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DEFARTMENT OF STATE

FLORIDA DEPARTMENT OF STATE Division of Corporations

April 26, 2012

LAZARUS CORPORATE FILING SERVICE 3320 SW 87TH AVENUE MIAMI, FL 33165

SUBJECT: LASTORTUGAS.ORG INC. Ref. Number: W12000022946

We have received your document for LASTORTUGAS.ORG 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.

Section 617.0803, Florida Statutes, requires that the board of directors never have fewer than three directors.

The person designated as registered agent in the document and the person signing as registered agent must be the same.

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) 245-6052.

Thomas Chang Regulatory Specialist II New Filing Section

Letter Number: 612A00012725

Division of Comparationa, DO BOX 6227 Tallahaggaa Florida 22214

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LAZARUS CORPORATE FILING SE	RVICE		
3320 SW 87 TH AVENUE			
MIAMI, FL 33165 (305) 55	52-5973		
		Office Use Only	• •• •
CORPORATION NAME(S) & DOCUM	IENT NUMBER(S), (if known):	
1. <u>LASTORTUGAS</u> (Corporation Name)	ORG]	AC.	
2(Corporation Name)	(Document #)		<u> </u>
3(Corporation Name)	(Document #)		
4(Corporation Name)	(Document #)		
Walk in Pick up time	2.00	Certified Copy	
Mail out Will wait	Photocopy	Certificate of St	atus
NEW FILINGS Profit Not for Profit Limited Liability Domestication Other	AMENDMENTS Amendment Resignation of Change of Reg Dissolution/W Merger		
OTHER FILINGS	REGISTRATION	/QUALIFICATION	
 Annual Report Fictitious Name 	 Foreign Limited Partne Reinstatement Trademark Other 		
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Examiner's Initials

LasTortugas.Org INC.

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

ARTICLE ONE

The name of the Corporation shall be LasTortugas.Org INC.

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ARTICLE TWO

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The general nature of the business to be conducted by the Corporation shall be to organize members of the public who are interested in promoting the advancement and promotion of the individuals and the members of the Hispanic/Latino Community that live in the United States of America. In order to achieve that purpose the Corporation will endeavor to give charitable aid and assistance to people in need who may be in that predicament as a consequence of deportation of a family member or because they were involved in protests petitioning for a reform of the immigration laws of the United States of America.

ARTICLE THREE

The Corporation will promote seminars, study groups, lectures, and any other activity conducive to the acquisition of immigration status, promotion and advancement of Immigrants who reside in the U.S.A. regardless of their national origin, race, religion or any other difference including political opinion and or language.

ARTICLE FOUR

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

Source A). Any and all Donations made by any contributor and any dues of the membership. Use and Destination of the funds from Source A). These monies shall be used by the Board of Directors to pay for the costs of providing assistance and aid to people in need because of the Deportation of Family members or for participating in protests petitioning for a reform of the immigration laws of the United States of America and all expenses related to these purposes including all administrative costs of the Corporation and to pay salaries, services, administrative costs, and all expenses connected with the operation of this Corporation.

Source B). The Corporation will ask for Donations of \$10.00; 15.00; 20.00; or more from members of the public that may seek to join the organization and donate monies for that cause on a monthly basis. Use and Destination of the funds from Source Destination B). These funds will be used to pay for the promotion of the corporate projects, and administrative costs of operating the Corporation, and the remainder 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 Development Organizations will be used according to the specific stipulations that the Board of Directors may decide.

The Corporation shall have all of the statutory powers of a Corporation not for profit and except where a variance permitted by law appears 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 enjoyment recreation use and benefit of the members; included, but not limited to, lease of recreation areas and facilities.

ARTICLE FIVE

All persons who are interested in promoting the legal immigration status for the undocumented alien community or in giving aid and assistance to people distressed by the separation from family members who have been deported, are eligible to become members of this Corporation. Membership will require the signing of a membership agreement, the payment of a voluntary membership fee, and subsequent payment of a monthly voluntary 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 once the obligation to pay them has been entered into.

ARTICLE SIX

Each member in good standing shall be entitled to one vote at the Corporation meetings.

ARTICLE SEVEN

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

ARTICLE EIGHT

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This Corporation shall exist perpetually unless dissolved according to law.

ARTICLE NINE

This initial registered office of the Corporation shall be at: 8370 West Flagler Street, Suite 110; Miami, Florida 33144; and the Registered Agent at that address shall be Alfonso Oviedo, Esquire.

ARTICLE TEN

The business of the Corporation shall be conducted by a Board of Directors, which shall consist of not less than three persons, as shall be designated by the by-laws and elected at the annual meeting.

ARTICLE ELEVEN

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

Juan Salvador Guerrero (PRESIDENT) 1755 NW 57 Avenue	Miguel Lopez (TREASURER) 8370 west Flagler Street, Suite 110
Miami, Florida, 33155	Miami, Florida 33144
Alfonso Oviedo (SECRETARY) 8370 W. Flagler Street, Suite 110 Miami, Florida 33144	
ARTICL	E TWELVE

All officers and directors shall be indemnified by the association 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 THIRTEEN

The by-laws of the Corporation shall be adopted by the Board of Directors and may be altered, amended or resident in the manner prescribed by the by-laws.

ARTICLE FOURTEEN

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

Juan Salvador Guerrero	(PRESIDENT)	Miguel Lopez (TREASURER)
1755 NW 57 Avenue		8370 West Flagler Street, Suite 110
Miami, Florida, 33155		Miami, Florida 33144

Alfonso Oviedo *(SECRETARY)* 8370 W. Flagler Street, Suite 110 Miami, Florida 33144 In witness whereof, we the undersigned subscribers to these Articles of Incorporation have set our hands and seals this 13th day of May, 2012.

Juan Salvador Guerrero Alfons

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State of Florida: County of Dade:

I HEREBY CERTIFY that on this 13th day of May, 2012, before me an officer duly authorized and personally appeared Juan Salvador Guerrero, Miguel Lopez and Alfonso Oviedo to me well known and known to be the persons subscribed herein and who executed the foregoing instrument, and they acknowledge before me that they executed the said instrument.

Witness my hand and official seal in the County and State afore said date.



I, <u>Alfonso Oviedo</u>, having been named to be the Registered Agent and to accept service of process for the above stated Corporation at the place designated in this certificate, I hereby agree to act in this capacity and I further agree to comply with the provisions of all statutes relative to the proper and complete performance of my duties. The Corporation has its principal Office address at: <u>8370 West</u> Flagter Street, Suite 110; Miami, Florida 33144

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Alfonso Oviedo Dated: 5-13-2012

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