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FLORIDA PROFIT/NON PROFIT CORPORATION

HAITIAN COMMUNITY DEVELOPMENT FOUNDATION

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Articles of Incorporation for

HAITIAN COMMUNITY DEVELOPMENT FOUNDATION

FONDECO-HAITI. INC.

A Non-profit Corporation

The undersigned Incorporator, in order to form a non-profit corporation under the laws of the state of Florida, abides by the Florida Not for Profit Corporation Act, and hereby adopt the following Articles of Incorporation.

Article I - Name

The name of the corporation shall be:

Haitian Community Development Foundation Fondeco-Haiti, Inc.

Article II – Principal Office

The Principal Place of this Corporation shall be: 5009 Brookfield Street - Lehigh Acres, FL 33971 and the Mailing Address shall be: P.O. Box 1031 Lehigh Acres, FL 33970

Article III - Purpose(s)

The specific purpose for which the corporation is organized is:

Fondeco - Haiti is a Non-Profit Organization registered at Florida Department of State, Division of Corporations since May 11, 2007. Fondeco-Haiti has been established in Florida in December of 2006 to deserve American Citizens and Haitian Community and provide Social Services in Education, Health Assistance, Environmental Protection, Assistance for Disaster, Cultural and Social Integration. The Foundation is toordinated by Board of Directors assisted by a Board of Members and Honesty Members. Fondeco - Haiti plans to develop a potential partnership with different public and Community institutions as well as work together with poor community in Northwest Haiti through different social projects such as education, health assistance, environmental protection, cultural integration and sports. This Foundation is a group of over 200 active members including American Citizens and Haitian Residents. Every Saturday afternoon officers and





members meet to discuss about community projects and social opportunities that Fondeco – Haiti will offer to the community in the future.

Article IV - Manner of Election of Directors

In accordance with section 617 0202(d) Florida Statutes:

The Board of Directors of the corporation shall have an Annual Business Meeting in which the directors are appointed and elected by vote. The affirmative votes of a number of directors at the time of this meeting must be equal to a majority of the number who constitute the full board of directors. The directors elected should have their mandate in force until the take over of the new director in the next Annual Business Meeting.

Article V - Initial Registered Agent

The street address of the initial registered agent of this corporation is 3940 Metro Parkway Suite 105, in the City of Fort Myers, FL 33916, Lee County and the name of the registered agent is: Metro Business Solutions, Inc. I certify that I am familiar with and accept the responsibilities of a registered agent.

Registered Agent Signature:

Article VI - Board of Directors

This time, the officers of the corporation will serve until the board designs others. The boards of directors are:

Name(s)

Bertrand Choute

President

Velner Nelson

Vice President

Oreste Julien
Director

METRO.

RUSINESS SOLUTIONS, INC.

Address(es)

5009 Brookfield St Lehigh Acres, FL 33971

6519 Crimson Leaf Jacksonville, FL 32244

8 Allandala Dr apt 21 Newark, DE 19713 SECREDINY OF STATE TALLAHASSEE, FLORIDA

AND E

3940 Metro Parkway, Suite 105 * Fort Myers, FL 33916 Phone: 239-466-8600 * Fax: 239-275-0865

Johnson Beauplan

Secretary

1722 Linhart Ave Fort Myers, FL 33901

Benedict Senatus

Public Relations

3206 22nd Street West Lehigh Acres, FL 33971

Rodna Choute Treasurer 5009 Brookfiels ST Lehigh Acres, FL 33971

F. Peter S. Julien
Assistant Secretary

3717 24th St SW Lehigh Acres, FL 33971

Article VII - Term of Existence

This corporation shall have perpetual existence commencing on the date of the filing of these Articles with the Department of State.

Article VIII - Effective Date

These articles of incorporation shall be effective immediately upon approval of the Secretary of State, State of Florida.

Article IX - Amendment

The corporation reserves the right to amend, alter, change or repeal any provision contained in this Articles of Incorporation, or in any amendment hereto, or to add any provision in this Articles of Incorporation or to any amendment hereto, in any matter now or hereafter prescribed or permitted by the Provisions of any applicable statute of the State of Florida, and all rights conferred upon shareholders in these Articles of Incorporation or any amendment hereto or granted subject to this reservation.

Article X -- Incorporator

The name and address of the initial Incorporator agent of these Articles of Incorporation is:

Metro Business Solutions, Inc. Juciane Sena - Incorporator 3940 Metro Parkway, Suite 105 Fort Myers, FL 33916



Article XI - Corporate Activities

No parts 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. No substantial part of the activities of the corporation shall be carrying on of propaganda, or otherwise attempting to influence legislation, and the corporate shall not participate in, or intervene in any political campaign of 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 comporation 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.

Article XII - Dissolution

Upon the dissolution of this 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.

Acceptance of Registered Agent Designation in the Articles of Incorporation:

In witness whereof, the undersigned being the original subscriber to the capital stock herein for the above named corporation, and for the purpose of forming a corporation, hereby declaring and certifying that the facts herein stated are all true and due agree to take the number of shares herein above set forth. Registered agent is familiar with and accepts the obligations of the position under Section 607 of the Florida Statutes, and hereunto set our hands and spals this 8th day of August, 2007.

Metro Busines Solutions, Inc. Juciane Sena Incorporator



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