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J. SHIVERS FEB 01 2013

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COVER LETTER

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

SUBJECT: Native American Heritage Foundation, Inc.

(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is an original	and one (1) copy of the Art	\$78.75	d a check for :]	
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-	Certificate of Status	& Certified Copy	Certified Copy & Certificate		
		ADDITIONAL C	OPY REQUIRED		
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FROM	George B. Dodge	,Sr. / Pres.			
	Name (P	rinted or typed)	- /		
	ALL L	2012 JAN 31			
	<i>P</i>	Address			
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850-473-0108			FLORIGA	AH ID: 22	J
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	whiteantelope4	5@yahoo.com	1		

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

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

ARTICLE OF INCORPORATION OF A FLORIDA NONPROFIT CORPORATION

ARTICLE I - CORPORATE NAME

Native American Heritage Foundation, Inc.

ARTICLE II – CORPORATE NATURE

This is a nonprofit corporation, organized solely for general charitable purposes pursuant to the Florida Corporations Not for profit Florida Law set in Part I of Chapter 617 of the Florida Statues.

ARTICLE III - GENERAL AND SPECIFIC PURPOSE

Section One.

Native American Heritage Foundation. Inc.

Is organized and shall be operated exclusively for charitable, educational, community development and other related purposes, including, but not limited to, sponsoring, organizing, administering, enhancing and operating activities for the benefit of the surrounding communities. It is the purpose of Native American Heritage Foundation, Inc (NAHF) is to create an awareness of the fact that Indigenous Peoples lived on and were an integral part of the land now called North America for thousands of years prior to the advent of the European and that there is benefit in knowing and understanding their contributions to the overall history of America.

Section Two. Native American Heritage Foundation, Inc.

.Is a not-for-profit corporation organized under Chapter 617, Florida Statutes. The Corporation is not formed for pecuniary profit. No part of the income or assets of the Corporation is distributable to or for the benefit of its directors or officers, except to the extent permissible under the Articles of Incorporation and Bylaws, under law and under 26 U.S.C.A. § 501(c)(3) of the Internal Revenue Code. No private individual shall have any vested right, interest or privilege in or to the assets, income, or property of the Corporation and no part of the income or assets of the Corporation shall be distributable to or for the benefit of private individual, except to the extent permissible under the Articles of Incorporation, Bylaws, under law and under 26 U.S.C.A. § 501(c)(3) of the Internal Revenue Code.

ARTICLE IV - COMENCEMENT AND DURATION

The corporation is to commence it corporate existence on the date of subscription and acknowledgement of these articles of incorporation and shall exist perpetually thereafter until dissolved according to law.

ARTICLE V - BOARD OF DIRECTORS

All corporate powers shall be exercises by and under the authority of, and business and affairs of the corporation shall be managed under the direction of board of directors.

The corporation shall have four (5) directors initially. The number of directors may thereafter be increased or decreased from time to time in accordance with the bylaws of the corporation.

The names and street addresses of the initial directors who shall hold office until their successors, who shall be chosen at the first meeting of members, have qualified, shall be:

George B. Dodge,Sr. / Pres. 615 E. Ditmar St. Pensacola, Fla. 32503 850-473-0108

Joseph L. Herring / Treasurer 1901 N. 58th Street Pensacola, Fla. 32506 850-332-5494

Robert Nicholson / Publicist 3570 Marjean Dr. Pensacola, Fla. 32504 850-433-5206

Billie Nicholson / Secretary 3570 Marjean Dr. Pensacola, Fla. 850-433-5206

Margaret A. Dodge / Director 615 East Ditmar St. Pensacola, Fia. 32503 850-473-0108

ARTICLE VI - PRINCIPAL OFFICE

The principal street address and mailing address is as follows:

615 E. Ditmar St. Pensacola, Fla. 32503

ARTICLE VII – INITIAL REGISTERED AGENT AND STREET ADDRESS

George B. Dodge, Sr. Pres. 615 E. Ditmar St. Pensacola, Fla. 32503

ARTICLE VIII- BY LAWS

The power to adopt, alter or repeal bylaws shall be vested in the board of directors, members, and officers of the Native American Heritage Foundation, Inc.,

With majority Vote.

ARTICLE IX – DEDICATION OF ASSETS

The property of this corporation is irrevocably dedicated to charitable purpose, and no part of the net income or assets of this corporation shall even inure to the benefit of any director, officer or member thereof, or the benefit of any private individual.

ARTICLE X – DISTRIBUTION OF ASSETS

Upon the dissolution or winding up of this corporation, its assets remaining after payment of provision for payment of all debts and liability of the corporation, shall be distributed to a non-profit fund, foundation or corporation which is organization is organized and operated exclusively for charitable purpose and which has established its tax exempt status under Section 501 (c) (3) of the Internal Revenue Code of 1954, or corresponding provisions of any subsequent federal tax Laws.

ARTICLE XI - The Incorporator

The undersign being the incorporator of this corporation, for the purpose of forming this nonprofit corporation und the laws of the State of Florida, have executed the Article of Incorporation, this 26st day of January 2012.

> George Dodge, Sr. 1603 North 58th Ave. Ave. PENSACOLA FL 32526

ACCEPTANCE OF RESIDENT AGENT	1			
I George B. Dodge, Sr. do herby certify that I am a resid	lent of t	the state of F	lorida	,
and that I am familiar with and accept the duties and responsibilities	s as a re	egistered age	nt for	
Native American Heritage Foundation, i	nc.			
ignature. Ang Sa	Date	DECKETARY OF STAILANASSEE, FLORE FLO	2012 JAN 31 AM 10: 2	