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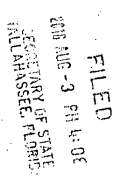
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COVER LETTER

TO: Amendment Section—

Division of Corporations

NAME OF CORPORATIO	VISION LIDERAZG	O PASTOR, INC.		
	V16000001177			
DOCUMENT NUMBER: _				
The enclosed Articles of Ame	endment and fee are subm	nitted for filing.		
Please return all corresponder	nce concerning this matte	r to the following:		
ADOLFO SUAREZ				
		(Name of Contact Person	n)	
VISION LIDERAZGO PAS	ΓOR, INC.			
		(Firm/ Company)		
9000 NW 15 STREET				
		(Address)		
DORAL, FL 33172			• • .	
= .		(City/ State and Zip Cod	e)	
ADOLFOS@IGLESIADOR	AL.ORG			
E-	mail address: (to be used	for future annual report	notification)	
For further information conce	erning this matter, please	call:		
ADOLFO SUAREZ			5-594-916C	
(Name of Contact Person		rea Code) (Daytime Telephone I	Number)
Enclosed is a check for the fo	ollowing amount made pa	yable to the Florida Dep	artment of State:	
■ \$35 Filing Fee	□\$43.75 Filing Fee & Certificate of Status	□\$43.75 Filing Fee & Certified Copy (Additional copy is enclosed)	☐\$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is Enclosed)	
<u>Mailing A</u> Amendmen			Address Iment Section	

Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314

Amendment Section
Division of Corporations
Clifton Building
2661 Executive Center Circle
Tallahassee, FL 32301



FLORIDA DEPARTMENT OF STATE Division of Corporations

8105, 2016 May 19, 2016

ADOLFO SUAREET 9000 NW 15 STREET DORAL, FL 33172

SUBJECT: VISION LIDERAZGO PASTORAL, INC. Ref. Number: V16000001177

We have received your document for VISION LIDERAZGO PASTORAL, INC. and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

Please include the exhibit(s) referred to in your document.

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) 245-6050.

Letter Number: 016A00010608

Rivery !!

Carol Mustain Regulatory Specialist II

gro.zidnus.www

Division of Corporations - P.O. BOX 6327 -Tallahassee, Florida 32314



June 28, 2016

ADOLFO SUAREZ 9000 NW 15 STREET DORAL, FL 33172

SUBJECT: VISION LIDERAZGO PASTORAL, INC.

Ref. Number: N16000001177

We have received your document for VISION LIDERAZGO PASTORAL, INC. and your check(s) totaling \$35.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

You failed to make the correction(s) requested in our previous letter.

Please entitle your document Articles of Amendment.

The current name of the entity is as referenced above. Please correct your document accordingly.

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) 245-6050.

Carol Mustain Regulatory Specialist II

Letter Number: 016A00010608

ARTICLES OF AMENDMENT

OF THE

VISION LIDERAZGO PASTORAL, INC.

(A Corporation Non-For-Profit)

The undersigned, desiring to form a corporation not-for-profit under the Florida Not-For-Profit Corporation Law, herby certifies:

ARTICLE I

Name and Duration

Name of the corporation shall be VISION LIDERAZGO PASTORAL INC. (hereflafter... the "Corporation"). The term of duration of this Corporation shall be perpetual. The date and time of the commencement of the corporate existence shall be effective upon filing of the Articles of Incorporation by the Department of State.

ARTICLE II

Principal Office

The principal offices address of the Corporation shall be 9000 NW 15th Street, Suite 11, Miami, FL 33172.

ARTICLE III

Corporate Purpose, Powers and Rights

Section 1. The Corporation is organized and shall be operated exclusively for charitable, educational, religious, or scientific purposes, including as limited by such purposes, that it shall at all times be operated as an organization that is organized, and at all times operated

exclusively for the benefit of, to perform the functions of, to support, or to carry out the charitable, educational, religious, or scientific purposes of the Beneficiary Organization, defined in Article VIII below (provided such organization is an organization described in section 501(c)(3) or section 501(c)(6) and sections 509(a)(1) or (2) of the Code, at the time of any given distribution to or on behalf thereof), including providing contributions and other necessary resources to the Beneficiary Organization for the promotion of educational and vocational training opportunities.

Solely for the above purposes, the Corporation is empowered to exercise all rights and powers conferred by the laws of the State of Florida upon corporations not-for-profit.

Section 2. No part of the net earnings of the Corporation shall inure to the benefit of or be distributable to its Directors, officers or private individuals, but the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purpose set forth in Article IX hereof. It is intended that this Corporation shall have and continue to have the status of a corporation which is exempt from federal income taxation under Section 501(a) of the Internal Revenue Code of 1986, as amended (hereafter, the "Code"), as an organization described in Section 501(c)(3) of the Code and which is other than a private foundation by reason of being described in Section 509(a)(1), (2) or (3) of the Code. These Articles shall be construed accordingly, and all powers and activities of the corporation shall be limited accordingly. The Corporation shall not carry on propaganda or otherwise attempt to influence legislation to such extend as would result in the loss of its exemption from federal income tax under Section 502(c)(3) of the Code. No activity of the Corporation shall consist of participating in or intervening in (including the

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

ARTICLE IV

Manner of Director Election

The initial number of Directors of the corporation shall be three (3), which number may be increased or decreased from time to time in accordance with the provisions of the Bylaws of the Corporation, but in no event shall the number of Directors be less than three (3). The Corporation shall have no voting members. The Board of Directors shall have the sole voting power.

ARTICLE V

Initial Board of Directors

The following persons shall serve the Corporation as Directors and Officers until their successors are elected or until the first annual meeting called to elect Directors:

Frank Lopez/Director-President

Zayda Lopez/Director-Secretary

Adolfo Suarez/Director-Treasurer

ARTICLE VI

Registered Office and Agent

The street address of the initial registered office of this Corporation shall be at 9000 NW 15th Street, Suite 11, Miami, FL 33172 and the original registered agent at the address shall be Adolfo Suarez.

ARTICLE VII

Incorporator

The name and mailing address of the incorporator of this Corporation is as follows:

Name Address

Frank Lopez 9000 NW 15th Street Miami, FL 33172

ARTICLE VIII

Distribution of Assets Upon Dissolution

Upon the dissolution of the Corporation, the Board of Directors shall, after paying or making provisions for the payment of all of the liabilities of the corporation, distribute all of the assets of the Corporation exclusively for charitable, educational, religious, or scientific purposes to such "qualified" organizations or organizations as the Board of Directors shall determine. An organization shall be deemed to be a "qualified" organization for purposes of this Article VIII only if at the time of the distribution of such assets it is organized and operated exclusively for the purposes described in Section 170(c)(2)(B) of the Code and is described in Section 509(a)(1), (2) or (3) of the Code. Any of such assets not so distributed shall be distributed by the Circuit Court of the county in which the principal office of the Corporation is then located, exclusively

for the aforesaid purposes of the Corporation or to such qualified organization or organizations as said court shall determine.

ARTICLE IX

Amendments

These Articles of Incorporation may be amended by the affirmative vote of a majority of the Directors present at a meeting of the Board of Directors at which a quorum is present; provided that the notice of the meeting includes the proposed amendment or a summary of the changes.

ARTICLE X

Internal Revenue Code Reference

All references in these Articles to sections of the Internal Revenue Code shall be considered references to the Internal Revenue Code of 1986, as from time to time amended, and to the corresponding *provisions of any similar law* subsequently enacted.

ARTICLE XI

Immunity and Indemnification

To the fullest extend permitted by the Not-For-Profit Corporation Law of the State of Florida, as the same exists or may hereafter be amended, a Director of the Corporation shall not be liable to the Corporation or its members, if any, for monetary damages in connection with the exercise of their duties as directors of the Corporation, and the Corporation's bylaws may provide for indemnification of directors. Any repeals or modification of this Articles shall

not adversely affect any right or protection of any Director of the Corporation existing at the time of such repeal or amendment.

The undersigned, by and through its duly elected officer, for the purpose of forming a corporation under the laws of the State of Florida, does make, file and record these Articles of Incorporation, and does certify that the facts herein stated are true.

Bv:

Dated: March 16, 2016

Name:

Registered Agent

The	date of each amend	dment(s) adoption:	, if other than the
date	this document was s	signed.	
		05/01/2016	
Effe	ctive date <u>if applic</u>		
		(no more than 90 days after amendment file date)	
		d in this block does not meet the applicable statutory filing requirements, this date will not be on the Department of State's records.	ot be listed as the
Ada	ption of Amendme	nt(s) (<u>CHECK ONE</u>)	
	The amendment(s) was/were sufficient	was/were adopted by the members and the number of votes cast for the amendment(s) for approval.	
	There are no memb adopted by the boa	ers or members entitled to vote on the amendment(s). The amendment(s) was/were rd of directors.	
	Dated	<u> 5/1/16</u>	
	Signature	-Spen	
	·	By the chairman or vice chairman of the board, president or other officer-if directors have not been selected, by an incorporator — if in the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)	
		ADOLFO SUAREZ	
		(Typed or printed name of person signing)	
		Director	
		(Title of person signing)	