N14060006758

| (Req | uestor's Name | <u> </u> |
|----------------------------|----------------|--------------|
| (Äddi | ress) | |
| (Addı | ress) | |
| (City/ | State/Zip/Pho | ne #) |
| PICK-UP | ☐ WAIT | MAIL |
| (Busi | nëss Entity Na | ame) |
| (Doci | ument Numbe | r) |
| Certified Copies | Certificate | es of Status |
| Special Instructions to Fi | | |
| | | |
| | | |
| | | |





100441595711

12/27/24--01032--021 **52.50

FILED

2024 DEC 27 PM 2: 01

SECRETARY SEE STATE



| COVE | ER LE |
|--|--|
| epartment of State mendment Section vision of Corporations O. Box 6327 dlahassee, FL 32314 | - Original |
| BJECT: Inter-American Choi | CEOG |
| closed are an original and one (1) copy of the res | stated articles of incorporation and a check for |
| □ \$35.00 □ \$43.75 Filing Fee Filing Fee & Certificate of Status | ☐ \$43.75 |
| | ADDITIONAL COPY REQUIRED |
| 1245 West Ave., \$ | e (Printed or typed) Ste. 201 |
| | Address |
| Miami Beach, Flor | NUA 33 139 , State & Zip |
| 786-346-7185 | · |
| • | Telephone number |
| • | nstitute@gmail.com |

NOTE: Please provide the original and one copy of the document.

FILED

RESTATED ARTICLES OF INCORPORATION 27 PM 2: 04

In compliance with Chapter 617, F.S. (Not for Profit)

The name of the corporation is: Inter-American Choreographic Institute, Inc.

RESTATEDARTICLES ARTICLE II The text of the Restated Articles is as follows:

- 2. The principal office of the Corporation is 1245 West Ave., Ste. 201, Miami Beach, Florida, 33139
- 3. Said corporation is organized exclusively for charitable, educational, and cultural purposes, including, to promote, support and create national and inter-American collaborations among cultural organizations,

artists, arts presenters, & others that advance the arts through education, artistic development, performances and outreach

- 4. The manner in which directors are elected or appointed are provided for within the by-laws
- 5. No part of the net earnings of the corporation shall inure to the benefit of, or be distributable to its member, trustees,

officers, or other private persons, except that the corporation shall be the authorized and empowered to pay

pay reasonable compensation for services rendered and to make payments and distributions in furtherance

of the purposes set forth in Article 3 hereof. No substantial part of the activities of the corporation shall 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, this

corporation shall not, except to an insubstantial degree, engage in any activities or exercise any powers

that are not in furtherance of the purposes of this corporation.

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 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 county in which the principal office 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.

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 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> | Address | |
| 1) Change | VP | Lydia Harrison | 109 4th Rivo Alto Terrace | |
| X | | | Miami Beach, Florida 33139 | |
| Remove | | | | |
| 2) Change | | | | |
| Add | | | | |
| Remove | | | | |
| 3) Change | | | | |
| Add | | | | |
| Remove | | | | |
| 4) Change | | | | |
| Add | | | | |
| Remove | | | | |
| 5)Change | | | | |
| Add | | | | |
| Remove | | | | |
| 6) Change | | | | |
| Add | | | <u></u> | |
| Remove | | | | |

| Name: | Rafael Maldon | ado-Lopez | |
|-----------------------|---------------------------------------|---|---|
| Address: | 1245 West. Av | ve, Ste. 201 | |
| | Miami Beach, | Florida 33139 | |
| | familiar with and accept the | accept service of process for the above e appointment as registered agent an artific agent of Agent | e stated corporation at the place designated in this ad agree to act in this capacity 12/15/24 Date |
| */ | (Reduited Signatu | and/Ketassendi Atteni | Date |
| ARTICLE VI | ARTICLE CONSOLIDAT | <u>rion</u> | |
| These ad all amendmen | · · · · · · · · · · · · · · · · · · · | of incorporation supersede the | e original articles of incorporation and |
| ARTICLE VII | REQUIRED ADOPTION | N INFORMATION | |
| Adoption of a | Amendment(s) | (CHECK ONE) | |
| required mem | | e of adoption of the amendme | to the articles of incorporation which nts was, and |
| These resta | ated articles of incorpo | oration were adopted by the bo | ard of directors. |

The name and Florida street address (P.O. Box NOT acceptable) of the registered agent is:

| ARTICLE VIII EFFECTIVE DATE: | 12/01/2024 | |
|---|-----------------------------|--------------------------------------|
| Effective date, if other than the date of filing: | 12/01/2024 | (OPTIONAL) |
| (If an effective date is listed, the date must b | be specific and cannot be m | nore than 90 days after the filing.) |

<u>Note:</u> If the date inserted in this block does not meet the applicable statutory filing requirements, this date will not be listed as the document's effective date on the Department of State's records.

I submit this document and affirm that the facts stated herein are true. I am aware that the false information submitted in a document to the Department of State constitutes a third degree felony as provided for in s.817.155, F.S.

| | , 12/15/2024 |
|----------------|---|
| Dated | 12/13/2024 |
| Signa | ture: Intan Intal above on - tone |
| 91 g /m | (By a director, president or other officer — if directors or officers have not been selected, by an incorporator — if in the hands of a receiver, trustee or other court appointed fiduciary by that fiduciary) |
| | Rafael Maldonado-Lopez |
| | (Typed or printed name of person signing) |
| | President |
| | (Title of person signing) |