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COVER LETTER

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

SUBJECT:_	HISPANIC AMERICAN CENTER (CENTRO HISPANO AMERICANO), INC.
	(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

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 □\$78.75 Filing Fee & Certified Copy ☐ \$87.50 Filing Fee. Centified Copy & Centificate

ADDITIONAL COPY REQUIRED

FROM:	Eduardo Montalvo
	Name (Printed or typed)
	6565 Santona St. Suite B-19
	Address
	Coral Gables, FL 33146.
	Слу, Заха & Дф
	305-962-9644
	Dayame Telephone number
	Edmont13@gmail.com
	F-mail address of the heart-old for frame annual report motifications

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



May 7, 2014

EDUARDO MONTALVO 6565 SANTONA ST., SUITE B-19 CORAL GABLES, FL 33146

SUBJECT: HISPANIC AMERICAN CENTER (CENTRO HISPANO

AMERICANO), INC.

Ref. Number: W14000028955

We have received your document for HISPANIC AMERICAN CENTER (CENTRO HISPANO AMERICANO), 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 Corporation name must be either in English OR Spanish.

Remove the approval date listed beneath the corporation name.

The document must contain a registered agent with a Florida street address and a <u>signed</u> statement of acceptance. (i.e. I hereby am familiar with and accept the duties and responsibilities of Registered Agent.)

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.

Maryanne Dickey Regulatory Specialist II New Filing Section

www.sunbiz.org

Letter Number: 114A00009784



HISPANIC AMERICAN CENTER

6565 Santona Street, Suite B-19, Coral Gables, FL 33146 Tel: 305.962.9644 · Fax: 786.536.6769

May 13, 2014

Florida Department of State Division of Corporations PO Box 6327 Tallahassee, FL 32314

Attn: Maryanne Dickey · Regulatory Specialist II

SUBJECT: HISPANIC AMERICAN CENTER

REF.: W14000028955

Letter Number: 114A00009784

Attached you will find the corrected document for the incorporation of **HISPANIC AMERICAN CENTER, INC.**

Please, review it and proceed with its filing.

Sincerely,

Eduardo Montalvo

Registered Agent / Incorporator

HISPANIC AMERICAN CENTER, INC.

Articles of Incorporation

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

HISPANIC AMERICAN CENTER, INC.

The undersigned incorporator(s), a natural person 18 years of age or older, in order to form a corporate entity adopts the following articles of incorporation.

ARTICLE I

NAME/REGISTERED OFFICE & PRINCIPAL ADDRESS

The name of this corporation shall be HISPANIC AMERICAN CENTER, INC., located at & Santona St. Suite B-19, Coral Gables, FL 33146.

ARTICLE II

PURPOSE

This corporation is organized exclusively for charitable and educational purposes, specifically to promote the legal immigration and the American Citizenship among the Hispanic community through contributory educational and informational events, and assistance for adults and their families.

To this end, the corporation shall at all times be operated exclusively for charitable purposes 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 qualify as exempt organizations under Section 501(c) (3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended. All funds, whether income or principal, and whether acquired by gift or contribution or otherwise, shall be devoted to said purposes.

ARTICLE III

EXEMPTION REQUIREMENTS

At all times, shall the following operate as conditions restricting the operations and activities of the Corporation:

1. The corporation shall not afford pecuniary gain, incidentally or otherwise to its members. No part of the net earnings of this corporation shall inure to the benefit of any member of the corporation, except that reasonable compensation may be paid for services rendered to or for the corporation affecting one or more of its purposes. Such net earnings, if any, of this corporation shall be used to carry out the nonprofit corporate purposes set forth in Article II, above.

- 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 before 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. Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on by a corporation exempt from federal income tax under Section 501(c)(3) of the Internal Revenue Code of 1986, as now enacted or hereafter amended.

ARTICLE IV

DURATION

The duration of the corporate existence shall be perpetual.

ARTICLE V

MEMBERSHIP/BOARD OF DIRECTORS

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AND AMASSEE. FLORID.

The corporation shall have no members. The management of the affairs of the corporation shall be vested in a **Board of Directors**, as defined in the corporation's bylaws. No Director shall have any right, title, or interest in or to any property of the corporation.

The number of Directors constituting the first Board of Directors is 3 to 5, their names and addresses being as follows:

Eduardo Montalvo, President/CEO 6565 Santona St. Suite B-19, Coral Gables, FL 33146

Martin Rodriguez, Director 9360 Sunset Dr. # 225, Miami, FL 33173

Aristides Maza, Director 3801 NW 97th Ave #100, Doral, FL 33178

Members of the first Board of Directors shall serve 2 year terms and their successors are duly elected and qualified, or removed as provided in the bylaws.

ARTICLE VI

PERSONAL LIABILITY

No 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 officer, or Directors be subject to the payment of the debts or obligations of this corporation.

ARTICLE VII

DISSOLUTION

Upon the dissolution of the organization, assets of the corporation shall be distributed for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose.

ARTICLE VIII

REGISTERED AGENT / INCORPORATOR

The registered agent of this corporation is:

Eduardo Montalvo

6565 Santona St. Suite B-19, Coral Gables, FL 33146

14 MAY 16 AM 8: 52

Having been named as Registered Agent to accept service of process for the above stated corporation, at the place designated in this certificate, I hereby certify that I am familiar with it, accept the appointment and duties as Registered Agent, and agree to act in this capacity.

Signature of Registered Agent

I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.

The undersigned incorporator certifies that he executes these articles for the purposes herein stated.

Signature

Date

05/13/2014

Eduardo Montalvo

6565 Santona Street, Suite B-19, Coral Gables, FL 33146