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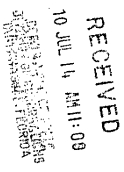
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LAUS DED, INC	<i>C</i> •	
(Corporation Name)	(Document #)	
(Corporation Name)	(Document #)	41
(Corporation Name)	(Document #)	
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July 15, 2010

LAZARUS

SUBJECT: LAUS DEO, INC. Ref. Number: W10000033314

We have received your document for LAUS DEO, INC. 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 Florida Statutes require an entity to designate a street address for its principal office address. A post office box is not acceptable for the principal office address. The entity may, however, designate a separate mailing address. The mailing address may be a post office box.

Please return the corrected 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) 245-6933.

Dale White Regulatory Specialist II New Filing Section

Letter Number: 510A00017200

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SUFFICIENCY DEFINITION

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LAUS DEO, INC.

A Corporation Not-for-Profit

FILED

We the undersigned, hereby associate ourselves together for the purpose of becoming a Not for Profit Corporation under Chapter 617 of the Florida Statutes and the Laws of or street the State of Florida, providing for the formation, liability, rights, privileges and immunities of a Corporation not for profit.

ARTICLE ONE: CORPORATE NAME

The name of the Corporation shall be LAUS DEO, INC. (Words are in Latin which in English translate as "Glory to God" and in Spanish as "Gloria a Dios"); those names in English and in Spanish may also be used to identify the Corporation.

ARTICLE TWO: PURPOSE OF THE CORPORATION

The general nature and purpose of the Corporation and the business to be conducted by the Corporation shall be to develop a Charity to give assistance and support to abused women all over the world. For the said purpose the Corporation will organize members of the public who are interested in the protection of abused women in need of support and assistance to collect and raise funds to take aid and help to those women in the poorest countries where the Governments provide little or no aid or assistance to raped or abused women. The Corporation will promote seminars, study groups, lectures, and any other activity conducive to the awareness, defense, and promotion of abused women. The Corporation will develop clinics abroad in the countries where women are in the most need for assistance, to bring to them medical, psychological and psychiatric care, food, and shelter. In essence, the goal of the Corporation is, by way of the education and training of abused women, to empower them in a manner as to make them fit to compete in life and become productive members of the society they live in.

ARTICLE THREE: FUNDING.

This Corporation will originate and use its funds initially in the following manner:

Source A). Donations made by any contributor and dues of the membership. Destination A) These monies shall be used by the Board of Directors to pay for the costs of administration of the publications and to pay salaries, services, administrative costs, and all expenses connected with the initial operation of this Corporation.

Source B). There will be \$10.00 a month fee per member that will be placed on an account with any bank in Miami, Florida. Destination B) These funds will be used to

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pay for the promotion of the corporate projects, and administrative costs of operating the Corporation, and whatever remainder may there be in the account will be used to pay for the initial rents or down payment of a office unit, or be used as equity to obtain funding for other projects of the Corporation.

Source C). Loans and grants from National, State and Local Agencies or Private Organizations will be used according to the specific stipulations that may attach to those Loans and Grants.

The Corporation shall have all of the statutory powers of a Corporation not for profit and except where variances permitted by law appear in these Articles. The Corporation may enter into lease agreements and may acquire and enter into agreements acquiring lease holds, memberships, and other possessory or use interest for terms up to and including 99 years, intended to provide for the purposes of the Corporation as enumerated before; including, but not limited to, lease of recreation areas and facilities.

ARTICLE FOUR: MEMBERSHIP.

All persons who are interested in promoting, assisting and aiding abused women are eligible to become members of this Corporation. Membership will require the signing of a membership agreement, the payment of a membership fee, and subsequent payment of a monthly fee shall apply to each member in order to obtain the goals of this Association. The subscribers shall remain members of the Corporation and shall each be entitled to one vote.

Membership will terminate automatically and immediately as a member terminates the agreement; whether by breach of contract or by breach of any of the conditions related to such contracts, or for the non-payment of fees.

ARTICLE FIVE: VOTING RIGHTS

Each member in good standing shall be entitled to one vote at the meetings of the Corporation's General Assembly.

ARTICLE SIX: NO PROFIT TO MEMBERS.

No part of the income of this Corporation shall be distributed to its members except as compensation for services rendered. Funds received in trust may be returned to the grantors and shall not be considered income of the Corporation.

ARTICLE SEVEN: CORPORATE EXISTANCE.

This Corporation shall exist perpetually unless dissolved according to law.

ARTICLE EIGHT: CORPORATE REGISTERED AGENT AND ADDRESS.

The initial registered office of the Corporation shall be at: 680 NW 133 Court; Miami, Florida 33182; and the Registered Agent at that address shall be EDUARDO

PICHARDO. 7HE PRINCIPAL OFFICE SHALL BE 680 NW 133 COURT, MIAMI
FLORIDA 33182

ARTICLE NINE: DIRECTION AND MANAGEMENT.

The business of the Corporation shall be conducted by a Board of Directors, which shall consist of not less than Two persons but not more than Five, as shall be designated in the by-laws and elected at the General Meeting of the Membership or by designation of the Board of Directors. If at any time, for any reason the President of the Board is in a position where he or she needs to appoint other Directors without

ARTICLE TEN: INITIAL BOARD OF DIRECTORS.

The names and street addresses of the members of the first Board of Directors and Officers, all of whom shall hold office until their successors are duly elected and qualified, are as follows:

Mercedes Rocha 680 NW 133 Court, Miami, Florida, 33155 President

Eduardo Pichardo 680 NW 133 Court Miami, Florida 33144 Secretary/Treasurer

The above mentioned Directors shall serve for an initial period of five years, unless the General Assembly of the Corporation or the Board of Directors itself, decide to change that period of time. The subsequent periods for the Members of the Board of Directors shall be of three years. The Board will appoint the new members of the Board by majority vote of those present. The Board may be able to vote and conduct their business through the use of emails. All the Minutes of the Meetings of the Board of Directors shall be in electronic form and transmitted to all the Members of the Board via email.

ARTICLE ELEVEN: INDEMNIFICATION.

All officers and directors shall be indemnified by this Corporation against all expenses and liabilities including attorney's fees (including appellate proceedings) reasonably incurred in connection with any proceedings or settlement thereof in which they may become involved by reason of holding such office. The association may purchase and maintain insurance on behalf of all officers and directors against any liability asserted against them or incurred by them in their capacity as officers and directors or arising out of their status as such.

ARTICLE TWELVE: CORPORATE BYLAWS.

The by-laws of the Corporation shall be prepared and adopted by the Board of Directors and may be altered, amended or rescinded in the manner prescribed by the same by-laws. The Board of Directors shall have the Power to call for the Meeting of the General Assembly of the Membership at any time they find fit and proper and shall give reasonable notice of the Meeting to the membership via email.

ARTICLE THIRTEEN: INCORPORATORS.

The name and street addresses of the Subscribers and Incorporators of these Articles of Incorporation are as follows:

Mercedes Rocha 680 NW 133 Court, Miami, Florida, 33155 President

Eduardo Pichardo 680 NW 133 Court Miami, Florida 33144 Secretary/Treasurer

ARTICLE FOURTEEN: AMENDMENTS.

The Corporation reserves the right to amend, alter, change or repeal any provisions contained in these Articles of Incorporation by a simple majority vote or all voting rights of all members of the Corporation. All rights conferred upon the members herein are granted subject to this reservation except for those rights contained in these Articles of Incorporation.

In witness whereof, we the undersigned su Incorporation have set our hands and seals the	
Mercedes Rocha President	Eduardo Pichardo Secretary/Treasurer
State of Florida: County of Dade:	
I HEREBY CERTIFY that on this dad duly authorized and personally appeared Me are well known to me and whom I know to be executed the foregoing instrument, and they executed the said instrument.	rcedes Rocha and Eduardo Pichardo, who be the persons subscribed herein and who
Witness my hand and official seal in the Alfouso E. Oviet Van Notary Public	MINONSO E. OVIETINI
Having been named as registered agent to stated corporation at the place designated and accept the appointment as registered	in this certificate, I am familiar with
Signature of	
Eduardo Pichardo Registered Agent/Incorporator	200 JUL SECRETA
Date: of May 2010.	LIBP: Su MSSEE, PURE