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(F	Requestor's Name)	
(Address)		
(A	Address)	
(0	City/State/Zip/Phone #)	
PICK-UP	WAIT	MAIL
(E	Business Entity Name)	
(Document Number)		
Certified Copies	Certificates of	Status
Special Instructions to Filing Officer:		
PICK-UP (E Certified Copies	WAIT Business Entity Name) Document Number) Certificates of	MAIL

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COVER LETTER

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

SUBJECT: PANGEA FOUNDATION, INC.

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

FEES:

Certificate of Domestication \$50.00
Articles of Incorporation and Certified Copy \$78.75
Total to domesticate and file \$128.75

OPTIONAL:

Certificate of Status

\$8.75

Anthony Morales

Name (printed or typed)

1 Radisson Plaza, Suite 800

Address

New Rochelle, New York

10801

City, State & Zip

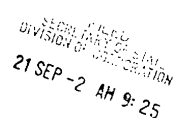
877-330-2677

Daytime Telephone Number

info@myusacorporation.com

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

NOT FOR PROFIT CERTIFICATE OF DOMESTICATION



The undersi	_{gned,} Kraig Kuipers	President	•
of PANGEA F	(Name)	-	(Title) a foreign Corporation
	(Corporation Name) ce with section 617.1803, Florida Statutes	, does hereby certify:	a totolgh corporation
1. The date	e on which corporation was first formed w	vas March 21st	1997
=	sdiction where the above named corporation to being was California	on was first formed, inco	rporated, or otherwise
	ne of the corporation immediately prior to NGEA FOUNDATION	the filing of this Certifica	ate of Domestication .
adminis	sdiction that constituted the seat, siege soctration of the corporation, or any other equately before the filing of the Certificate of a	uivalent jurisdiction unde	
6. Attached to s. 617	d are Florida articles of incorporation to co 1.1803.	omplete the domestication	n requirements pursuant
_{I am} <u>Kraig</u>	Kuipers , of PANGEA FOUND	ATION	
	orized to sign this Certificate of Domestic	cation on behalf of the co	rporation and have done
	(Authorized S		

Filing Fee:

Certificate of Domestication
Articles of Incorporation and Certified Copy
Total to domesticate and file

\$50.00

\$78.75 \$128.75

ARTICLES OF INCORPORATION
In compliance with Chapter 617, F.S. (Not for Profite SEP -2 AH 9: 25

ARTICLE .	$oldsymbol{I}$.	NAME

The name of the corporation shall be:

PANGEA FOUNDATION, INC.	;
ARTICLE II PRINCIPAL OFFICE The principal place of business/mailing address shall be: Principal Address 999 Vanderbilt Beach Rd. Suite 200	Mailing Address 999 Vanderbilt Beach Rd. Suite 200
Naples, FL 34108	Naples, FL 34108
ARTICLE III PURPOSE The purpose for which the corporation is organized: See Attached	
<u> </u>	
<u>. </u>	
	

ARTICLE IV MANNER OF ELECTION	
The manner in which the directors are elected or appo	inted:
As set forth in the bylaws.	
The name(s) and address(es) and specific title(s):	OR OFFICERS
Title/Name	Title/Name
Kraig Kuipers, President	Kraig Kuipers, Vice-President
999 Vanderbilt Beach Rd. Suite 200	999 Vanderbilt Beach Rd. Suite 200
Naples, FL 34108	Naples, FL 34108
Title/Name	Title/Name
Kristin Kuipers, Treasurer	Ida Hamud, Secretary
999 Vanderbilt Beach Rd. Suite 200	2665 San Clemente Road
Naples, FL 34108	San Diego, CA 92122
Title/Name	Title/Name

.

ARTICLE VI INITIAL REGISTERED AGE The name and Florida street address (P.O. Box NO	ENT AND STREET ADDRESS T accentable) of the registered event is:
Kristin Kuipers	acceptable) of the registered agent is.
999 Vanderbilt Beach Rd. Suite 200	
Naples, FL 34108	
ARTICLE VII INCORPORATOR The name and address of the incorporator is:	
Kraig Kuipers	
999 Vanderbilt Beach Rd. Suite 200	
Naples, FL 34108	
**************************************	f process for the above stated corporation at the place designate
Kristu Kirpes	07/13/2021
Signature/Registered Agent	Date
King D. Kuma	07/13/2021
Signature/Incorporator	Date

PANGEA FOUNDATION, INC. Articles of Incorporation Attachment

ARTICLE III PURPOSE

- 1. Pagea Foundation, Inc. is a non-profit organization that provides technical support to other nonprofits main HUD Housing.
- 2. This corporation is a non-profit PUBLIC BENEFITS CORPORATION and is not organized for the private gain of any person. It is organized under the Nonprofit Public Benefit Corporation Law for public and charitable purposes.
- 3. Pangea Foundation, Inc. is organized exclusively for charitable, educational and civic purposes, including providing humanitarian aid to those affected by adverse circumstances such as war, civil unrest, and famine, and to promote the cause of peace and humanity by offering services, gifts, and aid to persons in need, and cultivating a network or people who are able to help others in dire circumstances by putting such persons in contact with those in need. The Pangea Foundation is further organized to protect the earth and its resources, and to further the preservation of the environment, providing education, information, and assistance to organizations and government agencies involved in the preservation of the environment, and through such related activities as are desirable and proper within the limitations of section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.
- 4. No part of the net earnings of the organization shall inure to the benefit of, or be distributed 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 purposes set forth in the purpose clause hereof. No substantial part of the activities of the corporation shall consist of the carrying on of propaganda or otherwise attempting to influence legislation, and the corporation shall not participate in, or intervene in, 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 purposes not permitted to be carried on (a) 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, or (b) by an organization, contributions to which are deductible under section 170(c) (2).

ARTICLE IX DISSOLUTION

1. The manner of distribution of assets in this Corporation's winding up is as follows:

Upon dissolution 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 state or local government for public purpose. Any such asset not so disposed of shall be disposed of by the Court of Competent Jurisdiction of the county in which the principal office of the corporation is then located, exclusively for such purpose or to such organization or organizations as said Court shall determine, which are organized and operated exclusively for such purposes.