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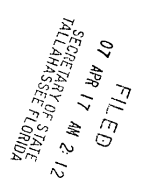
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AMENDED ARTICLES OF INCORPORATION OF

CENTER FOR RUSSIAN-AMERICAN BEHAVIORAL STUDIES, INC. DOCUMENT NUMBER N99000002562

Pursuant to the provisions of Section 617.100, Florida Statutes, this Florida Not For Profit Corporation adopts the following Amended Articles Of Incorporation:

ARTICLE I. NAME

The Name of the corporation shall be:

CENTER FOR RUSSIAN-AMERICAN BEHAVIORAL STUDIES, INC.

The address of the principal office of this corporation shall be 1635 NE 4th Place, Suite 2, Fort Lauderdale, FL 33301.

ARTICLE II. NATURE OF BUSINESS

This Non-Profit Corporation is organized exclusively for educational purposes under section 501 (C)(3) of the Internal Revenue Code or the Corresponding section of any future federal tax code. The sole purpose of this corporation is to further the exchange of information and expertise between Russian and American Social Workers, Psychotherapist, Drug and Alcohol Counselors and other disciplines involved in the field of mental Health. The primary means by which this will be accomplished will be by providing internships, (1-3 months in length) for Russian professionals in America and American professionals in Russia. These internships will be held in such places as Drug and Alcohol Treatment Centers, Psychiatric Hospitals, Domestic Violence Centers, Homeless Shelters and other such settings that deal with social issues requiring mental health professionals. To further augment the learning process interns will meet on a weekly basis with staff from Center for Russian-American Behavioral Studies within the host country to discuss issues relevant to their experience. In order to be eligible for these internships the candidates must possess a Masters Degree or equivalent or better. Every effort will be made to place said visiting professionals in placements that parallel the work they perform in the native country in order to promote the goal of information exchange.

The Criteria for selecting said individuals will be done by a review board comprised of members from both countries based on the following criteria: 1.) Academic Achievement 2.) Work History 3.) Language Skills 4.) Personal References and a brief written essay by the candidate outlining their reason for wanting to participate in the program.

The goal of the Corporation is to provide a financial stipend that will pay for transportation, to and from the host country, room and board plus a small monthly stipend for their work wile in the host country. Obtaining grants both private and public will primarily provide for funding for these activities.

ARTICLE III. REGISTERED AGENT

The street address of the initial registered office of the corporation shall be 1635 NE 4th Place, Ste. 2, Fort Lauderdale, Florida 33301, and the name of the initial registered agent of the Corporation at that address is David Optikar, L.C.S.W.

ARTICLE IV. TERM OF EXISTENCE

The Corporation is to exist perpetually.

ARTICLE V. DIRECTORS

All corporate powers shall be exercised by or under the authority of, and the business and affairs of the corporation managed under the direction of its Board of Directors, subject to any limitations set forth in these Articles of Incorporation. This Corporation shall have five (5) Board Members. The Chairman of the Board, David Optekar, appointed the initial members of the board for a period of one year. All subsequent vacancies on the Board of directors shall be filled by appointment by the Chairman of the Board with confirmation by a simple majority of the Board of Directors. The name and address of the current members of the Board of Directors are:

David Optekar - Chairman of the Board 1635 NE 4th Place - Ste 2 Ft. Lauderdale, FL 33301

Diane Cote 4715 Mainland Drive Tamarac, Florida 33319

Natalia Zinovieva, Phd. U1. Voskova, 22-10 St. Petersburg, Russia 197101

Valentina Shabalina, Phd. Petersburgskoye Shosse, 13/1-230 St. Petersburg, Pushkin, 189620 Russia

<u>ARTICLE VI. BENEFIT OF EARNINGS</u>

No part of the net earnings of the Corporation shall inure to the benefit of or be distributed to its members, trustees, officers, or other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services actually rendered and to make payments and distributions in furtherance of its exempt purposes set forth in Article II above. 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 (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office. Notwithstanding any other provision of these articles, the Corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers that are not in furtherance of this corporation.

ARTICLE VII. DISSOLUTION OF CORPORATE ASSETS

Upon the 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 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 organization, as said Court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE VIII. INCORPORATOR

The name and address of the incorporator of these Articles of Incorporation:

David Optekar - Chairman of the Board 1635 NE 4th Place - Ste 2 Ft. Lauderdale, FL 33301

The date of adoption of these Amended Articles Of Incorporation was April 1/4, 2007. There are no members, and these Amended Articles of Incorporation were adopted by the Board of Directors.

These Amended Articles Of Incorporation are executed by the undersigned officer this 1/4 day of April, 2007

David Optekar, Chairman of the Board and President