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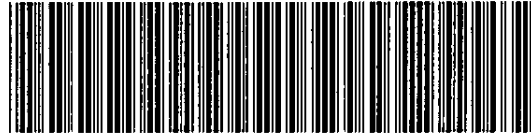
(Business Entity Name)

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2010 MAY 24 AM 11:28
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

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J. Shivers MAY 25 2010

COVER LETTER

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

SUBJECT: ARTICLES OF INCORPORATION-JURIOUS AND GODWIN, INC
(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: IVAN. C. POWELL

Name (Printed or typed)

10302 SOUTH FEDERAL HWY, #126,

Address

PORT ST. LUCIE FL. 34952-5605

City, State & Zip

772-708-8010.

Daytime Telephone number

suzannes_care@hotmail.com

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

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TALLAHASSEE, FLORIDA

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

Articles of Incorporation
For
Jurius and Godwin Inc., are as follows:

Article I

The name of the corporation shall be: Jurius and Godwin Inc.,

Article II

The duration of the corporation:

The duration of the corporation shall be perpetual.

Article III

Shares of the corporation:

The corporation is not authorized to issue any common and or no-par or any type of shares of common stock. The corporation is hereby organized pursuant to the provision of the corporation laws and code of the State of Florida.

Article IV

The name and address of the incorporator is as follows:

Ivan C Powell
333 SW Dagget Ave.
Port St. Lucie, FL 34953

Article V

The Registered agent:

The name and address of the registered agent is as follow:

Mario Marsden
1891 SW James Port Drive
Port St. Lucie, FL 34953

The registered agent has understood his role and responsibilities, and agreed to accept this position. All legal and contractual documents shall be served upon the registered agent for and or behalf of the corporation.

Declaration:

I am the Registered Agent of this corporation and my full and legal name is Mario Marsden. I hereby state that I read and understand the foregoing, and I declare that I understand my role and responsibilities in this position as Registered Agent.

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TALLAHASSEE, FLORIDA

Upon the signing of this document means that I am in agreement and have consented to accept this position of Registered Agent.

Dated 13 MAY 2010 and

Signed by *Mario M. M. M.*
Registered Agent

Article VI

The membership Certificate:

The corporation shall assume and reserve the right to admit people from various creed and backgrounds as members of the corporation. The members may be required to pay a membership fee and or dues to the corporation to be utilized for cost of initial expenses and other purpose(s).

The members must be of good moral character and shall contribute human resource services, monetary and or kinds for the development of the corporation, to support the mission aims and objectives of the corporation.

The corporation shall issue membership certificates to its members. The members shall be drawn from people within these various communities for voluntary or paid services.

Fund raising efforts:

The corporation shall be involved in fund raising efforts to cover operating cost, and to support and accomplish its budget for mission, goals, and objectives.

Article VII

The purpose of Corporation

The corporation has been formed as a NOT-FOR-PROFIT organization to provide services, which include but not limited to the following; Social, economical, educational, scientific, foreclosure prevention, immigration regulatory compliance, health and personal care services for the aging, to communities, and to the general public at large. To make and carry out contracts of every form that may be necessary, and or convenient to the accomplishment of the goals, mission and objectives of the corporation. To acquire, lease and hold or other deal of such real estate as may be necessary or convenient and or in connection with the mission and purpose of the business of the corporation. To engage in any and all form of lawful business activities for any reason, purpose (s), which is not specifically prohibited to a Not-For-Profit organizations.

Immunity which are now and in the future given here to and after by provision(s) of the corporation laws of the State of Florida shall be made available to Jurius and Godwins, Inc.,

This organization shall operate under the regulations, and guidelines of the Not-For-Profit provision of the State of Florida and the Internal Revenue code of 1986 under Section 501 (c) (3). Therefore, we shall not tolerate in any way shape or form any type of discrimination of any type against; gender, sexual orientation, color, creed, country of origin, handicap, race, tribe, language, ETC.

The By Laws of the Corporation:

The by-Laws of the corporation shall be developed, and ratified by the Board, and shall be implemented by the Board of Directors and the management as the official document of conduct of business affairs of the corporation. The Board of Directors and/or the company Corporate Attorney shall ratify such document after its preparation. Such By-Laws shall become binding upon adoption and inserted in the Company's corporate record outfit, as the corporate official guidelines and rules of conduct. Whenever it may be established that such rules guidelines and or by-laws has been misrepresented by the management of the corporation, individuals or collectively, The Board of Directors shall apply appropriate and proportionate penalties through the laws of the State of Florida and or seek administrative remedy.

Article VIII

The Corporation Seal:

The seal and impression of which appears in the margin of this consent, shall be adopted as the corporate seal of the corporation. The specimen of certification of membership in form shall be exhibited and inserted in the corporate record book as the Corporate Membership Certificate.

Article IX

The formation of the Board of Directors:

The formation of the Board shall take effect after the first and initial meeting. The registered agent shall be the Chairman of the initial meeting. The purpose of such meeting shall be to appoint officers of the corporation. Within the initial meeting the managing director shall be appointed and he/she shall be appointed as the chairman of the Board of Directors. Such chairman shall preside over all board meetings herein after. The chairman shall be responsible for the direction of the corporation and to inspire and direct the board in long term vision and missions, aim and objectives budget and long term plans.

Article X

Principal
The ~~Registered~~ Office of the Corporation:

Principal
The ~~Registered~~ office of the corporation shall be in the initial stage of operation:
10302 S Federal Hwy #126, Port St. Lucie FL 34953-5605.

Article XI

Appointment of Offices:

The appointment of the following officers shall form the initial Board of directors and these appointments shall be in accordance with the by laws as of the corporation.

- a) Appointment of Managing Director (MD)
- b) Appointment of Assistant Managing Director (AMD)
- c) Appointment of Treasurer
- d) Appointment of Secretary
- e) Appointed assistant treasury/secretary shall be the responsibilities of the Treasurer and Secretary. However such selections shall be approved by the M.D. or A.M.D.

Article XII

Functions of Managing Director:

The Managing Director shall be responsible for the long term and day to day efficient management and company, and the president shall be the chief executive officer of the corporation.

Functions of the Assistant Managing Director:

The assistant managing director shall be the chief of operating officer according to the managing director. He/she shall report to the managing director. He/she shall be responsible for necessary project, and assignments long term and short term.

Article XIII

Functions of the Treasures:

The Treasurer (s) appointed will be authorized to keep record and be directly responsible for all financial matters of the corporation. He/she shall establish and/or cause to be established the company corporate account. The initial account shall be a general Joint Savings/Checking account. He/she shall establish a General Savings account whenever fluid cash flow becomes available. He/she shall with the authorization of the managing director shall invest in secure and safe financial instrument which will in yield interest over and above normal savings interest rate. He/she is directly responsible to report to the board on all financial matters of the corporation.

Function of the Assistant/Treasurer:

The assistant treasurer shall act on behalf of the treasure/secretary whenever they are absent. He/she shall be called "Acting" in that position.

Article XIV

Functions of the Secretary:

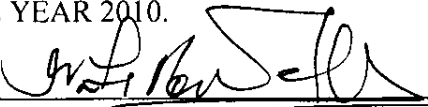
The secretary shall be responsible to keep all legal and corporate records of the corporation. He/she shall schedule all meetings, make records and take minutes of the meeting. He/she shall read and cause all contracts of the corporation to be executed in order to protect the interest of the corporation.

The Function of the assistant secretary:

The Asst. Secretary shall report directly to the Secretary and shall assume the full responsibilities of the Secretary in his/her absent.

IN WITNESS WHEREOF, THE UNDERSIGNED HAS EXECUTED THESE ARTICLES FOR THE INCORPORATION THIS DAY 13TH DAY OF MAY THE YEAR 2010.

BY



INCORPORATOR

2010 MAY 24 AM 11:28
SECRETARY OF STATE
TALLAHASSEE, FLORIDA

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