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

XHAP INDIGENOUS LANGUAGES FOUNDATION INC SUBJECT:

(PROPOSED CORPORATE NAME - MUST INCLUDE SUFFIX)

Enclosed is an original and one (1) copy of the Articles of Incorporation and a check for :

S70.00 Filing Fee

S78.75 Filing Fee & Certificate of Status S78.75 Filing Fee & Certified Copy

\$87.50
 Filing Fee,
 Certified Copy
 & Certificate

ADDITIONAL COPY REQUIRED

MARIO E JUAREZ

Name (Printed or typed)

6296 CORPORATE CT SUITE A202

Address

FORT MYERS, FL 33919

City. State & Zip

239-246-9272

Daytime Telephone number

MJUAREZ@ACCOUNTINGSOLUTIONSWFL.COM

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

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

Florida Department of State Division of Corporations ARTICLES OF INCORPORATION

In Compliance with Chapter 617, Florida Statutes, (Not for Profit)

We, the undersigned natural person of the age of eighteen (18) years or more, acting as Incorporators of a corporation/organization under the State of Florida Non-Profit Corporation Act, do hereby adopt the following articles of incorporation for such corporation/Not for profit organization.

ARTICLE I NAME

The name of the corporation or organization shall be:

XHAP Indigenous Languages Foundation Inc.

ARTICLE II PRINCIPAL OFFICE

The principal place of business and mailing address of this Organization shall be:

120 N. Hall Street Labelle, FL 33935

ARTICLE III Nonprofit Corporation/Organization

The Corporation/Organization is a Non-for-Profit

ARTICLE IV DURATION

The period of the Corporation/Organization's duration is perpetual

ARTICLE V EFFECTIVE DATE

Upon Approved by the State of Florida Division of Corporations

ARTICLE VI PURPOSE

The purpose for which the Corporation/Organization is organized is:

A. Said organization is organized exclusively for to foster, help the Guatemalan Native Community and any other communities that their native language is not Spanish nor English and are in need of translations and interpretations of their language before, any Private, Public, Local, State or Federal agencies. (That require these services) and is being registered under the Internal Revenue Service Code 501 (c) (03) and any Corresponding action of any future federal tax code.

B. No part of the net earnings of the organization shall inure to the 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

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rendered and make payments and distributions in furtherance of the purposes set forth in the purpose clause. The organization shall not carry on any provisions of this document, the organization should not carry on any organization exempt from federal income tax under section 501 (c) (6) of the Internal Revenue Code or 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 of any future federal tax code and corresponding section of the State of Florida Non-Profit Corporations/Organizations.

C. Upon dissolution of the Corporation/Organization or the winding up of its affairs, the assets of the Corporation/Organization shall be distributed exclusively to other Non-Profit or Charitable organizations which would then qualify under the provisions of Section 501(c) (03) or (C) (06) of the Internal Revenue Code and its regulations as they now exist or as they hereafter be amended..

D. The Corporation/Organization is organized pursuant of the Florida Non-Profit Corporation Act and does not contemplate pecuniary gain or profit and is organized for nonprofit purposes.

ARTICLE VII MEMBERSHIP

The membership of this Non-Profit Organization shall consist to the following qualifications for membership and who shall be admitted in the following manner:

 Individual Membership / Donor / Sponsorship. Any person having an interest in the purpose and objectives of this organization, may shall be eligible to apply for membership. Upon approval by the Board of Directors, the applicant becomes a member in good standing subject to the Bylaws and is willing to help personally and financially support of the organization, keeping the Mission, Vision and integrity of the Organization.

ARTICLE VIII VOTING MEMBERS

The Organization shall have voting rights at the annual election meeting, as long as the member are in good standing of the Organization and his or her membership fees had been paid on time.

ARTICLE IX MANNER IS WHICH DIRECTORS ARE ELECTED OR APPOINTED IS:

The Directors will be appointed by the CEO-President, at an annual election meeting.

ARTICLE X DIRECTORS AND/OR OFFICERS

List name(s) address (es) and specific titles(s):

CEO-President Carmelina Cadena 120 N. Hall St. LaBelle, FL 33935 Vice-President Miguel Brito Cobo Canton Tixchulup, Nebaj Quiche, Guatemala

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Secretary Eunice Marquez 371 Fraser Ave. LaBelle, FL 33935

VP of Finance/Treasurer Alejandro Cadena 1465 Choctaw Ave. LaBelle, FL 33935

VP of Public Relations Maria Francisco 715 SW 2nd St. Boynton Beach, FL 33435

Board Member

Eileen Celis 6110 Oak Hill Dr. Flowery Brantly, GA 30680

Board Member

Manuela Raymundo Raymundo Canton Tixchulup, Nebaj Quiche, Guatemala

Board Member

Maria Trejo 3001 Lady Lane LaBelle, FL 33935

ARTICLE XI REGISTERED AGENT AND STREET ADDRESS

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

Carmelina Cadena 120 N. Hall Street Labelle, FL 33935-US

ARTICLE XII INCORPORATOR

The name and address of the Incorporator is: Mario E. Juarez 6296 Corporate Ct. Suite A202 Fort Myers, FL 33919-US

Having been named as registered agent to accept service of process for the above stated corporation/organization at the place designated in this certificate. I am familiar with an accept the appointment as registered agent and agree to act in this capacity.

ARTICLE XIII DISTRIBUTION OF ASSETS UPON DISSOLUTION

Upon the dissolution of the Corporation Non-Profit Organization, the Board of Directors shall, after paying or making provisions for the payment of all liabilities of the Corporation Non-Profit Organization, distribute all the assets exclusively for charitable, educational, religious, or scientific purposes to such "qualified" organization as the Board of Directors shall determine. An organization shall be deemed to be a "qualified" organization for the purposes of this Article XII only if a at the time of the 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 501 (c) (03) of the Code. Any of such assets not so distributed shall be distributed by the Circuit Court of Hendry County in which is the Principal office of the Corporation Non-Profit Organization 501 (c) (03) or to such qualified organization or organizations as said court shall determine.

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/Registered Agent Carmelina Cadena

2/12/18

I submit this document and affirm that the facts stated herein are true. I am aware that any false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.

Signature/Incorporator Mario E. Juarez

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Date