| (Requestor's Name)                             |   |
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| (City/State/Zip/Phone #)                       | 10/15/1501018011 **87.50  |
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| (Business Entity Name)                         |   |
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| ecial Instructions to Filing Officer:          | SSEC FLANDA   |
| Office Use Only<br>17/65 MGRQUE GAVE           |   |
| THORIZATION BY INSTER TO                       | 0CT 9 2015  |
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Cover Letter Department of State Division of Corporations PO Box 6327 2661 Executive Center Circle Tallahassee, FL 32301 T: 850-245-6052

Subject: Filing Articles of Incorporation for: BURUSAS DEL CIELO FUNDATION, INC.

Please find 2 copies of the articles of incorporation and payment to file the articles of incorporation.

Please return proof of filing to:

Carlos Marquez(Name)14552 SW 155 PLACE(Address)MIAMI, FLORIDA, 33196(City, State, and Zip)

If needed, you can contact me at the following phone number: <u>786-281-0146</u> or email: <u>cmarquez21@bellsouth.net</u>.

Florida

# **NONPROFIT CORPORATION ARTICLES OF INCORPORATION**

Pursuant to §617 of the laws of Florida, the undersigned majority of whom are citizens of the United States, do hereby submit these Articles of Incorporation for the purpose of forming a nonprofit corporation.

### ARTICLE I

The name of the corporation is: Burusas del Cielo Fundation, Inc.

### ARTICLE II

The corporation shall have perpetual existence.

#### ARTICLE III

| <u>ARTICLE III</u>                            | Eg t     |
|---|----------|
| The effective date of incorporation shall be: | 0CT 15   |
| ARTICLE IV                                    | PH 3: 21 |

The membership of his Corporation shall consist of those persons hereinafter named as the initial Board of Directors.

The management, conduct and control of the business of the Corporation shall be vested in a Board of Directors, consisting of not less than three members and not more than a maximum number of nine. The qualifications, term of office, method of election with cumulative voting specifically prohibited, powers, authority and duties of the Directors of this Corporation, the time and place of the meetings and such other provisions of these Articles of inconsistent will be specified by the board of directors.

The Director Constituting the first Board of Directors of the Corporation shall be three (3) and the tenure in office of such first Board shall be as long as practicable or until successors are elected and qualified at the first annual meeting. The name and address of each first Director is:

| Carlos A. Marquez              | 14552 SW 155 PLACE                          |
|--------------------------------|---|
| Chairman of the Board          | MIAMI, FLORDA, 33196.                       |
| Beatriz Marti<br>Vice-Chairman | 14552 SW 155 PLACE<br>MIAMI, FLORDA, 33196. |

Beatriz E. Marquez Director 18041 SW 148 AVE ROAD MIAMI FLORDA 33187

### ARTICLE V

#### The street address of the initial registered office of the corporation is: <u>14552 SW 155 PLACE</u> <u>MIAMI FLORIDA. 33196</u> The name of the initial registered agent is: Carlos A. Marquez

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.

Signature of Registered Agent

Sunday, October 04, 2015

#### **ARTICLE VI**

The corporation has a principal office. The street address of the principal office is:

14552 SW 155 PLACE MIAMI FLORIDA. 33196 US

### ARTICLE VII Mailing Address

14552 SW 155 PLACE MIAMI FLORIDA. 33196 US

#### ARTICLE VIII Directors

The directors will be elected, maintained, and appointed in accordance with the corporation's bylaws. The corporation's initial directors are as follows:

Carlos A. Marquez Chairman of the Board 14552 SW 155 PLACE MIAMI, FLORDA, 33196. Beatriz Marti Vice-Chairman

Beatriz E. Marquez Director 14552 SW 155 PLACE MIAMI, FLORDA, 33196.

18041 SW 148 AVE ROAD MIAMI FLORDA 33187

### ARTICLE IX Indemnification

The corporation does indemnify any directors, officers, employees, incorporators, and members of the corporation from any liability regarding the corporation and the affairs of the corporation, unless the person fraudulently and intentionally violated the law and/or maliciously conducted acts to damage and/or defraud the corporation, or as otherwise provided under applicable statute.

## ARTICLE X

#### Purpose

The purpose of the corporation is exclusively for charitable, religious, educational, 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 and herein stated as follows:

1-. Promote economic and social development worldwide.

2.- Promote Christian Faith based Projects dealing with education, training skills, church development/organization and others.

3.- Provide assistance with social issues.

4.- Education on an academic and spiritual level will be provided to all children with social issues. Skill are to be taught on a daily basis to prepare children for a productive. healthy and happy adult life.

The character and essence of the corporation is the same as the purpose.

#### ARTICLE XI Prohibited Activities

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 11. 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 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, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of the purposes of this corporation.

### ARTICLE XII Distributions Upon Dissolution

Upon the dissolution of the corporation, after paying or making provisions for the payment of all the legal liabilities 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 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.

### ARTICLE XIII Incorporator

The name and address of the Incorporator is:

Carlos A. Marquez 14552 SW 155 PLACE MIAMI. FLORIDA. 33196.

Signature

Sunday, October 04, 2015

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