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PICK-UP WAIT MAIL

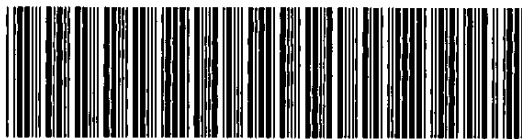
(Business Entity Name)

(Document Number)

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06 AUG 10 AM 9:00
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TALLAHASSEE, FLORIDA
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6/14
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FLORIDA DEPARTMENT OF STATE
Division of Corporations

June 14, 2006

EMMANUELA PRIVAL
2337 N.W. 37TH TERRACE
FT. LAUDERDALE, FL 33311

SUBJECT: A PLACE TO BELONG
Ref. Number: W06000027120

We have received your document for A PLACE TO BELONG and your check(s) totaling \$78.75. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name of the corporation must contain a corporate suffix. This suffix may be: CORPORATION, CORP., INCORPORATED, or INC. Sections 617.0401(1)(a) and 617.1506(1), Florida Statutes, prohibits the use of the word COMPANY or CO. in the name of a non-profit corporation.

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) 245-6955.

Suzanne Hawkes
Document Specialist
New Filing Section

Letter Number: 806A00040329

COVER LETTER

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

SUBJECT: A Place to Belong (non-profit)
(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is an original and one(1) copy of the Articles of Incorporation and a check for :

\$70.00
Filing Fee

\$78.75
Filing Fee &
Certificate of
Status

\$78.75
Filing Fee
& Certified Copy

\$87.50
Filing Fee,
Certified Copy
& Certificate

ADDITIONAL COPY REQUIRED

FROM: Emmanuela Prival
Name (Printed or typed)

2337 N. W. 37th Terrace
Address

Ft. Lauderdale FL 33311
City, State & Zip

954-258-5506
Daytime Telephone number

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

ARTICLES OF INCORPORATION OF

A PLACE TO BELONG INC.

STATE OF FLORIDA

COUNTY OF BROWARD

WE, THE UNDERSIGNED, of full age, for the purpose of forming a corporation under and pursuant to the provision of Chapter 617.0202, Florida Statues, and laws amendatory thereof and supplementary thereto, do hereby associate ourselves together as a body corporate and accept the following Articles of Incorporation:

ARTICLE I -- Name

The name of this corporation shall be *A Place To Belong Inc.*

ARTICLE II – Principal Office

The principal office of this corporation shall be shall be at:

A Place To Belong Inc., 2337 NW 37TH Terrace; Fort Lauderdale, FL 33311.

ARTICLE III – Purpose

The purpose of this corporation shall be for charitable, religious, scientific, literary or educational 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 the corresponding provisions of any future United States Internal Revenue Law. All funds whether income or principle and whether acquired by gifts or contributions, or otherwise, shall be devoted to said purposes.

The purpose of this organization will be to help children that suffer from hunger and other forms of neglect. We will open an orphanage to provide schooling, healthcare, life coaching, and daily nourishment. Our group is mainly comprised of people of Haitian origin that have lived in the United States for more than 25 years.

ARTICLE IV - Election of Officers

The Officers shall be members of the Board and be elected annually by the Board of Directors at its annual meeting and, unless sooner removed by the Board the Officers shall serve for a term of one year, or until their successors are elected. A vacancy in any office may be filled by a majority vote of the Board for the unexpired portion of the term. The Board of Directors shall also have the authority to appoint such temporary or acting Officers as may be necessary during the temporary absence or disability of the regular officers.

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06 AUG 10 AM 9:00
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

ARTICLE V – Initial Board of Directors

The number of directors constituting the first Board of Directors of this corporation shall be four(4), each of whom shall continue in office until the first annual meeting of the members and until a successor is elected and qualified, or removed as provided by law or in the bylaws. The name and address of each first director is:

Me Karyne Alexis
Rue Divivier Hall #66
Cayes Haiti WI
Phone 509-286-0810
509-414-9765
email Karynealexis@yahoo.fr

Francelene Dorestant
Ruelle Nazon, Impasse chameau #8
Port-au-Prince
Phone 245-8793
4851456

Marc.A.Jeune
Angle Rue Antoine Simon & Toussaint Louverture #139
Cayes Haiti W.I
phone 509- 457-5697

Fenel Jeune
Charpentier Village entre Finca
1ere impasse #152
Cayes, Haiti (WI)
phone 509-452-8365

ARTICLE VI – Registered Agent

The Registered Agent of this corporation shall be shall be at:
Emmanuela Prival, 2337 NW 37th Terrace; Fort Lauderdale, FL 33311.

ARTICLE VII - Incorporator

The name and address of the incorporator of this corporation is:
Emmanuela Prival, 2337 NW 37th Terrace, Fort Lauderdale, FL 33311.

ARTICLE VIII – Duration

The duration of this corporation shall be perpetual.

ARTICLE IX– No Pecuniary Gain

A Place To Belong Inc. shall not afford pecuniary gain, incidentally or otherwise to its members. No part of the net earnings of A Place To Belong Inc. shall inure to the benefit of any member of the corporation, except that reasonable compensation may be paid for services rendered to or for the corporation affecting one or more of its purposes. Such net earnings, if any, of A Place To Belong Inc. shall be used to carry out the nonprofit corporate purposes set forth in Article IV above. No substantial part of the activities of A Place To Belong Inc. shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the corporation 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 these articles, A Place To Belong Inc. shall not carry on any other activities not permitted to be carried on (a) by a corporation exempt from Federal Income Tax under Section 501 (c) (3) of the Internal Revenue Code or the corresponding provision of any future United States Internal Revenue Law, or (b) by a corporation, contributions to which are deductible under Section 170 (c) (2) of the Internal Revenue Code or the corresponding provision of any future United States Internal Revenue Law.

ARTICLE X – Dissolution

At the time of dissolution of A Place To Belong Inc., the board 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, scientific, literary, or educational purposes as shall at the time qualify as an exempt organization or organizations under Section 501 (c) (3) of the Internal Revenue Code or the corresponding provision of any future United States Internal Revenue Law, as the board shall determine. Any such remaining funds, property or other assets not so distributed shall be disposed of by petition or application to district court, according to state law, for such purposes or to such organization(s) as the court may decree, which are organized and operated exclusively for such purposes.

ARTICLE XI – Personal Liability

There shall be no personal liability of any of the members of this corporation for any corporation obligation.

ARTICLE XII – Board Action In Writing

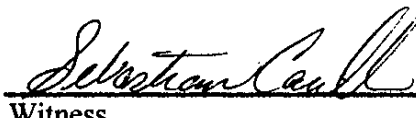
Any action required or permitted to be taken at a board meeting, and not requiring member approval, may be taken by written action signed or consented to by authenticated electronic communication by the number of directors that would be required to take action at a meeting of the Board at which all directors were present, as prescribed by these bylaws; provided that if bylaws or statute require a different number to take action, that such number will be required.

CERTIFICATION

Witness whereof, I have hereunto subscribed my name this 4th day of August, 2006.



Emmanuela Prival 8-4-06
Emmanuela Prival Date



Sebastian Call 08-04-06
Witness Date

FILED
06 AUG 10 AM 9:00
SECRETARY OF STATE
TALLAHASSEE, FLORIDA