

N 07000006844

(Requestor's Name)

(Address)

(Address)

(City/State/Zip/Phone #)

☐

PICK-UP

☐

WAIT

☐

MAIL

(Business Entity Name)

(Document Number)

Certified Copies _____ Certificates of Status _____

Special Instructions to Filing Officer:

✓

Office Use Only



900181460519

06/01/10--01065--011 **43.75

FILED
10 JUN - 1 PM 4:18
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

Amend



JUN 03 2010

COVER LETTER

TO: Amendment Section
Division of Corporations

NAME OF CORPORATION: NATION OF THE FORGOTTEN POPULATION, INC

DOCUMENT NUMBER: N07000006844

The enclosed *Articles of Amendment* and fee are submitted for filing.

Please return all correspondence concerning this matter to the following:

NICHOLAS LANGSTON

(Name of Contact Person)

N.O.T.F.P., INC

(Firm/ Company)

P.O. BOX 290174

(Address)

TAMPA, FLORIDA 33687

(City/ State and Zip Code)

NOTFPINC@yahoo.com

E-mail address: (to be used for future annual report notification)

For further information concerning this matter, please call:

NICHOLAS LANGSTON

(Name of Contact Person)

at (813) 900-1418

(Area Code & Daytime Telephone Number)

Enclosed is a check for the following amount made payable to the Florida Department of State:

☐ \$35 Filing Fee

☒ \$43.75 Filing Fee &
Certificate of Status

☐ \$43.75 Filing Fee &
Certified Copy
(Additional copy is
enclosed)

☐ \$52.50 Filing Fee
Certificate of Status
Certified Copy
(Additional Copy
is enclosed)

Mailing Address

Amendment Section
Division of Corporations
P.O. Box 6327
Tallahassee, FL 32314

Street Address

Amendment Section
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301

Articles of Amendment
to
Articles of Incorporation
of
THE
NATION OF¹FORGOTTEN POPULATION INC.

(Name of Corporation as currently filed with the Florida Dept. of State)

N07000006844

(Document Number of Corporation (if known))

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:

A. If amending name, enter the new name of the corporation:

The new name must be distinguishable and contain the word "corporation" or "incorporated" or the abbreviation "Corp." or "Inc." "Company" or "Co." may not be used in the name.

B. Enter new principal office address, if applicable:
(Principal office address MUST BE A STREET ADDRESS)

NICHOLAS LANGSTON

8616 NORTH 14TH ST

TAMPA, FLORIDA 33604

C. Enter new mailing address, if applicable:
(Mailing address MAY BE A POST OFFICE BOX)

D. If amending the registered agent and/or registered office address in Florida, enter the name of the new registered agent and/or the new registered office address:

Name of New Registered Agent:

New Registered Office Address:

(Florida street address)

_____, Florida
(City) (Zip Code)

New Registered Agent's Signature, if changing Registered Agent:

I hereby accept the appointment as registered agent. I am familiar with and accept the obligations of the position.

Signature of New Registered Agent, if changing

FILED
10 JUN - 1 PM 4:18
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:
(Attach additional sheets, if necessary)

<u>Title</u>	<u>Name</u>	<u>Address</u>	<u>Type of Action</u>
_____	_____	_____	<input type="checkbox"/> Add
		_____	<input type="checkbox"/> Remove

_____	_____	_____	<input type="checkbox"/> Add
		_____	<input type="checkbox"/> Remove

_____	_____	_____	<input type="checkbox"/> Add
		_____	<input type="checkbox"/> Remove

E. If amending or adding additional Articles, enter change(s) here:
(attach additional sheets, if necessary). (Be specific)

PLEASE SEE ATTACHED ADDENDUM.... Titled: Article III

The date of each amendment(s) adoption: May 27, 2010
(date of adoption is required)

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(s) was/were sufficient for approval.
- ☒ There are no members or members entitled to vote on the amendment(s). The amendment(s) was/were adopted by the board of directors.

Dated May 27, 2010

Signature Nicholas Langston
(By the chairman or vice chairman of the board, president or other officer-if directors have not been selected, by an incorporator – if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)

NICHOLAS LANGSTON
(Typed or printed name of person signing)

PRESIDENT
(Title of person signing)

ADDENDUM

Article III

The Nation Of The Forgotten Population, Incorporated is an ALL RIGHTS RESERVED REGISTERED STATE OF FLORIDA NON PROFIT INCORPORATION N07000006844 JULY 12, 2007 in accordance with Amendment XIV of the United States Of America U.S. CONSTITUTION . RECONGIZING THE BILL OF RIGHTS ADMENDMENTS1-8 SERVING AS AN IDENTITY FOR A FORGOTTEN RACE OF PEOPLE TO WHICH I AM ONE ALSO KNOWN AS NATIVE AMERICAN-AFRICAN ACTING THROUGH SELF DETERMANATION SHALL CHOOSE A TRADITION, A HERITAGE, A CULTURE, AND A CONSCIENCENESS AND ENSURE FOR ALL WHO AGREE SUCH NEVER HAPPENS AGAIN TO ANY OF GOD'S PEOPLE. IN ACCORDANCE WITH THE UNIVERSAL DECLARATION OF HUMAN RIGHTS ADOPTED BY THE GENERAL ASSEMBLY OF UNITED NATIONS, DECEMBER 10, 1948;

The Purpose of the Corporation is to act as a Consumer Advocate and/or Benefactor to the American people supporting Utopia; dedicated to aid and assist the American Economy and Society on to a perfect Society with any or all fundamental needs related to the pursuit of Life, Liberty, and Happiness; being also established to represent a spiritually righteous (righteous as defined by org) opinion that will stand to perpetuate the ideology of society being "For the People, By the People"; intended to evoke EDUCATION and

AWARENESS of the CONSUMER (Consumer as described by the org), supporting all LEGAL and FAIR business practices; Which also seeks to BENEFIT from the TECHNOLOGICAL ADVANCES of the WORLD to the PURPOSE of developing STRATEGIES and SOULUTIONS that would REMEDY the everyday LIFE AFFECT (Affects as described by org); To Also act as a forum for Information Exchange and Referral Services in the areas of Investing and/or Financial Planning, Homeownership, Human Rights, Civil/Consumer law, Taxes, Health/Healing, and Estate Planning/Assurance; known as our AREAS OF INTEREST intended to facilitate the Opinions of Society in a SAFE, FUN, and INTERACTIVE environment, while Documenting and Maintain History, Promoting Health and Happiness for ultimate wellbeing toward oneness and awareness that's complete with enlightenment being necessary for L.I.F.E. (L.I.F.E. as defined by the org)

Article IV. Said corporation is organized exclusively for charitable, religious, educational, and scientific 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 section of any future federal tax code.

Article V. The names and addresses of the persons who are the initial trustees of the corporation are as follows:

Name Nicholas Langston Address: 8616 North 14th Street; Tampa, Florida 33604 and OSCAR, WILLIAMS

3108 E 33RD AVE TAMPA FL 33610

Article VI. No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, officers, or other private persons, except that the corporation 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 Article Third hereof. No substantial part of the activities of the corporation 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 or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, the corporation 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 section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

Article VII. Officers

Officers as referring to the Executive Board shall include the Executive Director, Vice President, and Secretary. The Board of Directors (Counsel of Twelve), shall be elected by the Executive Board consisting of twelve officers selected by the

Executive Director or Executive Board and shall have such duties as described in these Bylaws. Officers shall take office

upon the effective date of their election and shall continue until their successors are elected and installed. No officer shall be nominated and elected to the same office for more than two consecutive one-year terms. Only the Executive Director may hold office for Natural Life Time with most senior officer retaining all rights and duties of Executive Director. This shall be true for anyone that holds office of Executive Director/President and can only be changed by a Quorum (consisting of at least 3) former President.

Article VIII. Officers of the Executive Board and the

Counsel of Twelve are nominated by the Counsel of Twelve or Executive Board to be approved of by unanimous vote of the Executive Board including the appointment of the Treasury with exception to thee initial Executive Director who shall be named by most senior associate of the Nation Of The Forgotten Population.

Article IX. Duties of Executive Officers

Section 9.01 The Executive Director shall be considered the President as to preside at any and all N.O.T.F.P official meetings and special meetings called either by the Executive Board or Counsel of Twelve, and shall perform all the duties of Executive Director subject to the Purpose and Goals of the N.O.T.F.P. The Executive Director shall have one third (1/3) vote of the Executive Board.

Section 9.02 The Vice-President shall, in absence of the President, perform all of the duties and functions of the President subject to declared policies and, if required be subject to the confirmed decisions of the Board of Directors if

conflict arises. The Vice-President shall have one third(1/3) vote of the Executive Board.

Section 9.03 The Secretary Shall keep minutes of all meetings of the Board Of Directors and the Executive Board giving notice of all the meetings, maintain custody of corporate records except financial records to be maintained by the Treasurer, and perform such other duties as may beprescribed by Counsel of Twelve from time to time. The Secretary shall have charge of the corporate seal and affix it to all documents properly requiring such seal. The Secretary shall have one third (1/3) vote of the Executive Board.

Section 9.04 The Treasurer shall be the custodian of the funds of the Corporation and shall keep an accurate record of all receipts and disbursements. The Treasurer shall provide to all of the directors a monthly statement of all accounts and financial affairs of the Corporation. The Treasurer has no vote of the Executive Board unless granted by Executive Board in the event of an absence of a member of the Executive Board.

Article X. Board of Directors (Counsel of 12) Section 10.01 The Number of the Counsel of 12 shall be 12. The Executive Board shall nominate the Initial 12 directors to Perform the duties and responsibilities as prescribed in the N.O.T.F.P bylaws. Each counsel member shall serve for a term of three (3) years. The terms of each counsel member shall expire on the fourth year of service. Unless elected to vacate occupancy of a position on the Counsel otherwise each Counsel members will be elected every 4 years at the annual meeting of the Executive Board. Each Counsel is permitted to serve until his successor is elected.

Section 10.02 Members of the Counsel of 12 shall be compensated with reasonable compensation for serving as Counsel.

Section 10.03 The Duties of the Counsel of Twelve shall be as follows: The Board of Directors (Counsel of Twelve) shall be the governing body of the Corporation and shall have control of all the affairs of the Corporation and shall authorize the expenditure of funds as approved of by the Executive Director and/or Treasurer.

Article XI. Committees

Section 11.01 The Executive Director with the approval of the Executive Board by unanimous or two-thirds 2/3 vote, shall create an standing committee for purpose of receiving charitable funds, bequests, donations, or dues and aid in the management, administration, and handling of the equipment, building and physical assets of the organization or as the Executive Director deems desirable. The same shall appoint their members. The committee members may consist of Counsel Members or Executive Board members and/or associated members who are not Counsel Members or Executive Board members to act as subagents, buyer agents, procuring agents, and/or consumer representatives. The Executive Director shall have the power to fill vacancies on any committee. The Executive Director shall be an ex officio member of all committees. A quorum must be present at all committee meetings for the transaction of business. A quorum shall consist of at least 3 or more of the Executive Board and/or Counsel of Twelve or of a majority of the members of the committee. The committee is not authorized to enter contracts, expend corporate funds, obligate the Corporation, or make policy without an express motion

passed by the Counsel of Twelve or approved by the Executive Director or Executive Board.

Article XII. Removal of an Officer If an officer of the Organization (President, Vice President, secretary, or Counsel of Twelve) does not fulfill duties required as described in Article VI, that Partner will be notified in writing of the meeting at which removal from office will be discussed and voted upon. At that meeting, the Partner may present statements to the Quorum in an effort to retain the position. Removal will occur if so voted by the majority of the Executive Board + Members present at the meeting or voting by appropriate proxy.

Article XIII. Membership Classes

Section 13.01 Consumer Members- A Consumer member shall be a person currently in good standing and participating in but not limited to prescribed Nation Of The Forgotten Population's Career, Positive Habit, and Hobby program and/or debt reduction program. Or N.O.T.F.P., program; who after review of application and credit has debt exceeding \$12,000 (twelve thousand dollars) Consumer Members shall also pay membership dues of 25.00 per month. **Section 13.02 Advocate Members-** an Advocate Member shall be a member who is in good standings actively participating in but not limited to prescribed Nation Of The Forgotten Population, Incorporated, Career, Positive Habit, and Hobby program and/or debt reduction program or N.O.T.F.P., program and/or who is currently participating in the Asset Building program who after review of application and credit is deemed able to sponsor an unpaired Consumer Member. Advocate Members shall also pay membership dues of 25.00.

Section 13.03 Associate Members- An Associate member shall be any person who has completed application and been approved by the Counsel of Twelve or the Executive Board, who agrees to attend all regularly scheduled meetings including special meetings as determined by the Counsel of Twelve or Executive Board Member. Every Associate Member is considered a Consumer as defined by N.O.T.F.P. Any Member not a Consumer Member or Advocate Member will automatically be considered an Associate Member and are not required to pay membership dues.

Section 13.04 Application used for participation shall be made in such manner and by such form as may be approved by the Executive Officer and/or Board of Directors (Counsel of 12).

Section 13.05 Individual Member is Good Standing is any individual member with this Corporation who has paid membership dues as prescribed and has not missed any payments if enrolled in debt reduction program, wealth building program, and has not violated any procedure or policy set in place by the Executive Board or the Counsel of Twelve.

Section 13.06 Solicitation of membership may be solicited only by those persons designated, in advance, by the Executive Director in writing. If the uses of funds are required, the project shall first be approved by the Executive Board.

Section 13.07 Applications forms shall be approved by the Executive Board and may change from time to time. Application shall be accompanied by a copy of applicants credit report at which time determination is made as to whether applicant will be consider Consumer (as defined by org) or Advocate (as defined by org).

Article XIV. Financials

A Finance Committee shall be appointed by the Treasurer; who shall also serve as the chair of the Finance Committee which includes two other board members. The Finance Committee is responsible for developing and reviewing fiscal procedures, fundraising plans, and the annual budget with staff and other board members. The board must approve the budget and all expenditures must be within budget. Any major change in the budget must be approved by the Counsel of Twelve or the Executive Board. The Finance Committee shall, prior to the anniversary date of the Nation Of The Forgotten Population prepare a budget reflecting projected costs and expenses of the Corporation for the next fiscal year, indicating projected income. The Finance Committee shall be entitled to employ such executive, accounting, legal, and office personnel as it deems necessary to care for and maintain the properties of the Corporation and otherwise conduct the administrative business of the Corporation. The Finance Committee shall have the right to make an audit of all books and accounts at any time without notice. The Finance Committee shall require a financial review to be performed for each fiscal year by an accounting firm other than that employed or retained by the Executive Board. The Finance Committee shall have the power from time to time to adopt and amend such Rules and Regulations as they deem appropriate. The financial records of the organization are public information and shall be made available to the members, board members, and the public.

Article XV. Quorum

A quorum shall be considered the members present at any properly announced meeting which shall constitute a quorum.

Article XVI. Meetings

All meetings of the Nation Of The Forgotten Population shall be conducted by the Executive Officer, or the Vice President in the absence of the President, or in the absence of the Executive Director and the Vice President, by the most senior member from the board of directors determined by unanimous vote if conflict arises.

Section 16.01 Annual Meetings. The annual meeting of the Counsel of Twelve and the Executive Board shall be held each year during the Anniversary month at a time and place designated by the Counsel of Twelve or the Executive Board.

Section 16.02 Special Meetings. Special meetings of the Counsel of Twelve or the Executive Board, for any purpose, shall be held when directed by the President, or a majority of the Directors. Written notice by certified mail, return receipt requested, postage prepaid, or by fax, stating the place, day and hour of the special or annual meeting, and in the case of a special meeting the purposes for which the meeting is called, shall be delivered to each director and/or Executive Board member not less than seven nor more than thirty calendar days before the date of the meeting, unless waived in writing by a director. The notice shall be effective when mailed. When special meetings are adjourned to another time or place, it shall not be necessary to give any written notice of the adjourned meeting if the time and place to which the meeting is adjourned are announced at the meeting which the adjournment is taken. At the adjourned meeting, any business may be transacted that might have been transacted on the original date of the meeting. If however after the

adjournment, the Board of Directors fixes a new record date for the adjourned meeting, a notice of the adjourned meeting shall be given as provided in this section to each Executive Board member or member of the Council of Twelve.

Section 16.03 At any meeting of the Counsel of Twelve or Executive Board meeting each officer and Council member will each have one vote. Executive Officer can override any vote with two-thirds vote of the Executive Board.

Section 16.04 A majority vote of the directors present at any meeting is required to transact business. After a quorum has been established at a director's meeting, the subsequent withdrawal of the director so as to reduce the number of directors below the number required for a quorum shall not affect the validity of any action taken at the meeting or any adjournment thereof.

Section 16.05 Monthly Meetings of the Board of Directors shall meet at least monthly, but may meet at any additional time it deems advisable on the call of the President or a majority of directors.

Section 16.06 A majority of directors present and voting at a meeting attended by a quorum shall be required for passage of motions.

Section 16.07 The Executive Director must be notified in writing of any approval notions, amendments, committees, or procedures determined at any meeting unless in attendance.

Section 16.08 The Executive Board may take action without a meeting by unanimous or two thirds 2/3 vote of the Executive Board. Any such consent to any action without a meeting must be in writing, describing action taken, and be dated and signed by approving Executive Officers having met the

requisite vote for the action. The consent to an action without a meeting must be delivered to this Corporation at its principle place of business or to the corporate secretary then to the members of the Counsel of Twelve. The consents may be revoked before the date the Corporation receives the required number of consents to authorize the proposed action. Revocations must be in writing and delivered as above. Within ten days of obtaining the required consents, notice of the action taken must be given to those directors who have not consented. This notice must summarize the authorized action. When action is taken by consent it has the effect of a vote taken at a meeting. Written consent must be filed with the minutes of the meetings of the proceedings of directors.

Section 16.09 Method of conducting meeting shall be through the use of any means of communication by which all Executive Board members or Counsel Members participating may simultaneously hear each other during the meeting. All Officers and Counsel member participating through such means are deemed to be present at the meeting. Absentees or any Executive Board member or Counsel Member excluding the Executive Director who misses three monthly meetings or three consecutive meetings without an excused absence shall automatically be removed from associated office.

Section 16.10 An excused absence is one which is deemed justified by a majority of the directors at a meeting of the Directors.

Article XVII. Depository of Funds

The funds of this Corporation shall be deposited with banks, savings and loan or other financial institutions selected from time to time by the Council of Twelve or the Executive Board.

Withdrawal of funds shall be only by such officers as may be authorized by the Executive Board from time to time. Whether or not these depository accounts shall be interest bearing shall be at the election of the Board.

Section 17.01 Checks or other orders for payment of money of the Corporation to be valid for amounts exceeding 500.00 must bear two of the following signatures: Executive Director, and/or Treasurer, and/or Vice President. For amounts of 500.00 or less, any one of the Executive Board may sign with approval from the Executive Director.

Article XVIII. Trademark

The seal of this Non-Profit will be any shape in form only if also bearing the Name: Nation Of The Forgotten Population Inc and/or N.O.T.F.P

Article XIX. Parliamentary Authority Roberts' Rules of Order (latest edition) shall govern the conduction of all meetings of Executive Committee, Board of Directors and any formed committees, to the extent that it does not conflict with the N.O.T.F.P purpose or Bylaws.

Article XX. Affiliation Termination

Section 20.01 For all Members the termination of any member is held at the sole discretion of the Executive Director or by majority vote of the Counsel of Twelve. Membership can be terminated effective immediately without written or verbal warning and remains discretion of the Executive Board or Majority vote of the Counsel of Twelve. Upon revocation or termination of membership, all rights, privileges, and interest

of individual in Corporation or Committee shall be null and void and forfeited. Upon revocation or termination of membership in/with the Nation Of The Forgotten Population, ownership of all assets, real or personal, tangible or intangible, connected with N.O.T.F.P, shall become the property of the Nation Of The Forgotten Population. All assets wrongfully or fraudulently transferred from the Corporation to third parties or entities shall be subject to provisions of these Bylaws.

Section 20.02 Resignation from the Board of Directors (Counsel of Twelve) must be in writing and received by the Secretary. A board member shall be terminated from the board due to excess absences, more than two unexcused absences from board meetings in a year. A board member may be removed for other reasons by a two-thirds vote of the remaining directors.

Section 20.03 Individual Member Termination requires a thirty day written notice, showing just cause why this individual's membership was terminated, and must be provided to the individual by formal US mail, return receipt requested. This notice must inform individual of the place to file any appeals to termination if desire to do so. The Board of Directors will hold a formal hearing after most recent meeting. A majority vote prevails. A copy of resolution to terminate membership must be given to the Secretary to be kept on file with like important documents.

Article XXI. Upon the dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or the 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 so disposed of shall be disposed of by a Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

Article XXIII. DEFINITIONS:

For the purposes of the Nation Of The Forgotten Population these definitions shall be used for clarity and specification where each is concerned.

Righteous (Righteousness)- Confirming to the truth or facts and relating to the agreed upon majority.

Goodness (Godness) - Excellence and that which is to the best benefit of all parties involved considering the betterment of any two circumstances.

Consumer- a consumer will be any person that uses of world's goods and services out of necessity.

Affects- pertaining to the results or changes standing as a consequence due to any action by individual persons, organizations, institutions, procedures, or governing bodies.

Big Business- Any operation or enterprise commercial or industrial, that deems to benefit from the population or people.

Freemen- A man/woman freed by the bonds of any type of slavery or control such as defined in the statues of United States law and organized Religion.

Integrity- To uphold truth. To Stand for one central belief system in the face of any opposition. To align one's decisions and actions with Good/God.

Honesty/Truth- To acknowledge Good/God; to uphold all Good/God.

I- GOD/self

Me- Self

Life- Awareness + Consciousness + Realization
Now- Realization in the Physical/Spiritual (Eternity).

Ostracized- to become set a part from. Imprisonment of the mind, body, and or soul. Deaf / Mute. To Be Ignored. The acceptance of or not wanting to know. The Unknown, The commitment to wanting Supreme Knowledge or GOD.

Self- Sole

Love- Absent fear, complete trust, contained adornment and admiration. The complete embodiment of all emotions without constraint toward one other then one's self.
Sacrifice, commitment, and concern toward any object.

Realization/Reality- That which is absent of the unknown, the difference between knowledge and realization. Awareness + Consciousness = LIFE
Eternity is minus Time.

Ignorance- To be void of realization to not acknowledge that which is true. Darkness of the mind.

Member(s)- The Term Member(s) shall mean where applicable any and all Members, Associates, Affiliates, and Partners of the Nation Of The Forgotten Population.

Natural Person(s) - Any Real Living Soul

Legal Person(s)- Any Persons Naturalized by the Fourteenth Amendment of the Constitution of United States of America. Or any Artificial Incorporated Institution, Organization, or Entity not possessing a SOUL being For-Profit or Not

Consumer(s)- Any Natural Person that uses of the Worlds goods / services out of necessity and shall include the Public with no respect to age, color, national origin, physical or mental disability, race, religion, creed, gender, sex, sexual orientation, gender identity and/or expression, or marital status.

Debt- is Sin

Partners, Affiliates, Associates- The use of the words Partners, Affiliates, and Associates shall mean any persons Natural or Legal who are not Members or Consumers that align themselves with the Nation Of The Forgotten Population, Incorporated's Mission, Purpose, and Vision.

N.O.T.F.P.- Shall represent Network Outreach Through Friendships and Partnerships Economic Development- Means to improve the living standard in a particular area or with a particular person related to how such individuals controls and utilizes its resources.

Urban- An Inner city, closely related, area of strong bond and respect.

Life Affects- pertaining to the results or changes standing as a consequence due to any action by individuals Natural and Legal, procedures, or Governing bodies.

In witness whereof, we have hereunto subscribed our names
this day of May 27 2010.

Minutes submitted by:

Nicholas Langston, President.

Approved by:

Nicholas Langston, President.

Oscar Williams, Vice President

dated: 05/28/10

NATION OF THE FORGOTTEN POPULATION, INCORPORATED

"BECAUSE L.I.F.E. is an OPTION but Living is NOT...."