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KEV. FERMIN I. CASTATER AS
(Requestor's Name)
217 PONCEDIEUN DIWH.
(Address) MiAm; F1, 3313V 781-27)- (City/State/Zip/Phone #)
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KESCUE THE YOUTH COVY. (Business Entity Name)
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SECRETARY OF STATE TALLAHASSEE, FLORIDA

ARTICLES OF INCORPORATION OF RESCUE THE YOUTH, CORP. Y2006

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ARTICLES OF INCORPORATION

SECRETARY OF STATE. TALLAHASSEE, FLORIDA

OF

RESCUE THE YOUTH, CORP.

A Florida Non-Profit Organization

The undersigned hereby form a corporation under the laws of the State of Florida.

ARTICLE I

The name of the Corporation shall be:

RESCUE THE YOUTH, CORP.

ARTICLE II

The specific and primary purpose for which this corporation is formed shall be to provide help to the neediest Youth (Physically/Spiritually), and their families of our Society. The help will include but shall not be limited to: Clothes, Shoes, Food, Shelter, School Supplies, Educational/Teaching Support Services, Spiritual Teaching Support, Counseling, Recreational Activities, Skill Programs, and Drug Prevention Programs; In order for them to become the tomorrow best citizens, not only in United States, The State of Florida but at any Country, Territory or Nation.

ARTICLE III

The address of the principal office of this corporation shall be: 717 Ponce De Leon Blvd. Ste #205, Miami, Fl. 33134.

ARTICLE IV

RESCUE THE YOUTH, CORP., is organized exclusively for Charitable purposes, including, for such purposes, 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.

ARTICLE V

No part of the earnings of the organization or it properties shall i9nure 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 set6 forth in the purposes clause hereof. No substantial part of the activities of the organization shall be 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 VI

The Corporation shall never have less than four Directors no more than fifteen directors. The directors are elected at the annual meetings.

ARTICLE VII

BOARD OF DIRECTORS: the powers of this corporation shall be exercised; its properties controlled and its affairs conducted by a board of directors. The initial number of directors of the corporation shall be four, provided, however, that such number may be changed by a bylaws duly adopted by the corporation.

The directors named in Article VIII shall hold office until such time as an election of directors shall be held.

Directors elected at the first annual meeting, shall serve for the term of one year until the annual meeting of members following the election of directors and until the qualification of the successors in office.

CORPORATE OFFICERS: The Board of Directors shall elect the following officers: President, Vice-President, Treasurer and Secretary, and such other officers as the bylaws of this corporation may authorize the directors to elect from time to time. Such officers shall be initially elected at the first annual meeting of the board of directors.

ARTICLE VIII

The names and address of the initial Board of Directors of the corporation who shall hold office for the first year of the corporation, or until heirs successors are elected or appointed are:

REV. FERMIN I. CASTAÑEDAS, President

717 Ponce De Leon Blvd. # 205. Miami, Fl. 33134

DR. MAYRA PEREZ, Vice-President

6135 SW 34th St. Miami Fl. 33155

BARBARA RAMOS, Treasurer

255 SW 11 St. Miami, Fl. 33130

ALLAN PEREZ, Secretary 255 SW 11 St. Miami, Fl. 33130

ARTICLE IX

Upon the dissolution or liquidation of this corporation, its assets remaining after payment of or providing for all liabilities, contingent or otherwise, will be disposed or distributed exclusively not for profit purposes as shall at the time qualify as an exempt organization under Section 501 (c)(3) of the Internal Revenue Code of 1954, or corresponding provision of any future United States Internal Revenue Law, in accordance with the decision of the board of Directors of this Corporation. Any assets not so disposed of or distributed by the Board of Directors, or the proper court with jurisdiction, will be disposed or distributed exclusively to such organization (s) to be determined by the court, which are organized and operated exclusively for such purposes.

ARTICLE X

The name and street address of the incorporator to these Articles of Incorporator are:

Rev. Fermin I. Castañedas 717 Ponce De Leon Blvd. # 205 Miami, Fl. 33134

ARTICLE XI

The initial registered office and the name of the initial registered agent is:

Rev. Fermin I. Castañedas 717 Ponce De Leon Blvd. #205 Miami, Fl. 33134

ARTICLE XII

In order to induce officers or directors of the corporation to serve or continue to serve as such, the corporation shall indemnify and hold harmless each person who heretofore has served or shall serve at any time hereafter as a director or officer of the corporation, and any person who serves at the request of this corporation as a director or officer of any other corporation, from and against any and all claims and liabilities to which such person shall become subject by reason of this having heretofore or hereafter been a director or officer of the corporation, or by reason of any action alleged to have been heretofore or hereafter taken or omitted by him as such director or officer, and shall reimburse each such person for all legal and other expenses reasonably incurred by him in connection with any such claim or liability, provided that no person shall be indemnified against, or be reimbursed for any expenses incurred in connection with any claim or liability as to which it shall be adjudged that such officer or officer or director is liable for willful misconduct in the performance of his duties.

The Board of Directors is hereby authorized to obtain directors and officers liability insurance covering acts heretofore and hereafter occurring and to pay for same from funds of the corporation.

The rights accruing to any person under the foregoing provisions shall not exclude any other right to which he may be lawfully entitled, nor shall anything herein contained restrict the right of the corporation to indemnify or reimburse such person in any proper case even though not specifically herein provided for.

IN WITNESS WEREOF, the undersigned of RESCUE THE YOUTH, CORP. authorized by the Board of Directors to the incorporator of this corporation, for the purpose of forming this organization under the laws of the State of Florida, has executed these Articles of incorporation on this 27th day of June of 2006, at Miami Dade Florida.

INCORPORATOR:

Rev./Fermin I. Castañedas

President/Agent

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SECRETARY OF STATE TALLAHASSEE, FLORIDA

CERTIFICATE

DESIGNATING PLACE OF BUSINESS OR DOMICILE FOR SERVICE OF PROCESS WITHIN THIS STATE, REGISTERED OFFICE AND NAMING AGENT UPON WHOM PROCESS MAY BE SERVED

In pursuance of Florida Statutes, the following is submitted, in compliance with said act:

That **RESCUE THE YOUTH, CORP...**, desiring to organize under the laws of the State of Florida with its principal office, as indicated in the Articles of Incorporation at the City of Miami, Miami Dade, State of Florida, has named **Rev. FERMIN I. CASTAÑEDAS**, located at 717 Ponce De Leon Blvd. #205, Miami Fl. 33134, as its agent to accept services of process within this state.

ACKNOWLEDGEMENT

Having been named to accept services of process for the above stated corporation, at place designated in this certificate, I hereby accept the appointment, agree to act in this capacity, and familiar with and hereby accept, the duties and responsibilities or registered agent for said corporation.

SIGNED BY:

AGENT

Given in this 27th day of June of 2006 at Miami Date, State of Florida, United States of America.