William	Bo LWA F_ Requestor's Name	038696
SZ40 City/Star	Colonial Drive Address FL 32803 Ic/Zip Phone #	2-4000000000000000000000000000000000000
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FLORIDA DEPARTMENT OF STATE Sandra B. Mortham Secretary of State

April 8, 1996

WILLIAM BOLIVAR 5240 COLONIAL DRIVE ORLANDO, FL 32803

SUBJECT: MISS COLOMBIA, INC. Ref. Number: W96000007485

We have received your document for MISS COLOMBIA, INC. and your check(s) totaling \$131.25. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name designated in your document is unavailable since it is the same as, or it is not distinguishable from the name of an existing entity. Simply adding "of Florida" or "Florida" to the end of an entity name **DOES NOT** constitute a difference. Please select a new name and make the substitution in all appropriate places. One or more words may be added to make the name distinguishable from the one presently on file.

When the document is resubmitted, please return a copy of this letter to ensure that your document is properly handled.

If you have any questions about the availability of a particular name, please call (904) 488-9000.

Please return your document, along with a copy of this letter, within 60 days or your filing will be considered abandoned.

If you have any questions concerning the filing of your document, please call (904) 487-6923.

Doris McDuffle Corporate Specialist Supervisor

Letter Number: 296A00015864

ARTICLES OF CORPORATION

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MISS COLOMBIA DE ORLANDO, INC.

We, the undersigned, hereby associate ourselves together for the purpose of becoming a corporation under the laws of the State of Florida, providing for the formation, liabilities, rights, privileges and immunities of a Corporation for Non-profit.

ARTICLE I

NAME

The name of this corporation shall be: MISS. COLOMBIA DE ORLANDO, INC.

ARTICLE II

PRINCIPLE PLACE OF BUSINESS AND MAILING ADDRESS

The Principle place of business address and mailing address of this corporation shall be: 1221 Green Valley Ct. Apopka, Florida 32703 and mailing address shall be: P.O. BOX 143044 Altamonte Spring, Fl. 32714

ARTICLE III

GENERAL NATURE OF BUSINESS

The general nature of the business and the object and purpose proposed to transacted and carried on are to do any and all things herein mentioned as fully and to the same extent as natural persons might or could do, viz: (a) To engage in select a youth Lady that can represent Colombia in differents activities in Central Florida. And assits a people without any charge to them.

(b) To engage in any lawful activities, business or pursue and adopt any lawful purposes and exercise all lawful powers under the laws of the State of Florida and the United States.

(c) To do any and all things necessary, suitable, proper and convenient for the accomplishment of any of the purposes or for the attainment of any of the objects or for the exercise of any of the powers herein set forth, whether herein specified or not, either alone, or in connection with other firms, individuals or corporations, either in this state or throughout the United States, and elsewhere, and to do any other acts, thing or things, incidental or pertinent to or connected with the business or businesses hereinbefore described, or any part or parts thereof, if not inconsistent with the laws under which this corporation is organized.

ARTICLE IV

INITIAL DIRECTORS

The names and street addresses of the members of the first Board of Directors are:

NAME ADDRESS

LUZ MARINA MUÑOZ 1221 Green Valley Ct. Apopka, FL. 32703

GILMA BENTANCOURT 3211 Holliday St. Apopka, Fl. 32703

ARTICLE V

INCORPORATION AND SUBSCRIBERS

The name and street address of each person herein as a subscribed and corporate is as follows:

NAMES ADDRESS

LUZ MARINA MUÑOZ 1221 Green Valley Ct. Apopka, Fl. 32703

GILMA BENTANCOURT 3211 Holliday St. Apopka, Fl. 32703

ARTICLE VI

REGISTERED OFFICE AND REGISTRATION AGENT

The street address of the initial registration office of this corporation in the State of Florida is 5240 Colonial Dr. Orlando, Fl. 32803, and that WILLIAM BOLIVAR is designated Registered Agent is the same as that of the Registered office. The Board of Directors or Shareholders may from time to time move the registered office to any other address in Florida.

ARTICLE VII

DIRECTORS

This Incorporation shall initially have (2) directors, the number of directors may be increased or diminished from time to time by the shareholders by a vote of not less than a majority vote of the share of common stock.

ARTICLE VIII

CAPITAL STOCK

The maximum number of share of stocks that this corporation is authorized to have outstanding at any time is: 10,000 shares of common stock having a par value of \$1.00 per share.

ARTICLE IX

INITIAL CAPITAL

The amount capital with which this corporation may begin business is one hundred (\$100.00) Dollars.

ARTICLE X

INCORPORATE EXISTENCE

This incorporation shall have perpetual existence.

ARTICLE XI

OFFICERS

The stockholders of this corporation shall be a president, a vice president, a secretary and a treasurer, and such other officers and agents, employees, and factors as may be deemed necessary or convenient shall be chosen in such terms and have such powers and duties as may be prescribed by the by laws or determined by the Board of Directors or by the shareholders. Any two of the above offices may be combined and any person may hold two or more offices.

ARTICLE XII

AMENDMENT

The stockholders in accordance with the law shall have the power to adopt, amend, alter, change or repeal the Article of Corporation and the shareholders shall have the right to amend the by-laws by majority vote of the shares of stock entitled to be voted.

ARTICLE XIII

AGREEMENTS

The corporation or the stockholders may include in their agreement between themselves the following as valid matters of agreements:

(a) Any limitations or restraints upon the transferability, alienation, or assignment of stocks;

(b) Any limitations or restraints upon the encumbrance of pledge of stock;

(c) Any agreements conferring pre-emptive rights of purpose upon stock-holders as conditions precedent to the sale of any stock;

(d) Management agreements or other employment agreements with persons who may or may not be stockholders; and

(e) Any and all such other agreements as may be reasonably necessary in the ownership, conduct or furtherance of the business of the corporation and to implement the said agreements by - laws of the corporation.

ARTICLE XIV

PRE-EMPTIVE RIGHTS

The shareholders of the corporation shall have pre-emptive rights to purchase the same kind, class or series of authorized capital common stock upon its issuance for sale.

ARTICLE XV

VOTING

Unless otherwise specifically stated in these ARTICLES OF INCORPORATION all matters which must be acted or voted upon by this corporation shall be decided by the stockholders by majority of the shares entitled to be voted.

IN WITNESS of the foregoing we have hereunto set our hands and seals and acknowledge the foregoing ARTICLES OF INCORPORATION, this 24th day of January of, 1996.

LUZ MARINA MUÑOZ

GILMA BENTANCOUI BETANCOURT

FILED

REGISTER AGENT ACCEPTING THE DESIGNATION 6^{6} MAY -6^{-} All 10: 06 I hereby am familiar with and accept the duties and responsibilities as LE. FLORIDA registered agent for said corporation.

WILLIAM BOLIVAR

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