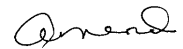
(Requestor's Name)				
(Address)				
(Address)				
(City/State/Zip/Phone #)				
PICK-UP WAIT MAIL				
(Business Entity Name)				
(Document Number)				
Certified Copies Certificates of Status				
Special Instructions to Filing Officer:				

Office Use Only

ś



200018836262



06/12/03--01002--017 \*\*70.00 -



# EXPRESS CORPORATE FILING SERVICE INC. Requestor's Name 1000 PONCE DE LEON BLVD. SUITE:101 Address CORAL GABLES, FL 33134 City/State/Zip (305) 444-4994 Phone #

OFFICE USE ONLY

CORPORATION NAME(S) & DOCUMENT NUMBER(S) (if known):						
1.	ASSOCIATION INTE	RNATIONALE DE SOUDARITE, INC.				
2.	100,000,000,000,000,000,000,000,000,000					
	(Corporation Name)	(Document #)				
3.	(Corporation Name)	(Document #)				
4.						
	(Corporation Name)	(Document #)				
	Walk in Pick up	ime Certified Copy				
	Mail out Will wait	Photocopy				
ſ	NEW FILINGS	AMENDMENTS				
	Profit	Amendment				
-	NonProfit	Resignation of R.A., Officer/ Director				
	Limited Liability	Change of Registered Agent				
ľ	Domestication	Dissolution/Withdrawal				
	Other	Merger				
Ĺ						
OTHER FILINGS REGISTRATION/						
	Annual Report	QUALIFICATION				
Ì	Fictitious Name	Foreign				
ļ	Name Reservation	Limited Partnership				
į		Reinstatement				
		Trademark				
		Other Examiner's Initials				

FILED

# ARTICLES OF AMENDMENT 03.

03 JUN 12 PM 12: 56

to

SECRETARY OF STATE TALLAHASSEE, FLORIDA

# **ARTICLES OF INCORPORATION**

of

# ASSOCIATION INTERNATIONALE DE SOLIDARITE, INC.

Pursuant to the provisions of section 617.1006, Florida Statutes, the undersigned Florida nonprofit corporation adopts the following articles of amendment to its articles of incorporation.

FIRST: Amendments adopted:

# SEE ATTACHED AMENDMENT

SECOND: The date of adoption of the amendments was:

June 11, 2003.

THIRD: Adoption of Amendment:

The amendments were adopted by the members and the number of votes cast for the amendment was sufficient for approval.

ASSOCIATION INTERNATION	ALE DE SOLIDARITE, INC.	
Corporatio	n Name	
Tout C	lull.	
Signature Presid	lent / Director	
PAUL CH	EHADE	
Typed name		
President / Director	June 11 <sup>th</sup> , ,2003	
Title	Date	

# **AMENDMENT TO ARTICLES OF INCORPORATION**

#### OF

# ASSOCIATION INTERNATIONALE DE SOLIDARITE, INC.

THE UNDERSIGNED do hereby file this their Amendment to Articles of Incorporation of ASSOCIATION INTERNATIONALE DE SOLIDARITE, INC. and pursuant there to submit and make the following amendments:

#### **WHEREAS**

The name of the Corporation for which these Articles of Amendment are being filed is ASSOCIATION INTERNATIONALE DE SOLIDARITE, INC.

# **WHEREAS**

The above named corporation was duly in the State of Florida on April 14, 1999 under document number N99000005837.

#### WHEREAS

The purpose of this Corporation is to directly and/or indirectly, to safe guard Human Rights, contribute to give social, educational sanitary, alimentary assistance to young people, to elderly, to anyone who needs help, trying to watch over the general welfare, sustain and promote sociocultural projects and scientific research in order to help humanity, and to safe guard the World's Ecology.

With such purposes, considering what has been said before as a proposition and not as a limit, it will exercise any activity, action, operation that, directly or indirectly, are connected to realization of our social aim.

To reach its social object, as expressed before, the Association engages to respect:

- European convention for the safeguard of Human Rights and fundamental freedoms: November 4, 1995- September 3, 1953/Law of August 4,1955 nr.4848 on the G.U. 24.09.55. nr.221;

- Universal declaration of Human Rights;
- Convention for Women Political Rights- ONU December 20,1952;
   convention for elimination of every discrimination towards Woman-ONU December 18, 1979;
- European Social Charter-European Council of October 18, 1961
- Convention of the Hague regulating protection of minors of June 12,1902;
- European Convention for the recognition and execution of decisions about minors' grant, re-establishment of Grant for children-Luxembourg May 20, 1980- September 1, 1983;

and it engages to make any activity that will be necessary and to use any ways considered useful, with no exception, for the practical realization of Conventions established for the protection of Human Rights.

This corporation is organized are exclusively charitable, scientific and educational within the meaning of section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law.

Notwithstanding any other provisions of these articles, this organization shall not carry on any activities not permitted to be carried on by organization exempt from Federal income tax under section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue Law.

Upon the dissolution of the organization, assets shall be distributed for one or more exempt purpose within the meaning of section 501(c)(3) of the Internal Revenue Code of 1986, or corresponding section of any future Federal tax code, or shall be distributed to the federal, 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 country in which the principal office of the organization is then located, exclusively for such purposes.

To also carry on and engage in any business or activity which may be authorized and permitted under and by virtue of the law of the United States of America or the State of Florida.

#### **WHEREAS**

This is a NON-PROFIT Corporation, therefore will not issue any shares at all within the meaning of section 501(c)(3) of the Internal Revenue Code of 1986, or corresponding section of any future Federal tax code, or shall be distributed to the Federal, State, or local government for a public purpose.

#### **WHEREAS**

The powers of the Corporation shall include all those conferred by the By Laws of the Corporation and the laws of the State of Florida and United States of America.

## **WHEREAS**

The Corporation shall have perpetual existence in accordance with the laws of the state of Florida.

#### **WHEREAS**

The principal place of business of the corporation shall be:

7350 NW 7 St., Suite 104 Miami, Florida 33126

In addition to other offices throughout the world.

#### WHEREAS

The Articles of Incorporated of ASSOCIATION INTERNATIONALE DE SOLIDARITE, INC. are further amended so that the Registered agent of this corporation shall be Mr. Paul Chehade and the Registration Office shall be at:

7350 NW 7 St., Suite 104 Miami, Florida 33126

### **WHEREAS**

The affairs of the corporation shall be managed by its officers and / or officer subject, however, to the Board of Directors and subject to the provisions of these Articles of Incorporation and in accordance with the By Laws of the corporation.

The officers of the corporation may consist of a President, Vice-President, Secretary and Treasurer, in addition to such other officer that the Board of directors may, if they so desire, choose to elect. The name and address of the officer of officers who hall serve until the first election by the Board of Directors shall be follows:

NAME	OFFICE	ADDRESS
Paul Chehade	President	7350 NW 7 St., Suite 104 MIAMI, FL. 33126
Sonia D. Chehade	Vice-President	7350 NW 7 St., Suite 104 MIAMI, FL. 33126
Katty Chehade	Secretary	7350 NW 7 St., Suite 104 MIAMI, FL. 33126
Fabrizio Signorelli	Treasurer	7350 NW 7 St., Suite 104 MIAMI, FL. 33126

# **WHEREAS**

The corporation shall be governed by a Board of Directors which shall consist of at least four (4) or more directors.

#### **WHEREAS**

The corporation shall have four (4) categories of members:

- Founder
- Honor
- Active
- Partner

The member categories dues, eligibility and policies shall be defined by the By-Laws of the association

### **WHEREAS**

That except as may otherwise be provided by law, the total voting power for the election of Directors of the corporation shall be vested solely and exclusively in the original By-Laws of the Corporation Shall be adopted by a majority vote of the members of the Corporation present at a meeting entitled to vote for such purpose, at which a majority of the members are present, and thereafter the By-Laws of the corporation may be amended, altered or rescinded by vote of the member of the Corporation. Amendments to the By-Laws or to these Articles of Incorporation, may be proposed by the members or by the Board of Directors in the manner as provided in the By-Laws as may be provided under the laws of the State of Florida.

IN WITNESS WHEREOF, we have hereunto set forth our hands and seals at Miami, Date County, Florida, this 11<sup>th</sup> day of June 2003.

**PAUL CHEHADE** 

President / Director

The undersigned does hereby accept the appointment as Registered Agent of the above-named corporation, and further states that he is familiar with and accepts the obligations of said position. The undersigned has also been duly appointed as President/Director of said corporation and does hereby accept said appointment.

PAUL CHEHADE President / Director