N1800008223

1

(Requestor's Name)		
(Address)		
(Address)		
(City/State/Zip/Phone #)		
(Business Entity Name)		
(Document Number)		
Certified Copies Certificates of Status		
Special Instructions to Filing Officer:		
W18-63582		
Office Use Only		



07/10/18--01002--003 **87.56



Ru 7/30/10

COVER LETTER

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

ENUGU STATE ASSOCIATION OF CENTRAL FLORIDA (ESU-CFL), 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 ■\$78.75 Filing Fee & Certified Copy S87.50 Filing Fee, Certified Copy & Certificate

ADDITIONAL COPY REQUIRED

FROM: DR MARTIN UGWU Name (Printed or typed) P O BOX 120665 Address CLERMONT, FL 34712 City, State & Zip 407-212-2139 Daytime Telephone number

MUGWU22@GMAIL.COM

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

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

ARTICLE OF INCORPORATION

OF

ENUGU STATE ASSOCIATION OF CENTRAL FLORIDA (ESA-CFL), INC.

A FLORIDA NON-PROFIT CORPORATION

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

The undersigned has, for the purpose of forming a non-profit corporation under the laws of Florida, adopted the following Articles of Incorporation.

ARTICLE I NAME

.

The name of the corporation shall be: ENUGU STATE ASSOCIATION OF CENTRAL FLORIDA (ESA-CFL), INC.

ARTICLE II PRINCIPAL OFFICE

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

PRINCPAL PLACE OF BUSINESS

3295 PARK BRANCH AVE CLERMONT, FL 34711

MAILING ADDRESS

P O BOX 120665 CLERMONT, FL 34712

ARTICLE III PURPOSE

Enugu State Association of Central FL (ESA-CFL) is organized exclusively for Charitable and educational purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organization under section 501(c) (3) of internal revenue code, or corresponding section of any future federal tax code.

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 rendered and to make payments and distributions in furtherance of the purpose set forth in the purpose clause hereof. No substantial part of the activities of the organization shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the organization shall not participate in, or intervene in (including the publishing or 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

- By an organization exempt from federal income tax under section 501(c)(3) of the internal Revenue code, or corresponding section of any future federal tax code.
- 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

Upon the dissolution of this 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 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(s), as said court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE IVMANNER OF ELECTION

The manner in which the directors are elected or appointed is as stated in the bylaws.

ARTICLE V INITIAL DIRECTORS AND/OR OFFICERS

PRESIDENT

Dr Martin Ugwu P O Box 120665 Clermont, FL 34712

VICE PRESIDENT

Chief Elias Odoh 626 Eastwood Ct. Altamonte Spring, FL32714

SECRETARY

Mazi Clement Ofodile 6656 Gunnell Ct. Orlando, FL 32809 · · ·

PUBLIC RELATION OFFICER

Dr Ike Onvia 1815 Laurelton Hall Lane Winter park, FL 32789

SOCIAL DIRECTOR Mrs. Nkem Ude

10539 Bruun Place Orlando, FL 32828

INITIAL REGISTERED AGENT AND STREET ADDRESS ARTICLE VI

Dr Martin Ugwu 3295 Park Branch Ave Clermont, FL 34711

ARTICLE VII **INCORPORATOR**

Dr Martin Ugwu P O Box 120665 Clermont, FL 34712

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



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 third degree felony as provided for in s. 817.155, F.S.

Signature/Incorporator