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ARTICLES OF INCORPORATION OF KYA INTERNATIONAL FOUNDATION, INC.

A Florida "Not for Profit" Corporation

The undersigned citizen of the United States of America, acting as incorporator of a corporation under Chapter 617 of the Florida Statutes, does hereby adopt the following Articles of Incorporation:

ARTICLE I CORPORATE NAME

The name of the Corporation is: KYA International Foundation, Inc.

ARTICLE II PRINCIPLE OFFICE/MAILING ADDRESS

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The principle office and mailing address of the Corporation is:

8951 NW 109 CT. Unit # 1003 Miami, FL 33178

ARTICLE III CORPORATE DURATION

The duration of the Corporation is perpetual.

ARTICLE IV PURPOSE OF CORPORATION

Said organization 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 corresponding section of any future federal tax code.

ARTICLE V NON-PROFIT PROVISIONS OF CORPORATION

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 IV 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 VI BOARD OF DIRECTORS

The directors of the Corporation shall be elected in accordance with methods and qualifications specified in the bylaws of the Corporation. In no event, shall the number of directors be fewer than three.

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The names and addresses of the Initial Board of Directors are:

Kenia Espana Madrid, President 8951 NW 109 CT., Unit # 1003, Miami, FL 33178

Angel Aguilar, Vice President 8951 NW 109 CT., Unit # 1003, Miami, FL 33178

Mckenssy Almendares, Treasurer 8951 NW 109 CT., Unit # 1003, Miami, FL 33178

Carole Hart, Secretary 780 South Suncoast Blvd, Lot 37A, Homosassa, Fl 34448

Marvin Aguilar, Director Colonia Serro Grande, Zona #3, Bloque E, Casa 2414, Teguolgalpa, Honduraa, Central America

Lillian Aguilar, Director Colonia Serro Grande, Zona #3, Bloque E, Casa 2414, Teguolgalpa, Honduras, Central America

Americo Madrid Hart, Director Colonia la Jolla, Sector #1, Bioque #3, Casa 5402, Tegucigalpa, Honduras, Central America

Andres Avila, Director 13750 SW 160 Terrace Miami, Fl 33177

ARTICLE VII DISSOLUTION

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 VIII INCORPORATORS

The name and address of the Incorporator executing these Articles of Incorporation are:

Kenia Espana Madrid 8951 NW 109 CT., Unit # 1003, Miami, FL 33178

ARTICLE IX INITIAL REGISTERED AGENT AND OFFICE

The Corporation's Initial Registered Agent and Registered Office in the State of Florida are:

Initial Registered Agent: Kenia Espana Madrid

Initial Registered Office: 8951 NW 109 CT Unit 1003 Miamí, FL 33178

AKNOWLEDGMENT AND CONSENT OF REGISTERED AGENT

Having been named Initial Registered Agent to accept service of process on the Corporation at the Initial Registered office designated in these Articles of Incorporation, I hereby accept such status and consent to act in this capacity and agree to requirements of law pertaining thereto.

Kenia Espana Madrid Registered Agent nia Espana Madrid

IN WITNESS WHEREOF, WE, the Incorporators, have executed these Articles of Incorporation this <u>5th</u> day of <u>November</u>, 2010.

STATE OF FLORIDA COUNTY OF MIAMI-DADE

I HEREBY CERTIFY that on this day, before me, an officer duly authorized in the State aforesaid and in the County aforesaid to take acknowledgements, personally appeared Kenia Espana Madrid who is either personally known to me or who produced a valid Driver's License, executed the foregoing instrument as incorporators and acknowledged before mo that he or she executed the same.

WITNESS my hand and official seal in the County and State last aforesaid this <u>5th</u> day of <u>November</u> , 2010.



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Kenia Espáno Madrid

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operator

(Official Notary Public State of Plorida)

(Name of Notary Typed, Printed or Stamped)

6/10/2014

My Commission Expires: