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#### COR AMND/RESTATE/CORRECT OR O/D RESIGN BLESSED MANTLE FOUNDATION INC.

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#### Articles of Amendment to Articles of Incorporation of

BLESSED MANTLE FOUNDATION INC.

Florida Document Number: N0400004629	·
Pursuant to the provisions of section 617.1006, Florida Statutes, this Florida Not For Profollowing amendment(s) to its Articles of Incorporations:	ofit Corporation adopts the
Amend: Article III	
Amend: Article IV	
Amedn: Artilce VII	
Amend: Artilce VIII	
Add: Article IX	
Add: Article X	702 FAS
Add: Article XI	R TI
	28
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	97 7 5 22 5 25 6
These articles of amendment were adopted on10/15/2020	<del>کر</del> -
The corporation has only one group of voting stock. This amendment was approved by the of votes cast for amendment was sufficient for approval.	shareholders and the number
Jues et de Signature	
Alejandro J Fuerte President	• • • • •
Printed name and Title	<del>-</del>
New Registered Agent's Signature, if changing Registered Agent: I hereby accept the appointment as registered agent. I am familiar with and accept the obligations of	f the position
Signature of New Registered Agent, if changing	<del></del>

# AMENDMENTS AND ADDITIONS TO THE ARTICLES OF INCORPORATION OF BLESSED MANTLE FOUNDATION INC.

## ARTICLE III Purpose of the Corporation

The Corporation is organized exclusively for charitable, literally, 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 Service Code, or any corresponding section of any future federal tax code.

Specifically, the Corporation wishes to help people in need of assistance within our community. Encourage the study, advancement and awareness of the cultural arts and religions. Assistance to minor and young people facing social problems.

### ARTICLE IV Prohibitions

The Corporation shall not engage in any business of a kind ordinarily carried on for profit and nothing in these Articles of Incorporation or in the Bylaws of the Corporation shall authorize the Corporation to, and the Corporation shall not enter any transaction, carry on any activity, or engage in any business for pecuniary profit, and any income received by the Corporation shall be applied only to the nonprofit purposes and objectives of the Corporation set forth herein.

No proceeds of the Corporation will enrich any individual or be distributable to its trustees, officers, or other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered to the corporation and to make payments and distributions in furtherance of the purposes set forth in Article III hereof.

No substantial part of the activities of the Corporation shall be carrying on of propaganda, or otherwise attempting to influence legislation, and the Corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office.

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, or the corresponding section of any future federal tax code, or (b) by a Corporation, contributions to which are deductible under Section 170(c)(2) of the Internal Revenue Code, or the corresponding section of any future federal tax code.

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## AMENDMENTS AND ADDITIONS TO THE ARTICLES OF INCORPORATION OF BLESSED MANTLE FOUNDATION INC.

### ARTICLE VII Board of Directors

The affairs of the Corporation shall be managed by a Board of Directors consisting at least of two (2) members. The number election of the Directors shall be as provided in the Bylaws of the Corporation. The Board of Directors shall be a self-perpetuating board. A majority vote of the current Directors shall be required for election. The initial Board of Directors shall be as follows:

President	Alejandro Joaquin Fuerte	_
	101 North Ocean Dry Hollywood, FL 33019	
Vice President	Yaquelin Mena	
	235 Nw 59 <sup>th</sup> Ave Miami, FL 33128	
Treasurer	Ana Maria Velazguez	
·	235 NW 59 <sup>th</sup> Ave Miami, FL 3316	
Secretary	Yaneysy Rodriguez	
	19331 SW 118 <sup>th</sup> Ct Miami, FL 33177	
Director	Evelyn Diaz	$\overline{\cdot}$
	101 North Ocean Dry Hollywood, FL 33019	
Director	Jose Luis Guerra	
	101 North Ocean Dry Hollywood, FL 33019	1
Director	Josef Avraham	$\neg \uparrow$
	235 NW 59 <sup>th</sup> Ave Miami, FL 33126	i
Director	Sandra Carnero	
	17341 SW 117 CT Miami, FL 33177	
Director	Yunior Rodriguez	$\neg$
	19331 SW 118 <sup>th</sup> Miami, FL 33177	

### ARTICLE VIII Term of Existence

The term of existence of this Corporation shall be perpetual unless dissolved according to law.

## ARTICLE IX Bylaws

The initial Board of Directors of the Corporation shall adopt Bylaws consistent with these Articles of Incorporation. Thereafter, the Bylaws may be altered or rescinded by the directors in the manner provided by such Bylaws.

#### 10/27/2020 17:59

# AMENDMENTS AND ADDITIONS TO THE ARTICLES OF INCORPORATION OF BLESSED MANTLE FOUNDATION INC.

#### ARTICLE X Amendment

These articles may be amended, altered or repeal in accordance with the laws of the State of Florida, and the Bylaws of this Corporation shall be made, altered or rescinded by a two-thirds vote of the directors present at any regular or special meeting called for the purpose of a change or amendment hereto, according to law.

## ARTICLE XI <u>Disposition of Assets Upon Dissolution</u>

Upon the dissolution of the Corporation, assets shall be distributed for one or more exempt purposes within the meaning of Section 501(c)(3) of the Internal Revenue Code, or the corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a 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 officer of the Corporation is then located, exclusively for such purposes or to such organization or organizations, as said Court shall determine, which are organized and operated exclusively for such purposes.