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JUN 12 2013 R. WHITE SECRETARY OF STATES

# **COVER LETTER**

TO: Amendment Section
Division of Corporations

NAME OF CORPORATION: Blessed V	ally Fou	ında	tion, Inc.
DOCUMENT NUMBER: N12000006	840		
The enclosed Articles of Amendment and fee are subm	nitted for filing.		
Please return all correspondence concerning this matter	r to the following	<b>;:</b>	
Vally Bastien			
	(Name of Contac	t Person)	
Blessed Vally Foundation	n, Inc.		
	(Firm/ Comp	any)	
12933 SW 197th Street			
	(Address	;)	
Miami, FL 33177			
	(City/ State and 2	Zip Code)	
vbastien61@yaho			
E-mail address: (to be used  For further information concerning this matter, please		report no	otification)
Vally Bastien		86	443-0472 le & Daytime Telephone Number)
(Name of Contact Person)	at (	Area Coo	de & Daytime Telephone Number)
Enclosed is a check for the following amount made page \$35 Filing Fee & Cc. tificate of Status		Fee &	tment of State:  \$\sumsymbol{\sum}\simsymbol{\sumsymbol{\sumsymbol{\sumsymbol{\sumsymbol{\sumsymbol{\sumsymbol{\sumsymbol{\sum}\simsymbol{\sumsymbol{\sumsymbol{\sumsymbol{\sumsymbol{\sumsymbol{\sumsymbol{\sumsymbol{\sumsymbol{\sum}\simsymbol{\sumsymbol{\sumsymbol{\sum}\sim}\simsymbol{\simsymbol{\sumsymbol{\sum}\sim}\sim}\sim\sim\sim\sim\sin\sim\sim\sim}\sim\sim\sim\sim\sim\sim\sim\sim\sim\sim
Mailing Address Amendment Section Division of Corporations P.O. Box 6327 Tallahassee, FL 32314		Division Clifton I 2661 Ex	nent Section of Corporations

## Articles of Amendment to Articles of Incorporation of

FILED,

13 JUN -7 AH II: 54

SECRETARY OF STATES
TABLEMIASSEE FUNDING

Blessed Vally Foundation, Inc.

(Name of Corporation as currently filed with the Florida Dept. of State) N12000006840 (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: A. If amending name, enter the new name of the corporation: N/A name must be distinguishable and contain the word "corporation" or "incorporated" or the abbreviation "Corp." or "Inc." "Company" or "Co." may not be used in the name. N/A B. Enter new principal office address, if applicable: (Principal office address MUST BE A STREET ADDRESS) C. Enter new mailing address, if applicable: N/A (Mailing address <u>MAY BE A POST OFFICE BOX)</u> D. If amending the registered agent and/or registered office address in Florida, enter the name of the new registered agent and/or the new registered office address: N/A Name of New Registered Agent: (Florida street address) New Registered Office Address: N/A Florida (City) (Zip Code) 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 the position.

Page 1 of 4

Signature of New Registered Agent, if changing

(attach additional sheets, if necessary). (Be specific)
See attached Articles of Amendment that amend and restate in its
entirety the Articles of Incorporation filed on July 16, 2012.
•

The date of each amendment(s) ad	loption:
Effective date <u>if applicable</u> :	
	(no more than 90 days after amendment file date)
Adoption of Amendment(s)	(CHECK ONE)
The amendment(s) was/were adwas/were sufficient for approva	dopted by the members and the number of votes cast for the amendment(s) al.
There are no members or membadopted by the board of directors	pers entitled to vote on the amendment(s). The amendment(s) was/were prs.
Dated	
Signature	
have not bee	man or vice chairman of the board, president or other officer-if directors en selected, by an incorporator – if in the hands of a receiver, trustee, or appointed fiduciary by that fiduciary)
Vally Basti	en
	(Typed or printed name of person signing)
President	
<del></del>	(Title of person signing)

# Articles of Amendment of Blessed Vally Foundation, Inc. A Florida "Not for Profit" Corporation

The undersigned, on behalf of the Board of Directors of Blessed Vally Foundation, Inc. (the "Corporation") under Chapter 617 of Florida Statutes, hereby adopts the following Articles of Amendment that amend and restate in its entirety the Articles of Incorporation previously filed on July 16, 2012:

- A. NAME OF CORPORATION: The name of the Corporation is Blessed Vally Foundation, Inc.
- **B. PRINCIPAL OFFICE:** The principal office of the Corporation is located at 609 NE 123<sup>rd</sup> Street, Miami, FL 33161.
- C. MAILING ADDRESS: The mailing address of the Corporation is 12933 SW 197<sup>th</sup> Street, Miami, FL 33177.
- **D. REGISTERED AGENT:** The name of the Registered Agent of the Corporation is Vally Bastien. The address of this Registered Agent is 12933 SW 197<sup>th</sup> Street, Miami, FL 33177.
- **E. DURATION/MEMBERSHIP:** The period of duration is perpetual. The qualification for members, if any and the manner of their admission shall be regulated by the bylaws.
- **F. BOARD OF DIRECTORS:** The method of selection of the Board of Directors and number of directors shall be stated in the bylaws.
- **G.** INCORPORATORS: The name and address of the incorporator is: Vally Bastien, 12933 SW 197<sup>th</sup> Street, Miami, FL 33177.
- **H. CORPORATE PURPOSES**: The purposes for which this Corporation is formed are exclusively charitable, educational and scientific and consist of the following:
  - 1. This Corporation is formed exclusively for charitable and educational purposes within the meaning of section 501(c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue law.
  - 2. To aid, support, and assist by gifts, contributions, or otherwise, other corporations, community chests, funds and foundations organized and operated exclusively for charitable or educational purposes, no part of the net earnings of which inures to the benefit of any private shareholder or individual, and no substantial part of the activities of which is carrying on

propaganda, or otherwise attempting to influence legislation.

- 3. To do any and all lawful activities which may be necessary, useful, or desirable for the furtherance, accomplishment, fostering, or attaining of the foregoing purposes, either directly or indirectly, and either alone or in conjunction or cooperation with others, whether such others be persons or organizations of any kind or nature, such as corporations, firms, association, trusts, institution, foundations, or governmental bureaus, departments or agencies.
- 4. All of the foregoing purposes shall be exercised exclusively charitable and educational purposes in such a manner that the Corporation will qualify as an exempt organization under section 501 (c)(3) of the Internal Revenue Code of 1986 or the corresponding provision of any future United States Internal Revenue law.

# I. 501(c)(3) LIMITATIONS

- 1. CORPORATE PURPOSES: Notwithstanding any other provision of these articles, this organization shall not carry on any other activities not permitted to be carried on by an organization exempt from Federal and state 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.
- **2. EXCLUSIVITY:** The Corporation is organized exclusively for charitable and educational purposes.
- 3. NO PRIVATE INUREMENT: The Corporation is not organized nor shall it be operated for the primary purpose of generating pecuniary gain or profit. The Corporation shall not distribute any gains, profits or dividends to the Directors, Officers, or Members thereof, or to any individual, except as reasonable compensation for services actually performed in carrying out the corporation's charitable and educational purposes. The property, assets, profits and net income of the Corporation are irrevocably dedicated to charitable and educational purposes no part of which shall inure to the benefit of any individual.
- **4. LOBBYING AND POLITICAL CAMPAIGNS**: No substantial part of the activities of the Corporation shall consist of 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.
- 5. **DISSOLUTION:** Upon winding up and dissolution of the Corporation, the assets of the corporation remaining after payment of all debts and liabilities shall be distributed to an organization recognized as exempt under section 501(c)(3) of the Internal Revenue Code of 1986 to be used exclusively for charitable and educational purposes. 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 Circuit Court of the district in which the Corporation's principal office is located, upon petition thereof by the Attorney General or by any person concerned in the liquidation.
- **6. "PRIVATE FOUNDATION" PROVISIONS**: In the event this Corporation is considered to be a "Private Foundation" by the U.S. Internal Revenue Service under provisions of the United States Code the following provisions apply:
  - a.) The Corporation will distribute its income for each tax year at a time and in a

manner as not to become subject to the tax on undistributed income imposed by section 4942 of the Internal Revenue Code, or the corresponding section of any future federal tax code.

- b.) The Corporation will not engage in any act of self-dealing as defined in section 4941(d) of the Internal Revenue Code, or the corresponding section of any future federal tax code.
- c.) The Corporation will not retain any excess business holdings as defined in section 4943(c) of the Internal Revenue Code, or the corresponding section of any future federal tax code.
- d.) The Corporation will not make any investments in a manner as to subject it to tax under section 4944 of the Internal Revenue Code, or the corresponding section of any future federal tax code.
- e.) The Corporation will not make any taxable expenditure as defined in section 4945(d) of the Internal Revenue Code, or the corresponding section of any future federal tax code.
- J. INDEMNIFICATION Any person (and the heirs, executors and administrators of such person) made or threatened to be made a party to any action, suit of proceeding by reason of the fact that he is or was a Director or Officer of the Corporation shall be indemnified by the Corporation against any and all liability and the reasonable expenses, including attorney's fees and disbursements, incurred by him (or by his heirs, executors or administrators) in connection with the defense or settlement of such action, suit or proceeding, or in connection with any appearance therein, except in relation to matters as to which it shall be adjudged in such action, suit or proceeding that such Director or Officer is liable for negligence or misconduct in the performance of his duties. Such right of indemnification shall not be deemed exclusive of any other rights to which such Director or Officer (or such heirs, executors of administrators) may be entitled apart from this Article.

### **EXECUTION**

These Articles of Directors on this	•		by	the	President	on	behalf	of	the	Board	of
President		-									