## N130003550

| (Requestor's Name)                      |  |  |  |  |  |
|---|--|--|--|--|--|
| (Address)                               |  |  |  |  |  |
| (Address)                               |  |  |  |  |  |
| (City/State/Zip/Phone #)                |  |  |  |  |  |
| PICK-UP WAIT MAIL                       |  |  |  |  |  |
| (Business Entity Name)                  |  |  |  |  |  |
| (Document Number)                       |  |  |  |  |  |
| Certified Copies Certificates of Status |  |  |  |  |  |
| Special Instructions to Filing Officer: |  |  |  |  |  |
| ·                                       |  |  |  |  |  |
|   |  |  |  |  |  |
|   |  |  |  |  |  |

Office Use Only



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04/12/13--01027--008 \*\*87.50

SECRETARY OF STATE OF STATE OF CORPORATIONS
13 APR 12 PM 12: 16

PS 4/11/3

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

| Mentores Se                                     | olidarios, Inc.                             |                                      |  |  |  |  |
|---|---|--------------------------------------|--|--|--|--|
| (PROPOSED CORPORATE NAME – MUST INCLUDE SUFFIX) |   |                                      |  |  |  |  |
|   |   | •                                    |  |  |  |  |
| Enclosed is an original and                     | one (1) copy of the Artic                   | les of Incorporation and             | a check for:                                     |  |  |  |
| \$70.00 Filing Fee                              | \$78.75 Filing Fee & Certificate of Status  | □\$78.75 Filing Fee & Certified Copy | \$87.50 Filing Fee, Certified Copy & Certificate |  |  |  |
|   |   | ADDITIONAL CO                        | PPY REQUIRED                                     |  |  |  |
| FROM: _   | ANTONIO LA<br>Name (Prin<br>951 Brickell A  | ited or typed)                       | -  |  |  |  |
| <del></del>                                     | _   |                                      |  |  |  |  |
| _   | Address  Miami, FL 33131  City, State & Zip |                                      | -  |  |  |  |
| ·   | +1 305 469 2467                             |                                      |  |  |  |  |
| ~   | Daytime Tele                                | ephone number                        |  |  |  |  |

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

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

## ARTICLES OF INCORPORATION

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



| ARTICLE I                      | NAME<br>corporation shall b                  | Mentores Solidar                                | ios, Inc.   | · DIALPHOLOGORI Survey                |
|--------------------------------|--|---|---|---------------------------------------|
|                                | PRINCIPAL (                                  |   |   | 13 APR 12 PM 12: 16                   |
| 31 S                           | Principal <u>street</u> :<br>E 5th St., Unit |   | Mailing add   | lress, if different is:               |
| Mian                           | ni, FL 33131                                 |   |   |                                       |
|                                | PURPOSE                                      |   |   |                                       |
| The purpose for<br>Said organi | r which the corpora<br>zation is orgai       | ntion is organized is:<br>nized exclusively for | charitable, religious, educ   | ational, and scientific               |
| purposes, i                    | ncluding, for s                              | uch purposes, the r                             | naking of distributions to or   | ganizations that qualify as           |
| exempt org                     | anizations und                               | ler section 501(c)(3                            | ) of the Internal Revenue C   | ode, or corresponding                 |
| section of a                   | iny future fede                              | ral tax code.                                   |   |                                       |
| •                              | <u></u>                                      |   |   |                                       |
| •                              |  | <del>,</del>                                    |   |                                       |
|                                |  |   | - 4-4   | A                                     |
| <u>ARTICLE IV</u><br>The manne |  |   | nner in which the directors are elect<br>cted will be outlined in the |                                       |
| -                              |  |   |   |                                       |
| ARTICLE V                      | INITIAL O                                    | FFICERS AND/OR DI                               | ECTORS  |                                       |
|                                | Gustavo Car                                  | denas   | ar I mul  |                                       |
| Name and Title                 | 31 SE 5th St.                                | , Unit #3105                                    | Name and Title:   |                                       |
| Address                        | Miami, FL 33                                 | 131   | Address:  |                                       |
|                                |  |   | ·   | · · · · · · · · · · · · · · · · · · · |
|                                |  | yo, Exec. Dir.                                  | Nr d mid  | <del></del>                           |
| Name and Title                 |  | ve., Unit #1603                                 | Name and Title:   | <del></del>                           |
| Address                        | Miami, FL 33                                 | 131   | Address:  |                                       |
|                                |  |   | <del></del>   |                                       |
| Name and Title                 | Nicolas Argu                                 | əllo  | Name and Title:   |                                       |
|                                |  | ve., Unit #1603                                 |   |                                       |
| Address                        | Miami, FL 33                                 | 131   | Address:  |                                       |
|                                |  | <del></del> -                                   |   |                                       |

| Name and Title:_                        | 1  | Name and Title:   |                |
|---|--|---|----------------|
| Address                                 | •  |   |                |
| _                                       |  |   |                |
| Name and Title:_                        |  | Name and Title:   |                |
| Address                                 |  | Address:  |                |
|   |  |   |                |
| ARTICLE VI                              | REGISTERED AGENT   |   |                |
| The name and Flo                        | orida street address (P.O. Box NOT accept  | table) of the registered agent is:  |                |
| Name:                                   | Gustavo Cardenas   |   |                |
| Address:                                | 31 SE 5th St., Unit # 3105   | <del></del>   |                |
|   | Miami, FL 33131  | <del></del>   |                |
| ARTICLE VII                             | INCORPORATOR   |   |                |
| The <u>name and ad</u>                  | dress of the Incorporator is: Federico Cuadra  |   |                |
| Name:                                   | redenco Cuadra   |   |                |
| Address:                                | 1250 S. Miami Ave., Apt #191   | 2   |                |
|   | Miami, FL 33131<br>  |   |                |
|   | miliar with and accept the appointment as  | of process for the above stated corporation at the place designs registered agent and agree to act in this capacity | gnated in this |
|   | Required Signature of Registered   | Agent Date  |                |
| I submit this docu<br>to the Department | ment and affirm that the facts stated hereiv<br>of State constitutes a third degree felony a | in are true. I am aware that any false information submitted i<br>as provided for in s.817.155, F.S.                | in a document  |
| (                                       |  | 3/28/17   | 3_             |
|   | Required Signature of Incorp   | porator Date  |                |
|   |  |   |                |

## ATTACHMENT TO ARTICLES OF INCORPORATION MENTORES SOLIDARIOS, Inc.

## ARTICLE VIII – DISSOLUTION OF ASSETS PROVISION

No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to, any of its members, directors, 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 above.

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 distributing of statements) any political campaign on behalf of or in opposition to any candidate for public office.

Notwithstanding any provision of these Articles of Incorporation to the contrary, the Corporation shall not carry on any activities not permitted to be carried on (a) by a corporation exempt from federal income tax under Section 501(c)(3), or (b) by a corporation, contributions to which are deductible under Section 170(c)(2).

Upon dissolution of the Corporation, the Board of Directors of the Corporation shall, after paying or making provision for the payment of all liabilities of the Corporation, dispose of all of the assets of the Corporation exclusively for the purposes of the Corporation in such manner, or to such organization or organizations organized and operated exclusively for charitable or educational purposes as shall at the time qualify as an exempt organization or organizations under Section 501(c)(3), as the Board of Directors shall determine. Any such assets not so disposed of shall be disposed of by the Court of general 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.

All section references hereinabove are to the Internal Revenue Code of 1986, as amended (or the corresponding provision of any future United States internal revenue law).