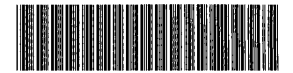
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(Req	uestor's Name)	
(Add	ress)	
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(City	/State/Zip/Phone	e #)
PICK-UP	☐ WAIT	MAIL
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(Da-	ument Number)	
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Certified Copies	Certificates	of Status
Special Instructions to F	iling Officer:	
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Office Use Only

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COVER LETTER

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

Tallahassee, FL 32314

SUBJECT: TAYAN Alliances, Inc. Conversion from NV Entity to FL Entity

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

FEES:

Certificate of Domestication \$50.00
Articles of Incorporation and Certified Copy \$78.75
Total to domesticate and file \$128.75

OPTIONAL:

Certificate of Status \$8.75

Industry Assurance Consulting, Inc.
Name (printed or typed)

Mame (printed or typed)

6303 Blue Lagoon Drive, Suite 400
Address

Miami, FL 33126
City, State & Zip

215-432-7341
Daytime Telephone Number

alonzo@iacadvice.com

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

INHS53b (8/05)

NOT FOR PROFIT CERTIFICATE OF DOMESTICATION

The undersigned,		Ann Taylor ,	Preside	President		
		(Name) TAYAN Alliances, Inc.	(Title)			
in a	accordance with	(Corporation Name) n section 617.1803, Florida Statutes, does hereby c	ertify:			
1.	The date on wh	nich corporation was first formed wasSep	tember 12	,2003		
2.	<u>-</u>	n where the above named corporation was first for ng was Nevada	•			
3.	The name of the corporation immediately prior to the filing of this Certificate of Domestication was TAYAN Alliances, Inc.					
4.	The name of the corporation, as set forth in its articles of incorporation, to be filed pursuant to s. 617.01201 and 617.0202 with this certificate is TAYAN Alliances , Inc.					
5.	The jurisdiction that constituted the seat, siege social, or principal place of business or central administration of the corporation, or any other equivalent jurisdiction under applicable law, immediately before the filing of the Certificate of Domestication was Nevada					
	Attached are F to s. 617.1803.	lorida articles of incorporation to complete the dor	mestication requ	irements pursuant		
Lar	n <u>Preside</u>	nt, ofTAYAN Allian	TAYAN Alliances, Inc.			
		to sign this Certificate of Domestication on behalf	_			
so t	this the 6 d	lay of November		<u>2013</u> .		
		\mathcal{Q}				
		Authorized Signature)		13 NOV 12		
		Filing Fee: Certificate of Domestication Articles of Incorporation and Certified Copy Total to domesticate and file	\$50.00 <u>\$78.75</u> \$128.75	PM 4: 01		

ARTICLES OF INCORPORATION

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

ARTICLE I NAME

The name of the corporation shall be:

TAYAN Alliances, Inc.

ARTICLE II PRINCIPAL OFFICE

The principal place of business/mailing address shall be: 5271 SW 159 Avenue, Miramar, FL 33027

ARTICLE III PURPOSE

The purpose for which the corporation is organized:

The Corporation is organized for the charitable purpose within the meaning of 501(c)(3) of the Internal Revenue Code, within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended, including, for such purposes, the making of distributions to organizations that also qualify as Section 501(c)(3) exempt organizations. (See continuation attached)

ARTICLE IV MANNER OF ELECTION

The manner in which the directors are elected or appointed:

The members of the Board of Directors shall be those individuals elected, from time to time, in accordance with the Bylaws. Directors shall elect their successors.

ARTICLE V INITIAL DIRECTORS AND/ OR OFFICERS

The name(s) and address(es) and specific title(s):

Ann Taylor, President and Director, 5271 SW 159 Avenue, Miramar, FL 33027

Pauline Simpson, Professional Member, 5223 SW 155 Way, Miramar, FL 33027

Tiffany Parker, Professional Member, Address: 6920 SW 24 COURT, Miramar, FL 33025

PAIRCHA BEING, COMPHIAN REGISTRETING AGENTY AND STREET MARGATES FL 33063

The name and Florida street address (P.O. Box NOT acceptable) of the registered agent is:

Alonzo Beyene

6303 Blue Lagoon Dr. Suite 400

Miami, FL 33126

ARTICLE VII INCORPORATOR

The name and address of the incorporator is:

Ann Taylor, President and Executive Director 5271 SW 159 Avenue, Miramar, FL 33027

5271 SW 159 Avenue, Miramar, FL 33027	
*************	************
Having been named as registered agent and to accept service	of process for the above stated corporation at the place designated
in this certificate, I am familiar with and accept the appointm	ent as registered agent and agree to act in this capacity.
alongo Beyene	11/6/2013
Signature/Registered Agent	Date
	11/6/2013
Signature Incorporator	Date

ARTICLE II PURPOSE

The Corporation is organized for the charitable purpose within the meaning of 501(c)(3) of the Internal Revenue Code, within the meaning of Section 501(c)(3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended, including, for such purposes, the making of distributions to organizations that also qualify as Section 501(c)(3) exempt organizations.

To this end, the corporation shall acquire and develop decent affordable housing for low to moderate income people. The organization's mission is to preserve housing choice by providing quality rental/lease-to-own housing and programs to qualified individuals with very low-moderate income.

All funds, whether income from rents and/or grants, and whether acquired by gift or contribution or otherwise, shall be devoted to the specific purposes determined above.

ARTICLE IV DIRECTORS/MEMBERS

The members of the Board of Directors shall be those individuals elected, from time to time, in accordance with the Bylaws. Directors shall elect their successors. Maintain at least one-third of its governing board's membership for residents of low-income neighborhoods, other low-income community residents, or elected representatives of low-income neighborhood organization, as evidenced by the organization's Articles of Incorporation.