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| PICK-UP                                 | WAIT           | MAIL        |  |
| (Business Entity Name)                  |                |             |  |
| (Document Number)                       |                |             |  |
| Certified Copies                        | Certificates   | s of Status |  |
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TALLAHASSEE, FLORIDA

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# NOT-FOR-PROFIT ARTICLES OF INCORPORATION OF CHURCH OF HARMONY AND SACRED SPACE, INC.

# **ARTICLE ONE - NAME**

The name of this Not-For-Profit Corporation is: Church of Harmony and Sacred Space, Inc.,

# **ARTICLE TWO - ADDRESS**

The address of this Not-For-Profit Corporation is:

Physical - 6319 Balboa Lane, Apollo Beach, Florida 33572 Mailing - 6319 Balboa Lane, Apollo Beach, Florida 33572

## **ARTICLE THREE - DURATION**

This corporation shall have perpetual existence.

# **ARTICLE FOUR - 501C3 LANGUAGE**

The purpose of this Corporation is that of a Charitable Organization that will provide Community Outreach Services at an International level including but not limited to: School(s) of Academics or religious study, Arts, All methods of Spiritual Healing, Religious Instruction, entrepreneurial skills and training in business and Parenting Education. "An organization's articles state that it's purpose is to receive contributions and pay them over to organizations that are described in Section 501C3 and exempt from taxation under Section 501a. The Organization meets the organizational test."

"If the articles state the organization is formed for charitable purposes, without any further description, such language ordinarily will be sufficient since the term charitable has a generally accepted legal meaning. On the other hand, if the purposes are stated to be charitable, philanthropic, and benevolent, the organizational requirement will not be met since the terms philanthropic and benevolent have no generally accepted legal meaning and, therefore, the stated purposes may, under the laws of the state, permit activities that are broader than those intended by the exemption law."

"If the articles state an organization is formed to promote American ideals, or to foster the best interests of the people, or to further the common welfare and well-being of the community, without any limitation or provision restricting such purposes to accomplishment only in a charitable manner, the purposes will not be sufficiently limited. Such purposes are vague and not accomplished other than in an exempt manner."

## **ARTICLE FIVE - CAPITALIZATION**

None shall be issued.

# ARTICLE SIX - REGISTERED OFFICE AND REGISTERED AGENT

The address of the corporation's registered office is: Cynthia M. Castillo at 6319 Balboa Lane, Apollo Beach, Florida 33572 and the name of the corporation's registered agent at such address is: Cynthia M. Castillo.

# ARTICLE SEVEN - INITIAL DIRECTOR

The number of Directors constituting the initial Board of Directors is three (3), and the name and address of the person who is to serve as the initial directors and officers are:

| <u>Position</u> | Name                | Address  |
|-----------------|---------------------|--|
| P/Director      | Cynthia M. Castillo | 6319 Balboa Lane, Apollo Beach,<br>Florida 33572 |
| Sec/Director    | Kellee Ann Suarez   | 6319 Balboa Lane, Apollo Beach,<br>Florida 33572 |
| Director        | Ricardo G. Castillo | 6319 Balboa Lane, Apollo Beach,<br>Florida 33572 |

# ARTICLE EIGHT - INCORPORATOR

The name and address of the incorporator is:

| <u>Name</u>                    | Address  |
|--------------------------------|--|
| Cynthia M. Castillo, President | 6319 Balboa Lane, Apollo Beach,<br>Florida 33572 |

# ARTICLE NINE - FISCAL YEAR

The fiscal year of this corporation shall commence on January first and end on December 31st.

# **ARTICLE TEN - BOARD OF DIRECTORS**

The business of the corporation shall be managed and conducted by a board of not less than one (1) and not more than seven (7) Trustees. The Board of Trustees shall be elected in the manner set forth in the bylaws. In addition to the powers and authority granted to the directors in these Articles of Incorporation, and in addition to the powers and authority expressly conferred on them by statute, the Board of Directors of the corporation shall have such additional powers and authority, not inconsistent with law, as may be set forth in the bylaws.

### ARTICLE ELEVEN - AMENDMENT

The corporation reserves the right to amend, add to, or repeal any provision contained in these Articles of Incorporation, in the manner consistent with law and in conformity with the provisions set forth in the bylaws.

I HAVE EXECUTED THESE Articles of Incorporation in duplicate on March 27, 2018.

I hereby affix my signature below as Incorporator of Church of Harmony and Sacred Space, Inc.,

Cynthia M. Castillo

#### CERTIFICATE

That, Church of Harmony and Sacred Space, Inc., desiring to organize under the laws of the State of Florida, with its principal office at 6319 Balboa Lane, Apollo Beach, Florida 33572, City of Tampa, County of Hillsborough, State of Florida, has named Cynthia M. Castillo, located at 6319 Balboa Lane, Apollo Beach, Florida 33572, as its registered agent to accept service of process within this State. For the purpose of Service of Process, correspondence and deliveries should be addressed C/O Church of Harmony and Sacred Space, Inc., 6319 Balboa Lane, Apollo Beach, Florida 33572.

#### ACKNOWLEDGEMENT

Having been named to accept service of process for the above-named Corporation at the place designated in this Certificate the undersigned agrees to act in this capacity and agrees to comply with the provisions of Florida law relative to keeping designated office open.

vnthia M. Castillo

# CERTIFICATE OF DESIGNATION OF REGISTERED AGENT/REGISTERED OFFICE

PURSUANT TO THE PROVISIONS OF SECTION 607.0501, FLORIDA STATUTES, THE UNDERSIGNED CORPORATION, ORGANIZED UNDER THE LAWS OF THE STATE OF FLORIDA. SUBMITS THE FOLLOWING STATEMENT IN DESIGNATING THE REGISTERED OFFICE/REGISTERED AGENT, IN THE STATE OF FLORIDA.

The name of the corporation is: Church of Harmony and Sacred Space, Inc.,

1. The name and address of the registered agent and office is:

### **CORRESPONDENCE TO:**

Cynthia M. Castillo, President 6319 Balboa Lane Apollo Beach, Florida 33572 premisetelecomrichard@gmail.com (813) 777-3676 Ph-Fax#: (813) 773-7698

# **DELIVERIES TO:**

Cynthia M. Castillo, President 6319 Balboa Lane Apollo Beach, Florida 33572 premisetelecomrichard@gmail.com (813) 777-3676 Ph-Fax#: (813) 773-7698

Having been names as registered agent and to accept service of process for the above stated corporation at the place designated in this certificate, I hereby accept the appointment as registered agent and agree to act in this capacity. I further agree to comply with the provisions of all statutes relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as registered agent.

∜nthia M. Castillo

3-29-18 (Date)