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AMEND 2/22

COVER LETTER

TO: Amendment Section Division of Corporations

Division of Corporations			
UNIVERSAL NAME OF CORPORATION:	MANAV DHARMA	CENTER CORPORATION	1
DOCUMENT NUMBER: N0900001	1834		_
The enclosed Articles of Amendment and fee are su	ubmitted for filing.		
Please return all correspondence concerning this ma	atter to the following:		
RAJEEV T. NAYEE, ES	SQUIRE		
	(Name of Contact Person	n)	
RAJEEV T. NAYEE, P.	A.		
	(Firm/ Company)		_
P.O. BOX 532073			-018
	(Address)		- 119-03!0
ORLANDO, FL 32853-2	2073	4'07	-749-0318 -749-0318
	(City/ State and Zip Cod	e) -11008	- .
rtn@rtnlaw.com		1473010	,
E-mail address: (to be us	sed for future annual report	notification)	
For further information concerning this matter, plea	se call:	,	
Rajeev T. Nayee	_{at} 407	454-3549	
(Name of Contact Person)	(Area C	ode & Daytime Telephone Number)	_
Enclosed is a check for the following amount made	payable to the Florida Depa	artment of State:	
\$35 Filing Fee \$43.75 Filing Fee Certificate of Statu	& \$\subseteq\$\$\\$43.75 \text{ Filing Fee & Certified Copy (Additional copy is enclosed)}\$	■\$52.50 Filing Fee Certificate of Status Certified Copy (Additional Copy is Enclosed)	
Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314	Ameno Divisio Clifton	Street Address Amendment Section Division of Corporations Clifton Building 2661 Executive Center Circle	

Tallahassee, FL 32301

Articles of Amendment to **Articles of Incorporation**

UNIVERSAL MANAV DHARMA CENTER CORPORATION

(Name of Corporation as currently filed with the Florida Dept. of State)

N09000011834

(Document Number of Corporation (if known)

Pursuant to the provisions of section 617.1006, Florida Statutes, this Florida Not For Profit Corporation adopts the following amendment(s) to its Articles of Incorporation:

name must be distinguishable and contain	the word "corporat	ion" or "incorporate	ed" or the abbre	The viation "Corp." or "I
'Company" or "Co." may not be used in		,		•
B. Enter new principal office address, it Principal office address <u>MUST BE A ST</u>		N/A		
C. Enter new mailing address, if applic		N/A		
(Mailing address <u>MAY BE A POST O</u>	FFICE BOX)			
	l/or registered offic		a, enter the nam	e of the
 If amending the registered agent and new registered agent and/or the new 	registered office a	<u>ddress:</u>		
new registered agent and/or the new	registered office a	ddress:		
		<u>ddress:</u>		
new registered agent and/or the new Name of New Registered Agent:	N/A N/A	ddress: (Florida street address)		
•	N/A N/A		Florida	N/A
new registered agent and/or the new Name of New Registered Agent:	N/A N/A		, Florida , (Zip C	N/A ode)

Page 1 of 4

If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:

(Attach additional sheets, if necessary)

Please note the officer/director title by the first letter of the office title:

P = President; V = Vice President; T = Treasurer; S = Secretary; D = Director; TR = Trustee; C = Chairman or Clerk; CEO = Chief Executive Officer; CFO = Chief Financial Officer. If an officer/director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be <math>PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change, Mike Jones, V as Remove, and Sally Smith, SV as an Add.

X Change	PT	John Doe	
X Remove	<u>v</u>	Mike Jones	
X Add	<u>sv</u>	Sally Smith	
Type of Action (Check One)	Title	<u>Name</u>	<u>Addres</u> s
1) N/A Change	N/A	N/A	N/A
Add Remove			
2) N/A Change Add Remove	N/A	N/A	N/A
3) N/A Change Add Remove	N/A	N/A	N/A
4) <u>N/A</u> Change Add Remove	N/A	N/A	N/A
5) N/A Change Add Remove	N/A	N/A	N/A
6) N/A Change Add Remove	N/A	N/A	N/A

·
E. If amending or adding additional Articles, enter change(s) here: (attach additional sheets, if necessary). (Be specific)
Additional Articles are being added. Specifically, there will be an
Article VIII and an Article VIIII. The specific language for both
Article VIII and an Article VIIII is provided with this application to
amend.

The date of each amendment(s	s) adoption: <u>Each amendment</u> was adopted on 3.12.2012.
	March 12, 2012.
	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/we was/were sufficient for app	re adopted by the members and the number of votes cast for the amendment(s) proval.
There are no members or n adopted by the board of di	nembers entitled to vote on the amendment(s). The amendment(s) was/were rectors.
Daled	ch 13, 2012
Signature Sh	Sharilas 1414.
(By the chave no	chairman or vice chairman of the board, president or other officer-if directors at been selected, by an incorporator — if in the hands of a receiver, trustee, or burn appointed fiduciary by that fiduciary)
Shantila	ıl Patel
	(Typed or printed name of person signing)
PD	
	(Title of person signing)

Article VIII Purpose Clause

It is hereby declared that Article VIII of Universal Manav Dharma Center Corporation a Non-Profit Corporation shall state as follows:

Purpose clause:

The organization is organized exclusively for charitable, religious, educational, and scientific purposes under section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future tax code.

To provide relief of the poor; the distressed, or the underprivileged; advancement of religion; advancement of education or science; erecting or maintaining public buildings; monuments or works; lessening the burdens of government; lessening neighborhood tensions; eliminating prejudice and discrimination; defending human and civil rights secured by law; and combating community deterioration and juvenile delinquency

Aim & Objective:

- a) To remove the artificial isolating barriers of caste, creed, community and country and to unite the mankind as a whole with the bonds of love and unity;
- b) To bring about the feeling of oneness among mankind through the dissemination and propagation of the fundamental spiritual and ethical principles underlying in all religions, communities or sects of the world:
- c) To act in a manner so as to fill the cultural void of the present age by integration of the material and scientific progress with the eternal truth and spiritual values;
- e) Different activities for social services, such as:
- i) Rendering every possible help by organizing sewa samities for giving help during fairs, festivals and religious congregations etc., i.e. feeding the homeless through providing food for homeless shelters, etc.
- ii) To accept donation, charities, subscriptions, lands & buildings etc. from all those having faith in the activities of UMDCC for the fulfillment of the aims & objects of the UMDCC;
- iii) To promote among the people the noble and enduring ideals as perseverance of honesty, truthfulness, feelings of human fellowship and fraternity by organizing cultural programmes from time to time at different places;
- iv) To do all such things and to perform all such acts as may be necessary or proper for the achievement of any or all of the above objects;

Dissolution Clause

Upon the dissolution of this organization, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the Internal Revenue Code, or 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.

ARTICLE VIIII TO ARTICLES OF INCORPORATION

Conflict of Interest Policy

Article I

Purpose

The purpose of the conflict of interest policy is to protect this tax-exempt organization's (Organization) interest when it is contemplating entering into a transaction or arrangement that might benefit the private interest of an officer or director of the Organization or might result in a possible excess benefit transaction. This policy is intended to supplement but not replace any applicable state and federal laws governing conflict of interest applicable to nonprofit and charitable organizations.

Article II

Definitions

1. Interested Person

Any director, principal officer, or member of a committee with governing board delegated powers, who has a direct or indirect financial interest, as defined below, is an interested person.

If a person is an interested person with respect to any entity in the health care system of which the organization is a part, he or she is an interested person with respect to all entities in the health care system.

2. Financial Interest

A person has a financial interest if the person has, directly or indirectly, through business, investment, or family:

- a. An ownership or investment interest in any entity with which the Organization has a transaction or arrangement,
- b. A compensation arrangement with the Organization or with any entity or individual with which the Organization has a transaction or arrangement, or
- c. A potential ownership or investment interest in, or compensation arrangement with, any entity or individual with which the Organization is negotiating a transaction or arrangement.

Compensation includes direct and indirect remuneration as well as gifts or favors that are not insubstantial.

A financial interest is not necessarily a conflict of interest. Under Article III, Section 2, a person who has a financial interest may have a conflict of interest only if the appropriate governing board or committee decides that a conflict of interest exists.

Article III

Procedures

1. Duty to Disclose

In connection with any actual or possible conflict of interest, an interested person must disclose the existence of the financial interest and be given the opportunity to disclose all material facts to the directors and members of committees with governing board delegated powers considering the proposed transaction or arrangement.

2. Determining Whether a Conflict of Interest Exists

After disclosure of the financial interest and all material facts, and after any discussion with the interested person, he/she shall leave the governing board or committee meeting while the determination of a conflict of interest is discussed and voted upon. The remaining board or committee members shall decide if a conflict of interest exists.

3. Procedures for Addressing the Conflict of Interest

- a. An interested person may make a presentation at the governing board or committee meeting, but after the presentation, he/she shall leave the meeting during the discussion of, and the vote on, the transaction or arrangement involving the possible conflict of interest.
- b. The chairperson of the governing board or committee shall, if appropriate, appoint a disinterested person or committee to investigate alternatives to the proposed transaction or arrangement.
- c. After exercising due diligence, the governing board or committee shall determine whether the Organization can obtain with reasonable efforts a more advantageous transaction or arrangement from a person or entity that would not give rise to a conflict of interest.
- d. If a more advantageous transaction or arrangement is not reasonably possible under circumstances not producing a conflict of interest, the governing board or committee shall determine by a majority vote of the disinterested directors whether the transaction or arrangement is in the Organization's best interest, for its own benefit, and whether it is fair and reasonable. In conformity with the above determination it shall make its decision as to whether to enter into the transaction or arrangement.

4. Violations of the Conflicts of Interest Policy

- a. If the governing board or committee has reasonable cause to believe a member has failed to disclose actual or possible conflicts of interest, it shall inform the member of the basis for such belief and afford the member an opportunity to explain the alleged failure to disclose.
- b. If, after hearing the member's response and after making further investigation as warranted by the circumstances, the governing board or committee determines the member has failed to disclose an actual or possible conflict of interest, it shall take appropriate disciplinary and corrective action.

Article IV

Records of Proceedings

The minutes of the governing board and all committees with board delegated powers shall contain:

- a. The names of the persons who disclosed or otherwise were found to have a financial interest in connection with an actual or possible conflict of interest, the nature of the financial interest, any action taken to determine whether a conflict of interest was present, and the governing board's or committee's decision as to whether a conflict of interest in fact existed.
- b. The names of the persons who were present for discussions and votes relating to the transaction or arrangement, the content of the discussion, including any alternatives to the proposed transaction or arrangement, and a record of any votes taken in connection with the proceedings.

Article V :

Compensation

- a. A voting member of the governing board who receives compensation, directly or indirectly, from the Organization for services is precluded from voting on matters pertaining to that member's compensation.
- b. A voting member of any committee whose jurisdiction includes compensation matters and who receives compensation, directly or indirectly, from the Organization for services is precluded from voting on matters pertaining to that member's compensation.
- c. No voting member of the governing board or any committee whose jurisdiction includes compensation matters and who receives compensation, directly or indirectly, from the Organization, either individually or collectively, is prohibited from providing information to any committee regarding compensation.

Article VI

Annual Statements

Each director, principal officer and member of a committee with governing board delegated powers shall annually sign a statement which affirms such person:

- a. Has received a copy of the conflicts of interest policy,
- b. Has read and understands the policy,
- c. Has agreed to comply with the policy, and
- d. Understands the Organization is charitable and in order to maintain its federal tax exemption it must engage primarily in activities which accomplish one or more of its tax-exempt purposes.

Article VII

Periodic Reviews

To ensure the Organization operates in a manner consistent with charitable purposes and does not engage in activities that could jeopardize its tax-exempt status, periodic reviews shall be conducted. The periodic reviews shall, at a minimum, include the following subjects:

- a. Whether compensation arrangements and benefits are reasonable, based on competent survey information, and the result of arm's length bargaining.
- b. Whether partnerships, joint ventures, and arrangements with management organizations conform to the Organization's written policies, are properly recorded, reflect reasonable investment or payments for goods and services, further charitable purposes and do not result in inurement, impermissible private benefit or in an excess benefit transaction.

Article VIII

Use of Outside Experts

When conducting the periodic reviews as provided for in Article VII, the Organization may, but need not, use outside advisors. If outside experts are used, their use shall not relieve the governing board of its responsibility for ensuring periodic reviews are conducted.