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COVER LETTER

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

SUBJECT: _	GREENACRE	EDUCATIONAL.	INC.
	(PROPOSED	CORPORATE NAME – MUS	<u>r include suffix</u>)
Enclosed is an	original and one (1) copy of	the Articles of Incorporation	and a check for:
_			

\$70.00 \$78.75 \$\ \text{Filing Fee & Certificate of Status}\$\$ Certificate Of Status \$\ \text{ADDITIONAL COPY REQUIRED}\$\$

FROM: Stanislav A Shamayev
Name (Printed or Juped)

4000 Holly word Blud Suile: 555-5

Address

Holly word FL 33721

City, State & Zip

Daytime Telephone number

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

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

ARTICLES OF INCORPORATION OF GREENACRE EDUCATIONAL, INC.

In compliance with the requirements of F.S. Chapter 617 (Florida Not for Profit Corporation Act), the undersigned, being a natural person, hereby acts as an incorporator adopting and filing the following articles of incorporation for the purpose of organizing a not for profit corporation.

ARTICLE I. NAME

The name of the corporation shall be:

GREENACRE EDUCATIONAL, INC.

ARTICLE II. PRINCIPAL OFFICE

The initial principal place of business and mailing address of this corporation shall be: 1395 Brickell Avenue, Suite 800, Miami, Florida 33131.

ARTICLE III. PURPOSE

Anything in these Articles of Incorporation to the contrary notwithstanding, the purpose or purposes for which this corporation is organized are limited to those that encourage, promote and further the objectives of the Greenacre Educational, Inc., including, but not limited to, promoting humanitarian service in Florida, and outside of Florida if beneficial to company, as well as any other charitable, educational, scientific or beneficial purpose, and it is intended that these objectives and purposes which will qualify this corporation as an exempt organization under Internal Revenue Code §501(c)(3), including, for those purposes, the making of distributions to organizations that qualify as tax-exempt organizations under the Internal Revenue Code.

This corporation shall not, as a substantial part of its activities, carry on propaganda or otherwise attempt to influence legislation. This corporation shall not participate in or intervene in (including the publishing or distributing of statements) any political campaign on behalf of any candidate for public office.

No part of the net earnings, properties or assets of this corporation, on dissolution or otherwise, shall inure to the benefit of any private person or individual or any member or director of this corporation. On liquidation or dissolution all properties and assets of this corporation remaining after paying or providing for all debts and obligations shall be distributed and paid over to a fund, foundation or corporation organized and operated for charitable or religious purposes designated by the board of directors which shall at the time qualifies as a tax-exempt organization under Internal Revenue Code §501(c)(3), or as that statute may be amended.

ARTICLE IV. MANNER OF ELECTION OF DIRECTORS

The corporation shall be managed by a Board of Directors. The Directors shall be duly elected in the manner stated in the Bylaws of the corporation.

ARTICLE V. INITIAL REGISTERED AGENT AND STREET ADDRESS

The name and Florida street address of the initial registered agent shall be:

SHAMAYEVLAW, P.A. 4000 HOLLYWOOD BLVD., SUITE: 555-S HOLLYWOOD, FL 33021

ARTICLE VI. DIRECTORS

The names and street addresses of the initial directors of the corporation shall be:

SABINA CONTRERAS 1721 NW 78 WAY PEMBROKE PINES, FLORIDA 33024

KHRYSTSINA NAVUMENKA 19370 COLLINS AVE., APT 119 MIAMI, FLORIDA 33160

ROLANDO VAZQUEZ 1721 NW 78 WAY PEMBROKE PINES, FLORIDA 33024

STANISLAV A. SHAMAYEV 4000 HOLLYWOOD BLVD., SUITE: 555-S HOLLYWOOD, FL 33021

ARTICLE VII. INCORPORATOR

The name and street address of the incorporator to these Articles of Incorporation is:

STANISLAV A. SHAMAYEV 4000 HOLLYWOOD BLVD., SUITE: 555-S HOLLYWOOD, FL 33021

ROLANDO VAZQUEZ 1721 NW 78 WAY PEMBROKE PINES, FLORIDA 33024

ARTICLE VIII. NON-PROFIT CERTIFICATION

Upon the dissolution of the organization, assets 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. Any such assets not disposed of shall be disposed of by the Court of Common Pleas of the county in which the principal office of the organization 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.

AHHT?	4/21/16
Signature, Incorporator By: Stanislav A. Shamayev, Esq.	Date (
Signature, Incorporator	<u>4 - 21 - 16</u> Date

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. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

Signature, Registered Agent

By: Rolando Vazquez, Esq.

By: Stanislav A. Shamayev, Esq.

Date