19542067111 From, Iris Fernandez

3/8/2018

Division of Corporations Denartm nt of itate : Fi Shee Note: Please print this page and use it as a cover sheet. Type the fax audit number (shown below) on the top and bottom of all pages of the document. (((H180000761793))) H180000761793ABC6 Note: DO NOT hit the REFRESH/RELOAD button on your browser from this page. Doing so will generate another cover sheet. المركز والمحمد المراجع الروية الاورية المركز المراجع المركز المحمد والمركز أكتر المحمد والمركز المحمد والمركز المحمول المركز To: Division of Corporations Fax Number : (850)617-6381 From: Account Name : INTEGRAL ACCOUNTING PARTNERS, CORP. Account Number : 12018000010 Phone : (954)682-1546 Fax Number : (954)206-7111 **Enter the email address for this business entity to be used for future annual report mailings. Enter only one email address please.** Email Address: nfincheltubeamail.com FLORIDA PROFIT/NON PROFIT CORPORATION IBMAR-8 AM ID ECEIVE Un par por un sueno, Corp. 60 HAR Certificate of Status 0 <u>–</u> Certified Copy 0 Page Count 01 Estimated Charge \$70.00 Electronic Filing Menu Corporate Filing Menu Help

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Articles of Incorporation

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

Article I Name

The name of the corporation shall be: Un par por un sueno, Corp.

Article II Principal Office and Mailing Address

The principal office and mailing address of the Corporation shall be 354 NE 194th Fare, Miami, FL 33179.

Article III Purpose

In general, 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 section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

More specifically, the corporation is organized to provide food, medicines, shelter, and counseling to the homeless. It will also be collecting and acquiring shoes, clothes and sports equipment to be given to children and young people in need, who are involved in sporting activities, ensuring the integral development of children and young people from the most needy and humble sectors, providing social, medical and educational assistance.

Article IV Manner of Election

The manner in which the directors are elected or appointed is provided in the bylaws of the corporation. In no event, shall the number of directors be fewer than three.

Article V Initial Directors and/or Officers

PRESIDENT - EITHAN FINCHELTUB PRIZANT - 354 NE 194 LANE, MIAMI, FL 33179

VICE-PRESIDENT - NOEL FINCHELTUB WIGOSKY - 354 NE LANE, MIAMI, FL 33179

SECRETARY -- JACK MOISES ALFANDARY -- 205 NW 8th AVE, APT 308, HALLANDALE, FL 33009

TREASURER - DANIEL ABRAHAM SUIZA - 3300 NE 192ND ST APT 706 AVENTURA, FL 33180

DIRECTOR - JOSE LUIS COHEN ALMEIDA - 1835 NE MIAMI GARDENS DR., STE,242, NORTH MIAMI BEACH, FL 33179

Article VI Limitations

The powers of the Corporation shall be provided in the bylaws of the Corporation in accordance with Chapter 617. Florida Statutes with the following limitations within the meaning of \$501(c)(3)of the Internal Revenue Code, as may amended:

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1. No part of the net carnings of the Corporation shall inure to the benefit of, or be distributed to its members, directors, officers or other private interests. However, the Corporation shall be authorized and empowered to pay a reasonable flat salary for services rendered by its employees and to make payments and other distributions in furtherance of the purposes set forth in Article IV.

2. Only an insubstantial amount of the activities of the Corporation shall be in furtherance of a purpose not set forth in Article IV.

3. Only an insubstantial amount of the activities of the Corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, within the meaning of \$501(c)(3) of the Internal Revenue Code, as may be amended, unless the Corporation elects the provisions of \$501(h) of the Internal Revenue Code, as may amended.

4. In no event shall the Corporation have the power to participate in, or intervene in, including the publishing or distributing of statements, any political campaign on behalf of, or in opposition to, any candidate for public office, all within the meaning of § 501(c)(3) of the Internal Revenue Code, as may be amended.

5. In the event the Corporation chooses to litigate, using its own staff attorneys on behalf of its members or other clients, the Corporation shall comply with the guidelines provided within Revenue Procedure 92-59, 1992-2 C.B. 411-12, as may be amended, superseded or modified. The bylaws of the Corporation shall adopt these provisions accordingly.

ARTICLE VII Meetings

1.) After incorporation, the appropriate members of the Corporation shall hold an organizational meeting in accordance with Chapter 617, Florida Statutes, as amended. See FLA, STAT. § 617.0205(1), 25 See Id. 26 See Id. Successful challenges to the corporate fiction may result in personal 27 liability to officers and directors. See FLA, STAT. § 617.0205(3), 28 See Id. 29 See Michael W, Gordon, FLORIDA CORPORATIONS MANUAL, VOL. 1, 30 ARTICLES OF INCORPORATION § 9.08 (3 ed. 1992), rd See Id. 31 6

2.) The board of directors of the Corporation may participate in a regular or special meeting by, or conduct the meeting through, the use of any means of communication which allows all directors participating to simultaneously hear one another. A director participating in such a meeting is deemed present at the meeting. In the alternative, the board of directors may take actions through signed e-mail communications provided all board members agree.

Article VIII Dissolution

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 principal office of the corporation is then located,

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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 IX Initial Registered Agent and Street Address

The name and Florida street address of the registered agent is:

Integral Accounting Partners, Corp.

12555 Orange Drive., Unit 4116, Davie, FL 33330

Article X Incorporator

The name and address of the Incorporator is: Integral Accounting Partner, Corp.

Having been named as registered agent to accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept the appointment 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 of Registered Ag	en Felisides J	Date 3/8/18.
Signature of Incorporator	In Priviles	_ Date 3/8/18

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