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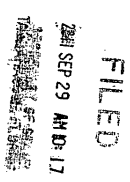
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COVER LETTER

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

SUBJECT: V.O.I.C.E.S. International Foundation, Inc.
(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX) Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for: \$78.75 \$70.00 \$78.75 \$87.50 Filing Fee Filing Fee Filing Fee & Filing Fee, & Certified Copy Certified Copy Certificate of & Certificate Status ADDITIONAL COPY REQUIRED FROM: Wendi Stovall Name (Printed or typed) 1105 Ft. Clarke Blvd, Suite 1204 Address Gainesville, FL 32606 City, State & Zip 702-759-9779 Daytime Telephone number wendi.vif@gmail.com E-mail address: (to be used for future annual report notification)

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

Articles of Incorporation of V.O.I.C.E.S. International Foundation, Inc.

The undersigned Incorporator of V.O.I.C.E.S. International Foundation. Inc., a Not for Profit corporation, adopts the following Articles of Incorporation:

Article 1

Name

The name of the nonprofit corporation is V.O.I.C.E.S. International Foundation, Inc.

Article 2 Principal Mailing Address

The principal street address of the corporation is 1105 Ft. Clarke Blvd, Suite #1204, Gainesville, FL 32606.

Article 3 Purpose

The Corporation 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. The Corporation may receive and administer funds for scientific, religious, educational and charitable purposes within the meaning of section 501(c)(3) of the Internal Revenue Code. The corporation will apply for a tax exempt status under Section 501(c)(3) of the Internal Revenue Code.

Article 4 Manner of Election

The business of this corporation shall be managed by a Board of Directors consisting of, at least 3 and no more than 12 members, together with the officers of the corporation. At least one of the directors elected shall be a resident of the State of Florida and a citizen of the United States. The board of directors shall have a president, vice-president, secretary and treasurer. Any person may hold two or more offices except that of the president shall not also be vice-president. The board of directors shall elect officers. The term of the officers shall be three-year terms and are limited to three consecutive terms. Officers by virtue of their office shall be members of the Board of Directors. The Board of Directors (The Board) is responsible for setting policy and governing the corporation. The board shall manage the business and affairs of the corporation. The governing powers to conduct business may be delegated to an agent of the board, such as the Chief Executive Officer. The Board shall appoint any committee it deems necessary to help fulfill its functions. The terms of the founding members shall not expire or be revoked for reasons other than financial or legal misbehavior. The terms for non-founding members of the Board shall be fixed for a term of three years, or until a successor is selected. Non-founding board members may be revoked by a 2/3 vote of the Board. The board shall be known as a self-perpetuating board. Candidates for membership shall be selected from among those nominated by existing board members. New members shall be seated on the Board after a majority vote of current directors at posted meeting. Each director shall have one vote and such voting may not be done by proxy. A director who has missed four or more consecutive meetings may be removed by a majority vote of the board members then sitting. Other conditions under which a board member may be removed by a vote of the directors include breach of confidentiality, failure to

disclose a conflict of interest, or failure to exercise the duties of a board member. Any director may resign at any time by giving written notice of resignation to any officer of the board.

Article 5 Board of Directors

The initial board of directors shall consist of three (3) directors, who need not be residents of the State of Florida. The names and addresses of the persons who shall serve as initial directors are as follows:

Wynona Singleterry, President 6115 Abbotts Bridge Road #303 Duluth, GA 30097

Taylor Rhodes, Vice President 1105 Ft Clarke Blvd #1204 Gainesville FL 32606

Wynona Singleterry, Secretary 6115 Abbotts Bridge Road #303 Duluth, GA 30097 Wynona Singleterry, Treasurer 6115 Abbotts Bridge Road #303 Duluth, GA 30097

William Wesley, Director 3736 Shallow Dove Ct Las Vegas, NV 89032

Article 6 Registered Agent and Address

Wendi Stovall 1105 Ft Clarke Blvd #1204 Gainesville FL 32606

The county of the registered office is Alachua

Article 7
Incorporator

The name and address of the incorporator is:

Wendi Stovall 1105 Ft Clarke Blvd #1204 Gainesville FL 32606

> Article 8 Members

This corporation will have no members.

Article 9
Powers

The corporation has the power to engage in any lawful activity under the corporation code of the State of Florida, including opening and operating a bank account.

Article 10 Territory

The territory in which the operations of the Corporation are principally to be conducted is the United States and its territories and possessions but the operations of the Corporation shall not be limited to such territory.

Article 11 Earnings

No part of the net earnings of the Corporation shall inure to the benefit of any member, trustee, officer of the Corporation, or any private individual, except that reasonable compensation may be paid for services rendered to or for the Corporation affecting one or more of its purposes and no member, trustee, officer of the Corporation, or any private individual shall be entitled to share in the distribution of any of the corporate assets on dissolution of the Corporation. 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 publication or distribution of statements, any political campaign on behalf of any candidate for public office.

Article 12 Duration

The period of duration of the corporation is perpetual.

Article 13 Indemnification

The corporation does indemnify any directors, officers, employees, incorporators, and shareholders of the corporation from any liability regarding the corporation and the business of the corporation, unless the person fraudulently and intentionally violated the law and/or maliciously conducted acts to damage and/or defraud the corporation, or as otherwise provided under applicable state corporate statute.

Article 14 Property

The Corporation is empowered to hold any property, or any undivided interest therein, without limitation as to amount or value; to dispose of any such property and to invest, reinvest or deal with the principal or income in such manner as in the judgment of the directors, will best promote the purposes of the Corporation, without limitations except such limitations, if any, as may be contained in the instrument under which property is received these Articles of Incorporation, the By-laws of the Corporation or any applicable laws to do any other act or thing incidental for or connected with the foregoing purposes or in advancement thereof, but not for the pecuniary profit or financial gain of the directors of officers except as permitted under the non-profit Corporation Law.

Article 15 Bylaws

The incorporator shall adopt the initial bylaws of the corporation.

Article 16 Dissolution

Upon the dissolution of the Corporation or the winding up of its affairs, the assets of the Corporation shall be distributed exclusively to one or more charitable, religious, scientific, literary or educational organizations which would then qualify under the provisions of section 501(c)(3) of the Internal Revenue Code and it's regulations as they now exists or as they may be here after amended or the federal government, or to a state or local government for a local purpose. Any such assets not so disposed of shall be disposed of by the Court of Common Pleas 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.

Having been named as registered agent to accept service of p corporation at the place designated in this certificate, I am for appointment as registered agent and agree to act in this capa	amiliar with and accept the
Word Storell	·
Required Signature of Registered Agent	
<u>09/20/2011</u> Date	
Wendi Stovall	
Print Name	
I submit this document and affirm that the facts stated hereing information submitted in a document to the Department of Sas provided for in s.817.155, F.S.	_ ·
Required Signature of Incorporator	
<u>09/20/2011</u> Date	
Wendi Stovall	Sep Sep

Print Name