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# Florida Department of State

Division of Corporations Public Access System Katherine Harris, Secretary of State

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To:

Division of Corporations

Fax Number : (850) 922-4001

From:

Account Name : FAS-T CORP. AGENTS, INC.

Account Number : 071001002335 : (305)599-0839

: (305)716-0346 Fax Number

# FLORIDA PROFIT CORPORATION OR P.A.

PUBLICIDAD DIFERENCIAL, CORP.

| Certificate of Status | 0       |
|-----------------------|---------|
| Certified Copy        | 1       |
| Page Count            | 04      |
| Estimated Charge      | \$78.75 |

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ARTICLES OF INCORPORATION

PUBLICIDAD DIFERENCIAL, CORP.

The undersigned subscribers to these Articles of Incorporation, is (are) natural person(s) competent to contract, hereby forms a corporation under the laws of the State of Florida.

#### ARTICLE I - NAME

The name of this Corporation is: FUBLICIDAD DIFERENCIAL, CORP.

ARTICLE II - PRINCIPAL PLACE OF BUSINESS

The principal place of business and mailing address of this corporation shall be: 9551 FONTAINEBLEAU BLVD, STE. 304

MIAMI. FL 33172.

## ARTICLE III - NATURE OF BUSINESS

The general nature of the business to be transacted by this Corporation is advertisement's sales to free magazines any lawful business or trade permitted under the laws of the United States and of the State of Florida.

#### ARTICLE IV - CAPITAL STOCK

The maximum number of shares of stock that this corporation is authorized to have outstanding at any time is 500 shares of common stock of a par value of One Dollar (\$1.00).

Every original incorporating stockholder upon the sale for cash, property or service or new shares or shares authorized but unissued, shall have the right to purchase his pro-rate share thereof at the price at which it is offered to others, which price, in case of par value shares may be in excess of par.

The transfer of shares may be restricted as provided for in the bylaws as adopted by stockholders or by other agreement between the parties thereto.

ARTICLE V - TIME OF EXISTENCE

This Corporation is to exist perpetually.

ARTICLE VI - INITIAL REGISTERED OFFICE AND AGENT
The street address of the initial registered office of this
corporation is: 9551 FONTAINERLEAU BLVD, STE.304, MIAMI, FL 33172.
The name of the initial registered agent of this corporation at
that address is: RUBEN CATANESE.

Has been made as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate.

- I hereby accept the appointment as registered agent and agree to act in this capacity.
- I further agree to comply with the provision of all status relating to the proper and completed performance of my duties and I'm familiar with and accept the obligation of my position as registered agent.

RUBEN CATANESE

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#### ARTICLE VII-INITIAL BOARD OF DIRECTORS

This corporation shall have FOUR(4) director(s) initially. The number of directors may be either increased or diminished from time to time by the bylaws but never shall be less than one. The name(s)

and address(is) of the officer(s) of the First Board of Directors is (are): - RUMEN CATANESE, 9551 FONTAINEBLEAU BLVD, STE. 304
MIAMI, FL 33172, PRESIDENT.

- SANTIAGO ABEL AMEZUA, 9 DE JULIO 90-PISO 9 "A", VILLA CARLOS PAZ, CORDOBA, ARGENTINA, VICE-PRESIDENT.
- CYNTHIA SERRALTA, 9551 FONTAINEBLEAU BLVD, STE. 304 MIAMI, FL, 33172, SECRETARY.
- SERGIO AMEZUA, 9 DE JULIO 90-PISO 9 "A"

  VILLA CARLOS PAZ, CORDOBA, ARGENTINA, TREASURER.

### ARTICLE VIII - INCORPORATION

The name(s) and address(es) of the incorporator(s) to these articles is (are): RUBEN CATANESE, 9551 FONTAINEBEAU BLVD, STE. 304, MIAMI, FL 33172. SANTIAGO ABEL AMEZUA, 9 DE JULIO 90-PISO 9 "A", VILLA CARLOS PAZ, CORDOBA, ARGENTINA. CYNTHIA SERRALTA, 9551 FONTAINEBLEAU BLVD, STE. 304, MAIAMI, FL 33172 AND SERGIO AMEZUA, 9 DE JULIO 90-PISO 9 "A", VILLA CARLOS PAZ, CORDOBA, ARGENTINA.

### ARTICLE IX - BYLAWS

The power to adopt, alter, amend or repeal bylaws shall be vested in the Board of Directors and the shareholders.

### ARTICLE X - AMENDMENT

These Articles of Incorporation may be amended in the manner provided by law. Every amendment shall be approved by the Board of Directors, proposed by them, to the Stockholders, and approved at a stockholders' meeting, unless all the Directors and all the stockholders sign a written statement manifesting their intention that certain amendments of these Articles of Incorporation be made.

RUBEN CATANESE

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