upon the dissolution of the organization, assets shall be distributed for on or more exempt purposes within the meaning of section 501(c)(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 wich the principal office of the organization is then located, exclusively for such purposes or to such organization or organizations, as said court shall determine, wich are organized and operated exclusively for such purposes.