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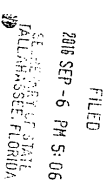
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COVER LETTER

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

SUBJECT: ANSE D'HAINAULT REUNIE TNC
(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

losed is an original a	nd one (1) copy of the Ar	ticles 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, Certified Copy & Certificate	
		ADDITIONAL CO	ADDITIONAL COPY REQUIRED	

FROM: POWER MEVS
Name (Printed or typed) 204 NE 26th Street

Address

POMPANO BEACH FL 33064

City, State & Zip 305 570 5638 Daytime Telephone number

POWERMEUS @ yahoo. COM 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 FOR ANSE D'HAINAULT REUNIE INC

FILED 2016 SEP - 6 PM 5: 06

The Undersigned Incorporator , for the purpose of forming a Florida not for profit corporation, hereby adopts the following Articles of Incorporation.

JALLAHASSEE, FLORIDA

Article 1

The name of the Corporation is: ANSE D'HAINAULT REUNIE INC.

Article 2

The Principal Place of Business Adress is: 204 NE 26 TH STREET POMPANO BEACH FLORIDA 33064

The Mailing Adress of the Corporation is: 204 NE 26 TH STREET POMPANO BEACH FLORIDA 33064

Article 3

The Specific purpose for which the corporation is organized:

The Corporation is organized exclusively for Charitable , Religious , Educational , and Scientific purposes , including for such purposes , the making of distributions to organizations that qualify as exempt organizations under 501 (c) 3 of the Internal Revenue Code or corresponding section of any future tax code.

Article 4

The Manner if which the Directors are elected or appointed:

The Directors are elected for Three (3) Years by the simple majority vote of members—during an election meeting that has reached—regular quorum. If said quorum is not achieved, the election is postponed for 15 days, and will be organized whatever the number of members present.

Article 5

No part of the earnings of the organization shall inure to benefit of , or be distributable to its members , trustees , officers , or other private persons , except that the organization shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purpose set for the in the purpose clause hereof. No substantial part of the activities of the organization shall be carrying on propaganda , or otherwise attempting to influence legislation , and the organization shall not participate in , or intervene in , (including the publishing and distribution of statements) any political campaign on behalf of any candidate for public office. Notwithstanding any other provision of this document , the organization shall not carry on any other activities not permitted to be carried on (a) by an organization exempt for Federal Income Tax under section 501 (c) 3 of the Internal Revenue Code or any corresponding section of any future federal tax code , or (b) by an organization contributions to which are deductible under section 170 (c) 2 of the Internal Revenue Code or Corresponding Section any future Federal code.

Article 6

Upon the Dissolution of the Organization , Assets shall be distributed for one or more exempt purposes within the meaning of Section 501 © 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 the 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 7

The Name and Florida Street Adress of the Registered Agent is:

Jean Augustin, 845 NE 121 ST UNIT W, NORTH MIAMI FLORIDA 33161

I certify, that I am Familiar and accept the Responsibility of Registered Agent

REGISTERED AGENT SIGNATURE

Article 8

The Name and Adress of the Incorporator is:

Power Meus 204 NE 26 TH ST MOMPANO BEACH FLORIDA 33064

INCORPORATOR SIGNATURE

Article 9

The Initial Officer (s) or Director (s) of the Corporation is /are

Power Meus, PRESIDENT

204 NE 26 TH ST, Pompano Beach FLORIDA 33064

Sylvie Bolte, , SECRETARY

5610 North Miami Avenue Apt 8, MIAMI FLORIDA 33137

Wilson Aubourg, TREASURER

23495 ALTMEN AVENUE Port Charlotte Florida 33980

