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APR 10 2017 S. YOUNG

SECRETARY OF STATE IALLAHASSEE FLORIDA



FLORIDA DEPARTMENT OF STATE Division of Corporations

March 15, 2017

OMRI YIGAL DOLORES YIGAL'S BLESSINGS FROM BEYOND, INC. PO BOX 42082 SAVANNAH, GA 31409

SUBJECT: DOLORES YIGAL ASHET CHAYEL MUSEUM, CO

Ref. Number: W17000022268

We have received your document for DOLORES YIGAL ASHET CHAYEL MUSEUM, CO and your check(s) totaling \$70.00. However, the enclosed document has not been filed and is being returned for the following correction(s):

The name listed in number one of the application must be identical to the name listed in the certificate of existence.

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 (850) 245-6051.

Shelia H Young Regulatory Specialist II

Letter Number: 117A00004994

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17 MAR IL PH 2: IN

COVER LETTER

TO:	Registration Section Division of Corporations	
SUBJ	FCT. Dolores Yigal's Blessings From Beyond	
ЗОВЗ	Name of Corporation – must include suffix	
Dear S	ir or Madam:	
Affairs	sclosed "Application by Foreign Not for Profit Corporation for Authorization to Conduct its in Florida", "Certificate of Existence", or "Certificate of Status" and check are submitted to it the above referenced not for profit corporation to conduct its affairs in Florida.	
Please	return all correspondence concerning this matter to the following:	
	Omri Yigal	
	Name of Person	
	Dolores Yigal's Blessings From Beyond	7
	Firm/Company	
	P.O. Box 42082	アイファ
	P.O. Box 42082 Address	PE FLUSION
	Address	\ \{\frac{1}{2}}
	Savannah, GA 31409	
	City/State and Zip Code	
	OmriYigal@hotmail.com	
	E-mail address: (to be used for future annual report notification)	
For fu	rther information concerning this matter, please call:	
Omri	at ()	
-	Name of Person Area Code Daytime Telephone Number	
	MAILING ADDRESS: Registration Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314 STREET/COURIER ADDRESS: Registration Section Division of Corporations Clifton Building 2661 Executive Center Circle Tallahassee, FL 32301	
Enclo	sed is a check for the following amount:	
s \$7	0.00 Filing Fee \$\Bigcup \text{\$\frac{1}{2}\$78.75 Filing Fee & Branch Certificate of Status}\$\Bigcup \text{\$\frac{1}{2}\$78.75 Filing Fee & Certificate of Status & Certified Copy}\$\Bigcup \text{\$\frac{1}{2}\$Certified Copy}\$	

APPLICATION BY FOREIGN NOT FOR PROFIT CORPORATION FOR AUTHORIZATION TO CONDUCT ITS AFFAIRS IN FLORIDA

IN COMPLIANCE WITH SECTION 617.1503, FLORIDA STATUTES, THE FOLLOWING IS SUBMITTED TO REGISTER A FOREIGN NOT FOR PROFIT CORPORATION FOR AUTHORIZATION TO CONDUCT ITS AFFAIRS IN THE STATE OF FLORIDA:

2. GA (State or country under the law of which it is incorporated) (FEI number, if applicable) February 14, 2017 (Date of Incorporation) (Date of duration, if other than perpetual) February 15, 2017 (Date first conducted affairs in Florida if prior to registration. See sections 617.1501 & 617.1502, F.S, to determine penalty lia 3801 Crown Point Road, Unit 3013, Jacksonville, FL 32257 (Principal office address) P.O. Box 42082, Savannah, GA 31409 (Current mailing address, if different)	bility.)
February 14, 2017 (Date of Incorporation) February 15, 2017 (Date first conducted affairs in Florida if prior to registration. See sections 617.1501 & 617.1502, F.S., to determine penalty lia 3801 Crown Point Road, Unit 3013, Jacksonville, FL 32257 (Principal office address) P.O. Box 42082, Savannah, GA 31409	bility.)
February 15, 2017 (Date first conducted affairs in Florida if prior to registration. See sections 617.1501 & 617.1502, F.S., to determine penalty lia 3801 Crown Point Road, Unit 3013, Jacksonville, FL 32257 (Principal office address) P.O. Box 42082, Savannah, GA 31409	- - -
February 15, 2017 (Date first conducted affairs in Florida if prior to registration. See sections 617,1501 & 617,1502, F.S., to determine penalty lia 3801 Crown Point Road, Unit 3013, Jacksonville, FL 32257 (Principal office address) P.O. Box 42082, Savannah, GA 31409	- - -
(Date first conducted affairs in Florida if prior to registration. See sections 617.1501 & 617.1502, F.S., to determine penalty lia 3801 Crown Point Road, Unit 3013, Jacksonville, FL 32257 (Principal office address) P.O. Box 42082, Savannah, GA 31409	- - -
P.O. Box 42082, Savannah, GA 31409	- 76
P.O. Box 42082, Savannah, GA 31409	- Z
P.O. Box 42082, Savannah, GA 31409	P
(Current mailing address, if different)	
× × × × × × × × × × × × × × × × × × ×	
Stable and permanent housing for veterans and special needs persons (Purpose(s) of corporation authorized in home state or country to be carried out in the state of Florida)	AHASSEE
. Name and street address of Florida registered agent: (P.O. Box NOT acceptable)	SEE, 11.5%
Omri Yigal Name:	·
Name: Office Address: 3801 Crown Point Road	
Jacksonville , Florida 32257 (City) (Zip Code)	
(City) (Zip Code)	

11. Attached is a certificate of existence duly authenticated, not more than 90 days prior to delivery of this application to the Department of State, by the Secretary of State or other official having custody of corporate records in the jurisdiction under the law of which it is incorporated.

(Registered agent's signature)

12. Names and addresses of officers and/or directors

A. DIRECTORS

Chairman: Address: Vice Chairman: Address:_ Director: Address: Director: Address: **B. OFFICERS** Omri Yigal President: P.O. Box 42082 Address: Savannah, GA 31409 Vice President: Address: Remelina Yigal P.O. Box 42082, Savannah, GA 31409 Address:__ Treasurer: Address: NOTE: If necessary, you may attach an addendum to the application listing additional officers and/or directors. (Signature of Chairman, Vice Chairman, or any officer listed in number 12 of the application) Omri Yigal, Administrator (Typed or printed name and capacity of person signing application)

Control Number: 16112623

STATE OF GEORGIA

Secretary of State

Corporations Division
313 West Tower
2 Martin Luther King, Jr. Dr.
Atlanta, Georgia 30334-1530

CERTIFICATE OF AMENDMENT NAME CHANGE

I, Brian P. Kemp, the Secretary of State and the Corporation Commissioner of the State of Georgia, hereby certify under the seal of my office that

Dolores Yigal Ashet Chayel Museum, Co a Domestic Nonprofit Corporation

has filed articles/certificate of amendment in the Office of the Secretary of State on 02/21/2017 changing its name to

Dolores Yigal 's Blessings from Beyond, Inc. a Domestic Nonprofit Corporation

and has paid the required fees as provided by Title 14 of the Official Code of Georgia Annotated. Attached hereto is a true and correct copy of said articles/ certificate of amendment.

WITNESS my hand and official seal in the City of Atlanta and the State of Georgia on 03/17/2017

SECRETARY OF STATE
TALLAHASSEE, FLORID



B: P. Kemp Secretary of State



OFFICE OF SECRETARY OF STATE CORPORATIONS DIVISION

2 Martin Luther King Jr. Dr. Suite 313 West Tower Atlanta, Georgia 30334 (404) 656-2817 sos.georgia.gov/corporations

Articles of Amendment of Articles of Incorporation

Article One
The name of the nonprofit corporation ("corporation") is:
Dolores Yigal Ashet Chayel Museum Co
Article Two
The corporation hereby adopts the following amendment to change the name of the corporation. The new name of the corporation is: Dolores Yigal's Blessings From Beyond
Article Three
The amendment was duly adopted by the following method (choose one statement only):
The amendment was adopted by the incorporators pursuant to O.C.G.A. § 14-3-1002.
The amendment was adopted by a sufficient vote of the members of the Corporation.
The amendment was adopted by a sufficient vote of the members of the Corporation. The amendment was adopted by the board of directors (choose one additional box below) with member approval. without member approval as member approval was not required.
with member approval.
without member approval as member approval was not required.
Article Four
The date of the adoption of the amendment was: February 15, 2017
Article Five
The undersigned does hereby certify that a request for publication of a notice of the filing of articles of amendment to change the corporation's name along with the publication fee of \$40.00 has been forwarded to the legal organ of the county of the registered office as required by O.C.G.A. §14-3-1005.1.
Article Six
(Check, and if applicable complete, one of the following)
The articles of amendment shall be effective upon the filing with the Secretary of State.
The articles of amendment shall be effective on: at (Date) (Time)
IN WITNESS WHEREOF, the undersigned has executed these Articles of Amendment on
15 Feb 2017
$(Date) \qquad \qquad \int \mathcal{K} \mathcal{E}' \qquad \mathcal{E}' $
Signature
Omri Yigal
Print Name
Capacity (choose one option only): Chairperson Officer Court-Appointed Fiduciary Attorney In Fact

Email Address: OmriYigal@hotmail.com

ARTICLES OF INCORPORATION

Electronically Filed Secretary of State

Filing Date: 12/1/2016 1:45:56 PM

BUSINESSINFORMATION

CONTROL NUMBER

16112623

BUSINESS NAME

Dolores Yigal Ashet Chayel Museum, Co

BUSINESS TYPE

Domestic Nonprofit Corporation

EFFECTIVE DATE

12/01/2016

The corporation is organized pursuant to the Georgia Nonprofit Corporation Code.

ADDRESS

116 Rommel Avenue, Garden City, GA, 31408, USA

REGISTERED/AGENT/SINAME/AND/ADDRESS

NAME

ADDRESS

Omri Yigal

116 Rommel Ave, Chatham, Garden City, GA, 31408, USA

INCORPORATOR(S)

NAME

TITLE

ADDRESS

Omri Yigal

INCORPORATOR

116 Rommel Ave, Garden City, GA, 31408, USA

MEMBER INFORMATION A STATE OF THE STATE OF T

The corporation will not have members.

OPITONAL PROVISIONS

N/A

AUTHORIZERINFORMATION

AUTHORIZER SIGNATURE

Omri Yigal

AUTHORIZER TITLE

Incorporator

Form 990-N

Department of the Treasury Internal Revenue Service

Electronic Notice (e-Postcard)

for Tax-Exempt Organization not Required to File Form 990 or 990-EZ OMB No. 1545-2085

2016

Open to Public Inspection

A For the 2016 Calendar year, or tax year beginning 2016-01-01 and ending 2016-12-31

B Check if available		
Terminated for Business		
✓ Gross receipts are normally \$50,000 or less	•	
C Name of Organization: DOLORES YIGAL ASHET CHAYEL MUSEUM	7	
DBA: DOLORES YIGAL'S BLESSINGS FROM BEYOND	7	
DBA: A SOLDIER'S HOME		
PO BOX 42082, SAVANNAH, GA, US, 31409		
D Employee Identification Number 27-0894089		
E Website:		
F Name of Principal Officer: OMRI YIGAL		
PO BOX 42082, SAVANNAH, GA, US, 31409		

Privacy Act and Paperwork Reduction Act Notice: We ask for the information on this form to carry out the Internal Revenue laws of the United States. You are required to give us the information. We need it to ensure that you are complying with these laws.

The organization is not required to provide information requested on a form that is subject to the Paperwork Reduction Act unless the form displays a valid OMB control number. Books or records relating to a form or its instructions must be retained as long as their contents may become material in the administration of any Internal Revenue law. The rules governing the confidentiality of the Form 990-N is covered in code section 6104.

The time needed to complete and file this form and related schedules will vary depending on the individual circumstances. The estimated average times is 15 minutes.

Note: This image is provided for your records only. Do Not mail this page to the IRS. The IRS will not accept this filing via paper. You must file your Form 990-N (e-Postcard) electronically.

Dolores Yigal's

BLESSINGS FROM BEYOND

ARTICLES OF ORGANIZATION TO THE STATE OF GEORGIA SECRETARY OF STATE:

We the undersigned, all being persons of not less than eighteen years of age; desiring to form a corporation, do hereby create a non-profit corporation under the laws of the State of Georgia, and do make, sign, and acknowledge the following statement:

First:

The name of the non-profit corporation, heretofore known as Dolores Yigal Ashet Chayel Museum is now and forevermore amended to the name of Dolores Yigal's Blessing From Beyond.

Second:

The purposes for which such corporation is to be formed are:

- a. To publish, market, distribute and otherwise control the printing of *A Rare Find*—a book about the life of Dolores Yigal, Filipina who realized a 50-year lifelong dream of coming to the United Sates and was murdered one year after she arrived in the U.S. in the American Civic Association Massacre on April 3, 2009.
- b. To operate, manage and control *A Soldier's Home*—a home located in the Mandarin community of Jacksonville, Florida, for long-term or permanent residence stay of veterans and/or special needs persons.
- c. To manage, operate and administrate *My Grandmother's Children* also know in the Spanish language as *Los Niño's de Mi Abuela*—a classroom and/or homeschool approach to learning wherein the education of Children of Color is delivered to them through brown eyes.
- d. To oversee and supervise *The Pocket Therapist*—the adaptation of individual self-counseling to overcome or otherwise exercise the debilitating effects of grief, trauma, depression, thoughts of suicide and personal loss.
- e. To engage in any and all lawful activity or business permitted under the laws of the United States, the State of Georgia and any other state, county, territory or nation.

Third: The proposed corporation is to be a nonstock corporation organized

SECRETARY OF STATE

and operated exclusively for educational and charitable purposes.

Fourth: The institution to be maintained by the proposed corporation and its

principle office is to be located at 116 Rommel Avenue, Garden City,

Georgia in Chatham County.

Fifth: The number of trustees is to be not less than two nor more than

five.

Sixth: The names and post office addresses of the first trustees are as

follows:

P.O. Box 42082, Savannah, GA 31409 _Omri Yigal Address Name _Kelly McDonough_ 20 Hawley Street, Binghamton, New York 13901 Name Address 3._Remelina Yigal_ _116 Rommel Ave., Savannah, GA 31408 Name Address 4. Alicia T. Dano Molatuhan Bajo, Lope Jaina, Misamis Occidental, Philippines Address Name 5. _Ely Tuba P.O. Box 960, Manila, Philippines 1099

Seventh:

Name

The name of the Registered Agent is Omri Yigal and is designated as the representative of the corporation upon whom process, in any action or proceeding against it, may be served.

Eighth: Notwithstanding any other provision of these articles, the corporation shall not carry on any other activities not permitted to be carried on (a) by a corporation 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) or (b) by a corporation, contributions to which are deductible under section 170(c)(2) of the Internal Revenue Code of 1986 (or the corresponding provision of any future United States Internal Revenue Law).

Ninth: No substantial part of the activities of the corporation shall be devoted to carrying on propaganda, or otherwise attempting to influence legislation, (except to the extent authorized by Internal Revenue Code section 501(h) as amended, or the corresponding provision of any future United States Internal Revenue Law, during any fiscal year or years in which the corporation has chosen to utilize the benefits authorized by the statutory provision) and the corporation shall not participate in or intervene (including the publishing or distribution of statements) in any political campaign on behalf of, or in opposition to, any candidate for public office.

Tenth: Upon dissolution of the corporation, the board of trustees shall, after paying or making provision for the payment of all the liabilities of the corporation, dispose of the remaining assets of the corporation exclusively for one or more exempt purposes, within the meaning of section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provision of any future Federal tax code). Any such assets not so disposed of shall be disposed of by order of the Supreme Court of the State of Georgia in the judicial district where the principal office of the corporation is then located, exclusively for such purposes or to such organization or organizations, organized and operated exclusively for such purposes, as said Court shall determine.

Eleventh: Dolores Yigal's Blessings From Beyond reserves the right to amend, alter, change or repel any provision contained in these Articles of Organization in the manner now or hereafter prescribed by Statute.

In witness whereof, we have made, signed, and acknowledged this application on this 16th day of 15th 2017.

I, Omri Yigal, do hereby consent to signing the Articles of Organization of Dolores Yigal's Blessings From Beyond and give my consent to serve as an incorporator and initial trustee.

Signature Signature

STATE OF GEORGIA

SS.

COUNTY OF CHATHAM

On this <u>I(o</u>⁺ day of <u>rebruchy</u>, 2017, before me personally came Omri Yigal, to me known to be the person described in and who executed the foregoing application, and *he/she* duly acknowledged to me that they executed the same.

Print name of Notary

Signature of Notary

2.16.1

Date of Execution

Date Commission Expires

JOANNA'S WOLFE

NOTARY PUBLIC Chatham County State of Georgia

My Comm. Expires Jan. 14, 2018

Non-Profit

BYLAWS

Dolores Yigal's Blessings From Beyond

Organization

☆

The following shall be known as the rules of self-government of the Dolores Migal's Blessings From Beyond. These rules shall be the standards of conduct by which the organization operates daily and settles disputes that may arise; they are binding on all those associated with the organization either now, or in the future. If the Bylaws are found to be inconsistent with Statute, then state law will override.

ARTICLE I: NAME AND NONPROFIT POLICY

<u>Section 1. Name</u>. This unincorporated association is and shall be known as the Dolores Yigal's Blessings From Beyond, hereinafter known as the "Organization."

<u>Section 2. Nonprofit Policy</u>. The Organization shall not be operated for profit and its entire properties, assets, and facilities shall be devoted to the purposes for which it is organized and set forth in its Bylaws which may from time to time be amended.

ARTICLE II: OFFICES.

The principle office of the Organization, in the state of Georgia shall be located at 116 Rommel Avenue, in the city of Savannah; the Organization may have such other offices, either within or without the state, as the business may require.

ARTICLE III: NON-PROFIT PURPOSES.

Section 1. IRS Section 501© (3)

The Organization is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

Section 2. Purposes. The purposes of the Organization as set forth in its Bylaws are exclusively charitable and in said capacity, to execute the non-profit mission of Soldier's Home, My Grandmother's Children and other non-profit purpose(s) as the law allows and the Organization desires.

ARTICLE IV: DURATION.

The Organization has perpetual duration and succession.

ARTICLE V: POWERS.

The Organization shall possess all the powers given to it by state law and the Internal Revenue Code, including the power to make contracts, receive real and/or personal property, employ curator, clerks and professionals and to conduct its business in any way allowed by the laws of the state and the Internal Revenue Code.

ARTICLE VI: OFFICERS.

Section 1. General Powers.

The Officers shall have custody, control and direction of the Organization, its property and other assets and they shall conduct the daily business and affairs of the Organization.

Section 2. Number and Tenure.

The number of Officers shall be an Executive Officer (whose term is life), Secretary and Treasurer; the Organization may appoint other Officers or assistant officers as needed or required by law.

Section 3. Executive Officer.

The Executive Officer shall exercise general supervision over the affairs and operations of the Organization and, in general, perform all duties incident to the office of Executive Officer.

Section 4. Secretary.

The secretary shall keep the minutes at meetings in one or more books provided for that purpose; (s)he shall see that all notices are duly given in accordance with the provisions of the Bylaws or as required by law. (S)He shall see that the seal of the Organization is affixed to necessary documents and sign, with the Executive Officer, on all authorized instruments. (S)He shall keep up-to-date records in the Organization's books. In general, the Secretary shall perform all duties incident to the office of Secretary, and other duties assigned by the Executive Officer.

Section 5. Treasurer.

The Treasurer shall have charge and custody of all funds and financial records of the Organization; (s)he shall receive and give receipts for moneys due and payable to the Organization from all sources. (S)He shall deposit all such moneys in the name of the Organization in the depositories. If asked, the Treasurer shall give a surety bond for the faithful discharge of his duties. In general, the Treasurer shall perform all the duties incident to the officer of Treasurer and other duties assigned to him by the Executive Officer.

ARTICLE VII: DIRECTOR

<u>Section 1. Director</u>. The Organization may employ a chief administration designated as Director. The Director shall serve at the pleasure and needs of the Organization.

<u>Section 2. Duties of Director</u>. The Executive Officer may delegate to the Director the responsibility for carrying out the policies and purposes that have been adopted by the Organization. The Director shall appoint, supervise and discharge employees of the Organization.

ARTICLE VIII: SALARIES AND COMPENSATION

Officers that are also employees of the Organization will not take part in determining or voting on the salary that they will receive; and no officer shall be prevented from receiving such salary because (s)he is also a director of the Organization. The Officers may be paid actual expenses and a stated salary as officer(s). Any salary, commission, bonus, interest, or rent he or any employee receives that is not allowed (in whole or part) by the Internal Revenue Service shall be reimbursed to the Organization. In lieu of direct payment, proportionate amounts may be withheld from future compensation payments until the amount owed has been recovered. No such payment shall preclude and director from serving the Organization in any other capacity and receiving compensation thereof.

ARTICLE IX: CONTRACTS, LOANS, CHECKS AND DEPOSITS

Section 1. Contracts

Upon authorization from the Executive Officer, officer(s) may enter contracts or execute and deliver any instrument in the name of (or on behalf of) the Organization and such authority may be general or confined to a particular duty.

Section 2. Loans.

No loan shall be contracted on behalf of the Organization and no indebtedness shall be issued in its name unless authorized by the Executive Officer.

Section 3. Checks and Deposits.

Executive Officer shall sign all checks and invoices; and all currencies issued in the name of the Organization shall be deposited by the Treasurer into the Organization's bank of deposit no later than twenty-four hours after receipt of such funds.

ARTICLE X: MUSEUM RECORDS.

Any business partner, public trustee, legal officer or financial advisor shall upon written request (stating the purpose) have the right to inspect or review the books and records of the Organization. In instances were an attorney or other agent shall be the person who seeks the right to inspect, the request shall be accompanied by a power of attorney or such other writing which authorizes the attorney (or agent) to act on behalf of the interested party. The request to review business records shall be directed to the Organization at its principal place of business.

ARTICLE XI. RESERVES

Before payment of any salary, wages, commission or bonus, the officers shall set side (out of net revenues) such sum as is proper into a Reserve Fund to meet contingencies, maintain properties and satisfy insurance needs or other such needs in the interest of the Organization.

ARTICLE XII: LIABILITIES.

Officers of the Organization are not liable to the Organization for monetary damages a breach of fiduciary unless the breach involves: (1) an officer's duty of loyalty to the Organization; (2) fraud; or (3) acts of omission that are not in good faith or which involve intentional misconduct. In consideration of their services, officers shall (in the absence of fraud) be indemnified whether in office (or not) for cost and expenses incurred in connection with any claim asserted or proceedings brought against him because of his being (or having been) a member of the Board of Director of the Organization (or any subsidiary of the museum). The Right of Indemnity shall be inclusive of any other legal rights to which the board is entitled.

ARTICLE XIII: AMENDMENTS AND OTHER PROVISIONS

Section 1. Indemnification. The Organization shall indemnify (a) any person made or threatened to be made a party to any action or proceeding by reason of the fact that such a person (or such a person's testator or intestate) is or was a Trustee or Officer of the Organization and (b) any Trustee of Officer of the Organization who served any other corporation of any type or kind (including any partnership, joint venture, trust, employee benefit plan or other enterprise, association or entity in any capacity) at the request of the Organization, in the manner and to the maximum extent permitted by the Not-for-Profit Corporation Law of Georgia, as amended from time to time; and the Organization may, in the discretion of the Executive Officer purchase and maintain insurance pursuant to such indemnification and indemnify all other personnel to the extent permitted by law.

Section 2. Interested Trustees and Officers. Each Trustee and Officer of the Organization shall disclose in writing any conflict of interest which he believes may arise in connection with his service as a Trustee or an Officer of the Organization. Any contract or transaction between the Organization and any other corporation, firm association, or other entity in which one (or more) of its Trustees (or Officer) are also

director(s) or officer(s) in than entity and or have a substantial financial interest, shall be either voided or voidable for this reason alone.

ARTICLE XIV: FICAL YEAR

The fiscal year of the Organization shall begin the first day of January and end on the last day in December of each year.

ARTICLE XV: ANNUAL MEETING.

The annual meeting shall be held, either within or without the state of Georgia, at a time and place so designated by the Officers.

ARTICLE XVI: NOTICE OF ANNUAL MEETING.

Whenever written notice is required, it may be given to such person either in person, or by sending it through the mail, fax or telegram. If the notice is sent by mail, fax, or telegraph, it shall be deemed delivered to the person to whom it is addressed when deposited in the United States mail, faxed or transmitted at the place from which it is telegraphed. The notice must state the place, day and hour of the meeting(s) and shall be delivered not less than ten days and not more than fifty days before the meeting is scheduled to take place.

ARTICLE XVII: CONDUCT AT ANNUAL MEETING

The Executive Officer of the Organization shall preside over the annual meeting; the Secretary shall take the minutes and record them in the records; and Robert's Rules of Order shall govern the conduct at the meeting.

ARTICLE XVIII: SEAL.

The Officers shall provide a seal that shall be circular in form and shall have inscribed thereon the name of the Organization, the state where its principle office is located and the word, "Seal"

CERTIFICATION

The constitution of the Articles of Organization of the Dolores Yigal's Blessings From Beyond were adopted at its organizational meeting on the 14th day of February, 2017.

