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Florida Department of State

Division of Corporations Public Access System

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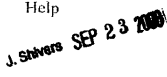
FLORIDA PROFIT/NON PROFIT CORPORATION

MIAMI'S CHOSEN GENERATION, INC.

| Certificate of Status | 0 |
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| Certified Copy | 1 |
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CERTIFICATE OF INCORPORATION OF MIAMI'S CHOSEN GENERATION, INC.

The undersigned acting as the incorporator of a not-for- profit corporation under the Florida Not-For-Profit Corporation Act, as set forth in Chapter 617 of the Florida Statutes, as amended, adopts the following Articles of Incorporation for such Corporation.

ARTICLE I: NAME

The name of the Corporation shall be MIAMI'S CHOSEN GENERATION, INC., herein after referred to as "Corporation."

ARTICLE II: PRINCIPAL OFFICE AND MAILING ADDRESS

The address of the principal office and the mailing address of the Corporation is 1725 NW 132 Street

Miami, FL 33167

ARTICLE III: DURATION

The period of duration of the Corporation shall be perpetual unless dissolved according to law.

ARTICLE IV: PURPOSES

The corporation is not-for-profit, and is organized and operated exclusively for, charitable, educational and scientific purposes under section 501 (c) (3) of the Internal Revenue Code of 1986, as amended. In carrying out the broad purposes, the corporation will by necessity and by choice, acquire real and personal property. Said property to be utilized in connection with, charitable, educational, and scientific activities. The incorporation will be empowered to raise funds for utilization in carrying out the above objects as allowed by the Constitution and Bylaws of the organization; to receive gifts and grants of money and property of every kind, and to administer the same for, charitable, educational and scientific purposes within the meaning of 501 (c)(3) of the Internal Revenue Code of 1986, as amended. Notwithstanding any other activities not permitted to be carried on (i) by a corporation exempt from federal income tax under Section 501 (c)(3) of the Internal Revenue Code of 1986, (or corresponding provisions of any future United States Internal Revenue of 1986 (or corresponding provision of any future United States Internal Revenue Law).

ARTICLE V: RESTRICTIONS ON ACTIVITIES

No part of the net carnings of the organization shall inure 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 set forth in the purpose clause hereof. No substantial part 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. .

ARTICLE VI: REGISTERED OFFICE AND AGENT

The Corporation's registered office shall be located at 1725 NW 132nd Street Miami FL 33167 and Susan Cambridge is the registered agent of the Corporation at that address.

ARTICLE VII: BOARD OF DIRECTORS

The number of Directors constituting the initial Board of Directors of the corporation is four (4) and names and addresses of those people who are to serve as initial directors are:

NAME:

Susan Cambridge

President/Director

Darryl Holliday Treasurer/Director

Frida Spalding Secretary/Director

LaKeisha Dixon

Director

ADDRESS:

1725 NW 132nd Street

Miami FL 33167

3529 SW 69th Way Miramar FL 33023

1370 NE 154th Street

North Miami Beach, FL 33162

4284 Sitka Drive

Douglasville, GA 30135

The number of directors may be increased from time to time by an amendment to the bylaws; however there shall never be less than three directors. All directors shall be selected as provided by the bylaws.

ARTICLE VIII: AMENDMENTS

These Articles of Incorporations may be amended at any regular or special meeting of the Board of Directors by a majority vote of those present provided that notice of the intention to submit amendments shall have been as provided by the bylaws.

ARTICLE IX: DISTRIBUTION OF ASSETS UPON DISSOLUTION

Upon dissolution of the organization, assets shall be distributed for one or more exempt purposes within the meaning of section 501 (c)(3) of the Internal Revenue Code, or shall be distributed to the federal government, or to a state or local government, for a public purpose.

ARTICLE X: INCORPORATOR

The incorporator of the Corporation is as follows:

Herbert Fabio 6855 SW 81st Street. Suite 260 Miami, Fl 33143

IN WITNES WHEREOF, I have hereunto set my hand and acknowledged and filed the foregoing Articles of Incorporation under the laws of the State of Florida, on the fiday of September, 2008.

Herbert Fabio, Incorporator

Having been named as registered agent and to accept service of process for the above state corporation at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I agree to comply with the provisions of statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligation of my position as registered agent

Susan Cambridge, Registered Agent