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FILED 12 JUN 14 PH 2: 43 SECRETARY OF STATE ALLAHASSEE. FLORID

COVER LETTER

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

SUBJECT: FUNDACION PARA LA FORMACION E INTEGRACION FAMILIAR (PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX) CORP.

Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for :

\$70.00 Filing Fee

\$78.75 Filing Fee & Certificate of Status

7\$87.50 \$78.75 Filing Fee & Certified Copy

Filing Fee, Certified Copy & Certificate

ADDITIONAL COPY REQUIRED

FROM: CARLOS E. RAMOS Name (Printed or typed) G146 Sw 191 Are Address PEMBROKE PINES, FL 33332 City, State & Zip 954-636-1775 Daytime Telephone number Ffinfe @ Live.com E-mail address: (to be used for future annual report notification)

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



RECEIVED.

12 JUN 14 PK 1:03

ALAANSE ATAL

FLORIDA DEPARTMENT OF STATE Division of Corporations

May 14, 2012

CARLOS E RAMOS 6146 SW 191 AVE PEMBROKE PINES, FL 33332

SUBJECT: FUNDACION PARA LA FORMACION E INTEGRACION FAMILIAR CORP. Ref. Number: W12000026581

We have received your document for FUNDACION PARA LA FORMACION E INTEGRACION FAMILIAR CORP. and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

Section 617.0202(d), Florida Statutes, requires the manner in which directors are elected or appointed be contained in the articles of incorporation or a statement that the method of election of directors is as stated in the bylaws.

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

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.

Ruby Dunlap Regulatory Specialist II New Filing Section

Letter Number: 812A00014219

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Articles of Incorporation Nonprofit Corporation

In compliance with Chapter 617, F.S. (Not for Profit)

FILED 12 JUN 14 PM 2:43 SECRETARY OF STATE TALLAHASSEE, FLORIDA

ARTICLE I NAME/REGISTERED OFFICE

The name of this corporation shall be:

FUNDACION PARA LA FORMACION E INTEGRACION FAMILIAR CORP.

The Corporation's registered office is located at:

6146 SW 191 AVE, PEMBROKE PINES, FL 33332

The Corporation's mailing address is located at:

6146 SW 191 AVE, PEMBROKE PINES, FL 33332

ARTICLE II PURPUSE

This corporation is organized for charitable, educational, religious and bring medical help purposes, within the meaning of section 501(c)(3) of the Internal Revenue Code of 1986

A. The Purpose for which this Corporation is:

1. Shall be charitable, educational, religious and bring medical help to poverty communities in the State of Florida and around the world.

2. Should be channeled aid to ANY person, regardless of race, class, gender, creed and social condition.

3. All funds, whether income acquired by gift or contribution or otherwise, shall be devoted to said purpose of charitable, educational, religious and bring medical help to people in poverty.

B. To accomplish the foregoing purpose, the corporation shall carry out the following activities:

1. Organization, promotion and participation in activities involving charitable, educational, religious and medical.

Provision of assistance in every possible way with the people in need inside our work area.
Any other activity consistent with the foregoing and with the purpose of the corporation, subject to the provisions of Section 501(c)(3) and 107(c)(2) of the Internal Revenue Code and its Regulations as they now exist or as they may hereafter be amended.

ARTICLE III LIMITATIONS

At all times the following shall operate as conditions restricting the operations and activities of the corporation.

- 1. No part of the net earnings of the corporation shall inure to any member of the corporation not qualifying as exempt under Section 501(c)(3) of the Internal Revenue Code of 1986, as enacted or hereafter amended, nor to any Director or Officer or the corporation nor to any other private persons, excepting solely such reasonable compensation that the corporation shall pay for services actually rendered to the corporation, or allowed by the corporation as a reasonable allowance for authorized expenditure incurred on behalf of the corporation.
- 2. No substantial part of the activities of the corporation shall constitute the carrying on of propaganda or otherwise attempting to influence legislation, or any initiative or referendum face the public; and the corporation shall not participate in, or intervene in (including by publication or distribution of statements), any political campaign on behalf of, or in opposition to, any candidate for public office.
- 3. Nor with any other provision of this articles, the corporation shall not carry on any other activities not be permitted to be carried on by a corporation exempt from federal income tax, under Section 5601(c)(3) of the Internal Revenue Code of 1986, now enacted or hereafter amended.

ARTICLE IV DIRECTORS / MEMBERS

For the election of the board, as well as the admission or removal of any board member, will be held every two years, with the right to vote only board members and will be by majority vote.

Have its exception, in case you perform a secondary special meeting of the Board of Directors, before the end of the second year, to make changes to the same board of directors or members of the same corporation.

Membership in the Corporation shall be open and will be granted to all persons exercising an interest in help our communities in poverty, as may be determined by Bylaws.

Bringing someone as a member of the Corporation, should be done by a group responsible for admission; and shall be a primary consideration for admission, their moral qualities, professional

and willing to work for the good of the people in need, according to the regulations and statutes of the Corporation.

The corporation's first Board of Directors shall be comprised of the following natural persons:

Directors:

Carlos Emilio Ramos	PRESIDENT	6146 SW 191 AVE, Pembroke Pines, Fl 33332
Esther Soledad Pena	VICEPRESIDENT	6146 SW 191 AVE, Pembroke Pines, Fl 33332
Amada Ena Bocanegra	SECRETARY	6146 SW 191 AVE, Pembroke Pines, Fl 33332
Members:		
Karla Stefania Ramos	MEMBER	6146 SW 191 AVE, Pembroke Pines, Fl 33332
Carlos Fabian Ramos	MEMBER	6146 SW 191 AVE, Pembroke Pines, Fl 33332

ARTICLE V DEBT, OBLIGATIONS AND PERSONAL LIABILITY

The management and affairs of the corporation shall at all time by the direction of a Board of Directors, whose operations in governing the corporation is defined by law and by the company `s statutes. No member or Director shall have any right, title or interest in or to any property of the corporation.

The corporation shall not lend any of its assets to any officer or Director of this corporation (unless such loan program is regularly conducted as part of the activities of the organization and the qualification of the individual to participate in same is determinate by a panel comprised solely as non-Board members), or guarantee to any person the payment of a loan by an officer or director of this corporation.

No member, officer or Director of this corporation shall be personally liable for the debts or obligations of this corporation of any nature whatsoever, nor shall any of the property of the members, officers or Directors, be subject to the payment of the debts or obligations of this corporation.

ARTICLE VI DISSOLUTION

Upon the time of dissolution of the corporation, assets shall be distributed by the Board of Directors, after paying or making provisions for the payment of all debts, obligations, liabilities, costs and expenses of the corporation, for one or more exempt purposes 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, 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 purpose or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE VII AMENDMENT OF ARTICLES OF INCORPORATION

These Articles of Incorporation may be amended by a two-thirds majority vote of the Board of Directors present and voting at any meeting, provided that notice of the proposed action was included in the notice of the meeting not less than one month before the meeting.

ARTICLE VIII REGISTERED AGENT

The Registered Agent of this corporation is:

CARLOS EMILIO RAMOS

Address: 6146 SW 191 AVE, PEMBROKE PINES, FL 33332

ARTICLE IX INCORPORATOR

The Incorporator of this corporation is:

CARLOS EMILIO RAMOS

Address: 6146 SW 191 AVE, PEMBROKE PINES, FL 33332

The undersigned incorporator certify both that he execute these articles for the purposes herein stated, and that by such execution, he affirm the understanding that should any of the information in these articles be intentionally or knowingly misstated, he is subject to criminal penalties constitute a third degree felony for in s.817.155, F.S..

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I am familiar with and accept the appointment as registered agent and agree to act in this capacity.

FILED 12 JUN 14 PM 2:43 SECRETARY OF STATE TALLAHASSEE. FLORIDA 06/07/2012

Required signature of Registered Agent

I submit this document and affirm that the facts stated herein are true.

06/07/2012

Required signature of Incorporator