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TO: AMENDMENT SECTION DIVISION OF CORPORATIONS

## **CORPORATION NAME:**

THE WILL MAKE IT ENRICHMENT, INC.

DOCUMERNT NO.: N15000006414

The following Articles of Amendment and Fees are submitted for filing. Enclosed, you will find an original Articles of Amendment, copy and money order made payable to Florida Department of State in the amount of \$43.75 to cover (Amendment Filing Fee and Certified Copy). Additional copy enclosed.

Please return all correspondence concerning this matter to the following address:

Jet Ideas Business Consulting, LLC Attn.: Diana Broadbelt-Thomas 164 N. Powerline Road, Pompano Beach, FL 33069

Email Address: tips4business@yahoo.com ✓

(Email address to be used for future annual report notifications)

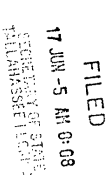
For future information regarding this matter, please call Diana Broadbelt-Thomas at 954-867-6688. Thank you for your Assistance in this matter.

Respectfully Submitted,

Diana Broadbelt-Thomas

# ARTICLES OF AMENDMENT TO ARTICLES OF INCORPORATION OF

# THE WILL MAKE IT ENRICHMENT, INC.



Corporation's Document Number: N15000006414

Pursuant to the provisions of Section 617.1006, Florida Statute, this Florida Not-for- Profit Corporation hereby adopts the following amendment(s) to its Articles of Incorporation:

# ARTICLE II NON-STOCK CORPORATION

The Corporation shall be organized on a non-stock basis under the Florida Not for Profit Corporation Act and may issue Certificates of Membership. There shall be no membership fees or admission fees. This Corporation shall have a membership consisting of the Board of Directors of the Corporation serving from time to time.

# ARTICLE V PRINCIPAL OFFICE ADDRESS

Section 5.1. The Street Address of the principal office of this corporation in the State of Florida shall be:
1600 NW 14 Circle, Suite 128
Pompano Beach, Florida 33069

The Board may, from time to time, move its principal office in The State of Florida to another place in this State.

# ARTICLE VIII PURPOSE

Section 8.1. The purpose for which the Corporation is organized is for transacting any and all lawful business for which corporations may be incorporated under the Florida Not for Profit Corporation Act. The corporation is organized exclusively for charitable, religious, scientific, literary or educational purposes, including, to distribute the whole or any part of the income therefrom and the principal thereof exclusively for charitable, religious, scientific, literary or educational purposes, either directly or by contributions to organizations that qualify as exempt

organizations under Section 501 (c)(3) of the Internal Revenue Code and Regulations issued pursuant thereto, as they now exist or as they may hereafter be amended.

<u>Section 8.2.</u> The specific purposes of this organization shall be: Motivated by our faith in Jesus. We will serve the poor regardless of a person's religion, race, ethnicity, or gender, as a demonstration of God's unconditional love for all people.

#### WORSHIP OF GOD

First for the belief in GOD as the Higher Power. To benefit the poor and needy by ministering to their needs and necessities; by assisting them to establish themselves in life by bringing their minds and hearts under the influence of education and the Christian religion by aiding and erring the sick, the aged and homeless and by otherwise promoting their welfare according to the rules, regulations, doctrines, disciplines and usages of the Christian Faith and Doctrines, and to carry on every kind of work necessary and incidental to the maintenance of such religious, educational, charitable and philanthropic work, but that all such work shall be conducted not for pecuniary profit. Our goal will be to further other religious and charitable work.

#### CHILD EFFORTS

To provide facilities for the Training and Development of all the children of school years. To provide Mentoring Services to bring out the very best in their achievement by offering Guidance and to show a strong path to obtain goals of success. By allowing each child the opportunity to build their Pride, Knowledge and Intellect, this will serve as the common denominator for the very path of success and community service thereafter.

## REAL ESTATE ACQUISITION

To take, manage, hold and dispose of property, real and personal of the corporation. Our goal is to provide a Safe Haven for children, to provide the Improvement of the Social Conditions of Poor Children, mutual religious improvements, the training of all people to better their lives and to add value by enrichment, and the purchase, rental or acquisition of such real estate or the erection of such buildings as are necessary for the above mentioned purposes.

#### CHRISTIAN FELLOWSHIP

To encourage amongst the program participants closer personal acquaintance and a friendly spirit of mutual cooperation and the fostering of Christian Fellowship.

## FAMILY VALUES AND COMMUNITY INVOLVEMENT

The purposes for which this corporation is formed shall be educational, philanthropic and civic, to the end that the members shall become more efficient in their homes, broader in their sympathies and more forceful in raising the standard of civic morality. Our organizational Mission is to Provide Children and Families with the following services:

- Supply goods and services to poor families with children.
- Education for the prevention of HIV/AIDS
- Emphasis on providing for basic needs by giving items such as food, shelter and clothing to children.
- Referrals to necessary charitable resources
- Educational resources and materials, individual and group tutoring sessions for all ages.
- Used computer generation hardware and software program
- Provide informational resources about the hunger, neglect, abuse, illiteracy and homelessness.
- Extracurricular activities, i.e., art, dance, sports, music, literacy and health awareness.
- Parental education about caring for their child
- After School Program
- Mentorship Program

Develop alliances with and provide resources for children's organization, i.e., group and foster homes, social services, other.

HIV/AID Prevention - Our purpose is to create an environment that nurtures and encourages children to reach their full potential Education for the prevention of HIV/AIDS. Our organization dedicated to helping these children and young adults who have been diagnosed with HIV/AIDS or other chronic illnesses. It is our mission to provide chronically ill patients with all or some of the following: items and services for HIV/AIDS pediatric patients; a social, and emotional peer support group for infected and affected HIV/AIDS youth; educational materials to assist parents in the education of their adolescent children for the prevention of sexually transmitted diseases. Terms of Medical Professional volunteers will support this project. Our action project is to start within the medical community asking for volunteers to provide free services to anyone in need.

**Education** – Educating the educator program teaching the instructors and teachers, to understanding with comparison of their pupils. Helping each of them to make positive decisions affecting their life.

Education Supplies – School products and home office supplies will supply the schools in economically challenged school districts.

Health Care – Providing necessary healthcare, as well as nutrition. Through volunteers networks of professional medical staff, they will provide assessment of the sick, prescribing treatment and medicines.

**Supply Distribution** – Will collect donations of new personal items such as clothing, toiletries and blankets, etc.

After School Program – Program will offer After School and Saturday Tutoring Services, Teaching Computers, Job Interviewing, Banking, Job Skills, etc.

**Mentorship Program** – This program will identify and provide resources to meet the needs of the disadvantaged.

Relief Efforts – This program will include a damage assessment for Food and Energy supplies as well as shelters.

Section 8.3. The Corporation shall have the power, either directly or indirectly, wither alone on in conjunction or cooperation with others, to do any and all lawful acts and things and to engage in any and all lawful activities which may be necessary, useful, suitable, desirable or proper for the furtherance, accomplishment, fostering or attainment of any or all of the purposes for which a Corporation is organized, and to aid or assist other organizations whose activities are such as to further accomplish, foster or attain any such purposes. Notwithstanding anything herein to the contrary, the Corporation shall exercise only such powers as are in furtherance of the exempt purposes of organizations set forth in Section 501 (c)(3) of the Internal Revenue Code of 1986 and the regulations thereunder as the same now exist or as they may be hereinafter from time to time.

# ARTICLE IX DIRECTORS AND MANNER OF ELECTION

- Section 9.1. The affairs of the Corporation shall be governed by a Board of Directors (hereinafter referred to as the "Board"), subject to the restriction that, except as specifically set forth to the contrary in the Bylaws, the exercise of any powers or actions of the Board shall require the approval thereof by a majority vote of the Board present at a meeting at which a quorum of no less than three (3) Directors are present. The affirmative vote of at least two (2) Directors shall be necessary for all corporate action requiring a vote of the Board, including, but not limited to the following:
- <u>Section 9.1.1.</u> Approval of charitable gifts, transfers, distributions and grants by the Corporation to other entities.
- Section 9.1.2. Adoption of an amendment to the Articles of Incorporation or the Bylaws.
- Section 9.1.3. Organization of a subsidiary or affiliate by the Corporation.
- <u>Section 9.1.4.</u> Approval of any merger, consolidation or sale or other transfer of all or a substantial part of the assets of the Corporation.
- <u>Section 9.2.</u> The Board of Directors shall consist of the following members elected in accordance with this Section 9.2, 9.3 and the Bylaws:

NAME	TITLE	ADDRESS

WILLUANCE MESALIEN	CHAIRMAN/PRESIDENT/ DIRECTOR	1600 NW 14 CIRCLE, SUITE 128 POMPANO BEACH, FL 33069
MIGUEL CRUZ	DIRECTOR	321 NW 26 STREET POMPANO BEACH, FL 33064
ANIDE HARRIGAN-CRUZ	SECRETARY/DIRECTOR	321 NW 26 STREET POMPANO BEACH, FL 33064
WILGENS MESALIEN	TREASURER/DIRECTOR	116 SAN MARDEEN COURT DAYTONA BEACH, FL 32117

## Section 9.3.

The term of office of an elected Director shall be two (2) years and shall expire, regardless of whether or not a successor shall have been duly elected and qualified. Directors will be elected every two years by ballot at the Annual Meeting of the Board. The terms of elected Directors shall be staggered so that no elected Director's term expires less than one (1) month before the expiration of the next elected Director. However, the term of office of the President/Chairman shall be twenty (20) years. The Board shall have the power to fill any vacancy occurring in the interim of annual meetings.

#### Section 9.4.

The active Board of Directors shall organize departments and branches, have supervision of all work of the corporation and make all contracts and leases.

## **LIMITATIONS**

Section 9.5. No part of the net earnings of the Corporation shall inure to the benefit of, or be distributed to, any Director or Officer of the Corporation or any other private individual (except that reasonable compensation may be paid for services rendered to or for the Corporation affecting one or more of its purposes); and no Director or Officer of the Corporation or any other private individual, shall be entitled to share in the distribution of any of the corporate assets on dissolution of the Corporation.

<u>Section 9.6.</u> No substantial part of the activities of the Corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and the Corporation shall not participate or intervene in (including the publication or distribution of statements) any political campaign on behalf of any candidate for public office.

<u>Section 9.7.</u> The Corporation shall distribute its income for each taxable year at such time and in such manners not to become subject to tax undistributed income imposed by Section 4942 of the Internal Revenue Code of 1986, or corresponding provisions of any subsequent federal tax laws.

Section 9.8. The Corporation shall not engage in any act of self-dealing as defined in Section 4941(d) of the Internal Revenue Code of 1986, or corresponding provisions of any subsequent federal tax laws.

Section 9.9. The Corporation shall not retain any excess business holdings as defined in Section 4943© of the Internal Revenue Code of 1986, or corresponding provisions of any subsequent federal tax laws.

<u>Section 9.10.</u> The Corporation shall not make any investments in such manner as to subject it to tax under Section 4944 of the Internal Revenue Code of 1986, or corresponding provisions of any subsequent federal tax laws.

<u>Section 9.11</u> The Corporation shall not make any taxable expenditures as defined in Section 4945(d) of the Internal Revenue Code of 1986, or corresponding provisions of any subsequent federal tax laws.

Section 9.12 Notwithstanding any other provision of these Articles of Incorporation, the Corporation shall not conduct or carry on any activities not permitted to be conducted or carried on by an organization exempt from taxation under Section 501(c)(3) of the Internal Revenue Code and Regulations issued pursuant thereto as they now exist or as they may hereafter be amended, or by an organization contributions to which are deductible under Section 170(c)(2) Internal Revenue Code and said Regulations as they now exist or as they may hereafter be amended.

<u>Section 9.13</u>.. No compensation, loan or other payment shall be paid or made to any officer or director of this corporation, or substantial contributor to it, unless such payment is permissible under section 9.15 of this article and except as a reasonable compensation for services rendered and/or as a reasonable allowances for authorized expenditures incurred on behalf of this corporation.

Section 9.14. No solicitation of contributions to this corporation shall be made, and no gift bequest or devise to this corporation shall be accepted upon any condition or limitation which, in the opinion of the corporation, may cause the corporation to lose its exemption from payment of federal income taxes.

Section 9.15. Not withstanding any other provisions of these articles, if at any time the corporation shall be a "private foundation" as defined in Section 509 of the code, then during such time the corporation shall distribute its income for each texable year at such time and such manner as not to subject the corporation to tax under Section 4942(d) of the code.

## DISSOLUTION

Section 9.13. Upon the dissolution of the Corporation, the Board of Directors shall, after paying or making provision for the payment of all of the liabilities of the Corporation, dispose of all of

the assets of the Corporation, exclusively for the purposes of the Corporation in such manner, or to such organization or organizations organized and operated exclusively for charitable, religious, educational, literary or scientific purposes, as shall at the time qualify as an exempt organization or organizations under Section 501 (c)(3) of the Internal Revenue Code of 1986 (or the corresponding provisions of any future United States Internal Revenue Law), as the Board of Directors shall determine. Any of such assets not so disposed of shall be disposed of by the court having proper jurisdiction in the country where 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.

# **AMENDMENT/BYLAWS**

These Articles of Incorporation may be amended in the manner and with the vote prescribed by or in accordance to state and federal laws for exempt organizations. Each amendment shall be approved by the majority vote of the Board of Directors. The Board of Directors of this Corporation shall adopt Bylaws for the government of the Corporation which shall be subordinate only to the Articles of Incorporation and the laws of the United States and the State of Florida. The Bylaws may be amended from time to time by the Board of Directors.

The amendments were adopted by the members and the number of votes cast for the amendments were sufficient for approval on May 19, 2017.

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Signed by:

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Chairman/President/Director 3