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FLORIDA DEPARTMENT OF STATE CHOCKETAN OF STATE Division of Corporations

Warran Little . A

January 14, 2015

PEGGY CADEAUX 2718 NW 68TH WAY SUNRISE, FL 33313

SUBJECT: CADEAUS, INC Ref. Number: W15000002513

We have received your document for CADEAUS, INC 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.

Please return 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.

Jessica A Fason Regulatory Specialist II

Letter Number: 315A00000728



March 10, 2015

PEGGY CADEAUX 2718 NW 68TH WAY SUNRISE, FL 33313

SUBJECT: CADEAUX, INC Ref. Number: W15000002513

We have received your document for CADEAUX, INC and your check(s) totaling \$87.50. However, the enclosed document has not been filed and is being returned for the following correction(s):

Please put how the initial board of directors will be elected/appointed, not that the board of directors will elect the directors at an annual meeting.

Please return 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.

Jessica A Fason Regulatory Specialist II

Letter Number: 315A00000728

COVER LETTER

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

SUBJECT: <u>CADE</u>	AUX, Inc		
Enclosed is an original a	(PROPOSED CORPORATION of the Artic		
\$70.00 Filing Fee	\$78.75 Filing Fee & Certificate of Status	□\$78.75 Filing Fee & Certified Copy ADDITIONAL CO	\$87.50 Filing Fee, Certified Copy & Certificate PY REQUIRED
FROM:	FROM: Peggy Cadeaux Name (Printed or typed)		
	2718 NW 68 th Way Address		
	Sunrise, Florida 33313 City, State & Zip		
954-682-8669 Daytime Telephone number			

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

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

Peggy1.Cadeaux@yahoo.com

ARTICLES OF INCORPORATION

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

ARTICLE I: NAME

The name of the corporation shall be: <u>CADEAUX</u>, <u>Inc.</u>

ARTICLE II: PRINCIPAL OFFICE

Principal street address:	Mailing address, if different is:
2718 Northwest 68th Way	Same
Sunrise, Florida 33313	

ARTICLE III: PURPOSE

The purpose for which the corporation is organized is to Cultivate meaningful programs that foster opportunities for community sustainment and development. To facilitate Agricultural approaches that enable community sustainability. Development of solutions centered workforce processes for individuals and/or the whole community. To Educate individuals and/or the whole community through community initiatives. To Aspire creative innovations through man-made, technological or scientific advances. To promote individual Uniqueness and to encourage eXcellence focused training. The corporation is organized exclusively for charitable, religious, educational, horticultural, professional, and scientific purposes, 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, or the corresponding section of any future federal tax code.

ARTICLE IV: MANNER OF ELECTION

The manner in which the directors are elected and appointed: The initial directors have been selected by the incorporator. The members of the Board of Directors shall be elected by the directors at the annual meeting of the Board of Directors. The purpose of the Board of Directors is to determine issues the organization shall address; make recommendations to the organization members on community-wide related matters; coordinate approaches to community-wide planning activities; coordinate the fiscal matters for programs managed by the organization; and periodically ensure that the effectiveness of the organization is communicated.

a. Description of Role and Duties

President: The President shall provide the direction and leadership for CADEAUX, Inc. The president presides over all CADEAUX, Inc. Board of Directors meetings, serves as the official representative and spokesperson of CADEAUX, Inc., and acts as the liaison for CADEAUX, Inc. to other support foundations and agencies. The President is an elected position.

Treasurer: The Treasurer shall work with the fiscal agent to collect any revenues associated with CADEAUX, Inc. activities, approve and track CADEAUX, Inc. financial matters in coordination with the President, and will provide monthly reports to the Board of Directors on the status of CADEAUX, Inc. account balances, revenues, and expenditures. The Treasurer is an elected position whose term shall coincide with the President.

Corresponding Secretary: The Corresponding Secretary shall be responsible for reaffirming the CADEAUX, Inc. mission at the general meetings, providing support to the meetings, recording notes of the meetings, act as a liaison between CADEAUX, Inc. and community partners, and assist with any administrative or concerns as needed. The Corresponding Secretary is an elected position whose term shall coincide with the President.

b. Tenure of Office

Elected Position: The tenure of office for the positions elected to CADEAUX, Inc. shall commence in January of the calendar year following the election upon confirmation by CADEAUX, Inc. at the January CADEAUX, Inc. Board of Directors meeting. The term for which the Elected Positions shall serve will be three (3) years. The President shall not be limited to a consecutive term.

Appointed Position: The tenure of office for the positions appointed to CADEAUX, Inc. shall commence in January following the appointment upon confirmation by CADEAUX, Inc. in the January CADEAUX, Inc. Board of Directors meeting. All appointed Positions shall not be limited to a consecutive term.

Vacancies: Vacancies on CADEAUX, Inc. Board of Directors shall be appointed by the President and shall serve until the affected organization has selected their new representative.

ARTICLE V: INITIAL OFFICERS AND/OR DIRECTORS

Name and Title: Peggy Cadeaux, President/Executive Director

Address:

2718 Northwest 68th Way

Sunrise, FL 33313

Name and Title: Emilia Jean-Baptiste, Treasurer/Office Manager

Address:

1112 Northwest 6 Avenue Fort Lauderdale, FL 33311

Name and Title: Duquesne Saintilien, Corresponding Secretary/Donations Manager

Address:

1521 Northwest 7th Avenue Fort Lauderdale, FL 33311

ARTICLE VI: LIMITATIONS

No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its members, trustees, 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 in Article III hereof.

No substantial part of the activities of the corporations 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 distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office.

Notwithstanding any other provision of these articles, this corporation shall not carry on any other activities not permitted to be carried

on (a) by a corporation exempt from federal income tax under section 501 (c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

ARTICLE VII: DISTRIBUTION OF ASSESTS UPON DISSOLUTION OR FINAL LIQUIDATION

Upon the dissolution, termination, or winding up of the corporation, assets shall be distributed for one or more exempt purposes within 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, or to a 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 principle 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.

ARTICLE VIII: REGISTERED AGENT

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

Name:

Peggy Cadeaux

Address:

2718 Northwest 68th Way

Sunrise, FL 33313

ARTICLE IX: INCOPORATOR

The name and address of the Incorporator is:

Name:

Peggy Cadeaux

Address:

2718 Northwest 68th Way

Sunrise, FL 33313

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

Required 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.

Required Signature of Incorporator