State of Chode Island and Providence Plantations

May 2	id	1981
WE, the undersigned Officers of		
HMONG-LAO_UNITY_ASSOCIA	TION	
a corporation duly incorporated under the laws of the State	of Rhode Isla	and,
HEREBY CERTIFY, that at a legal meeting of said corporation and held in the City and County of P	. •	or the purpose,
in said State, on the second day of May		, A. D. 19 81 ,
the following amendment(s) to the Articles of Association wa		
the affirmative vote of Eleven	of its n	nembers viz:—
"VOTED, That	arus	arna on
THE FOLLOWING SECTIONS OF THE ORI	GINAL ARTIC	CLES OF
ASSOCIATION BE AMENDED AS FOLLOWS:		
THIRD SECTION IS HEREBY AMENDED TO READ	:	
SAID CORPORATION IS CONSTITUTED FOR ASSISTING THE RESETTLEMENT OF THE HMONG RHODE ISLAND, AND TO DEVELOP THE RELATION HMONG-LAOTIAN COMMUNITY WITH THE COMMUNIAS WELL AS THE HMONG AND LOATIAN COMMUNIASAID CORPORATION IS CONSTITUTED FOR THE THE HMONG AND LAOTIAN PEOPLE IN RHODE ISOCIAL, CULTURAL, ECONOMIC AND EDUCATION	S AND LAOT ONSHIP BETV ITIES IN RI ITIES IN O' PURPOSES (SLAND IN M	IANS IN WEEN HODE ISLAND THER PLACES. OF ASSISTING ATTERS OF
THE FOLLOWING SECTIONS ATTACHED HERETO OF ASSOCIATION.	ARE ADDED	TO THE ARTICLES
FIFTH:		
SIXTH:		
SEVENTH:		

[CORPORATE SEAL]

ATTEST:

Xia Vell Kul

President.

Phong Plane

Secretary.

NON-BUSINESS

ORIGINAL

CERTIFICATE OF AMENDMENT OF ARTICLES OF ASSOCIATION OF

HMONG-LAO UNITY ASSOCIATION

Duly Incorporated Under the Laws of the State of Rhode Island.

6 1,0 81

6757A14....10.0cBl10.00

FILED IN THE OFFICE OF THE SECRETARY OF STATE

JUN 10 198; 10

ATTACHMENT:

FIFTH: NO SUBSTANTIAL PART OF THE ACTIVITIES OF THE CORPORATION SHALL BE 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 PROVISIONS OF THESE ARTICLES THE CORPORATION SHALL NOT CARRY ON ANY OTHER ACTIVITIES NOT PERMITTED TO BE CARRIED ON BY A CORPORATION EXEMPT FROM FEDERAL AND STATE INCOME TAXES UNDER SECTION 501(c)(3) OF THE INTERNAL REVENUE CODE OF 1954 AND SECTION 7-6-2 OF THE GENERAL LAWS OF RHODE ISLAND, AS THE SAME MAY BE AMENDED FROM TIME TO TIME.

SIXTH: THE CORPORATION IS NOT ORGANIZED, NOR SHALL IT BE OPERATED FOR THE PRIMARY PURPOSE OF GENERATING PECUNIARY GAIN OR PROFIT, AND IT WILL NOT DISTRIBUTE ANY GAINS, PROFITS, OR DIVIDENDS TO THE MEMBERS THEREOF, OR TO ANY INDIVIDUAL, EXCEPT THAT THE CORPORATION SHALL BE AUTHORIZED AND EMPOWERED TO PAY REASONABLE COMPENSATION FOR SERVICES RENDERED AND TO MAKE PAYMENTS AND DISTRIBUTIONS IN FURTHERANCE OF ITS SPECIFIC AND PRIMARY PURPOSES. THE PROPERTY ASSETS, PROFITS, AND NET INCOME OF THE CORPORATION ARE IRREVOCABLY DEDICATED TO CHARITABLE AND EDUCATIONAL PURPOSES, AND NO PART OF THE PROFIT OR NET INCOME OF THE CORPORATION SHALL INURE TO THE BENEFIT OF ANY DIRECTOR, OFFICER OR MEMBER THEREOF OR TO THE BENEFIT OF ANY INDIVIDUAL.

SEVENTH: UPON WINDING UP AND DISSOLUTION OF THE CORPORATION, THE ASSETS OF THE CORPORATION REMAINING AFTER PAYMENT OF, OR PROVISION OF PAYMENT OF, ALL DEBTS AND LIABILITIES OF THE CORPORATION, SHALL BE DISTRIBUTED BY THE BOARD OF DIRECTORS TO A SECTION 501(c)(3) EXEMPT ORGANIZATION TO BE USED EXCLUSIVELY TO ACCOMPLISH THE GENERAL PURPOSES FOR WHICH THIS CORPORATION IS ORGANIZED. IF THE CORPORATION HOLDS ANY ASSETS IN TRUST, SUCH ASSETS SHALL BE DISPOSED OF IN SUCH A MANNER AS MAY BE DIRECTED BY DECREE OF THE SUPERIOR COURT OF THE COUNTY IN WHICH THE CORPORATION'S PRINCIPAL OFFICE IS LOCATED, UPON PETITION THEREFOR BY THE ATTORNEY GENERAL OR BY ANY PERSON CONCERNED IN THE LIQUIDATION.