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TALLAHASSEF, FI



April 21, 2020

Florida Department of State Division of Corporations Attn: William Lawrence P.O. Box 6327

Tallahassee, FL 32314

RE: Letter 720A00007615

Mission850, LLC and Mission850, Inc.

Dear Mr. Lawrence:

We are writing pursuant to your letter of April 9, 2020, Letter Number: 720A00007615.

We are the sole owners of Mission850, LLC, which we understand led to our filing for Mission850, Inc. being refused. At the suggestion of the staff of the Division of Corporations, we are writing to make clear that as owners of Mission850, LLC, we grant permission and request Mission850, Inc. be filed and formed. Operations will be shifted to this new entity

We greatly appreciate your help in this manner. Should you have any questions, we can be reached at 813-965-2846 or you can speak to our attorney. Jim Grinaker, at 727-214-8972.

Very truly yours,

Nicholas Wagner

Dorothy Wagner

ARTICLES OF INCORPORATION OF MISSION850, INC.

A CORPORATION NOT-FOR-PROFIT

The Articles of Mission850, Inc., a corporation not for profit are filed with the Secretary of State of the state of Florida, pursuant to the provisions of Chapter 617 of the Florida Statutes for the purposes stated hereinafter, The undersigned incorporator adopts the following Articles of Incorporation.

ARTICLE I CORPORATE NAME

The name of the corporation shall be: MISSION850, INC.

ARTICLE II ADDRESS

The address of the principal office and the mailing address of the corporation is: 3907 Leane Dr., Tallahassee, FL 32309.

ARTICLE III OBJECT AND PURPOSE

That the general purposes for which this corporation is organized are charitable, religious, and educational, purposes within the meaning of Section of 501(c)(3) Internal Revenue Code (as amended) including more specifically, the following:

- A. To provide faith-based relief to the poor, the distressed, or the underprivileged.
- B. Serve those with material needs by providing them with volunteer help for repairs, rebuilding, cleanup, and other projects to improve their quality of life.
- C. Raise awareness in the community of the physical, emotional, and spiritual needs of our neighbors.
- D. Such other purposes as may be determined from time to time to be in the furtherance of the general purposes stated hereinabove.

ARTICLE IV DIRECTORS

The corporation shall have no less than three (3) and no more than thirty (30) directors,

and the original incorporators shall be the first directors. Existing directors may elect other directors and may fill vacancies caused by deaths, resignations or other causes.

The first directors shall serve as the Board of Directors until the next annual election. The provisions for the election of the directors and officers shall be set forth in the by-laws of the corporation.

ARTICLE V DIRECTORS / OFFICERS

NICHOLAS WAGNER, President 3907 Leane Dr., Tallahassee, FL 32309.

DOROTHY WAGNER, Vice President 3907 Leane Dr., Tallahassee, FL 32309.

THERESA H. PREJEAN, Secretary & Treasurer 3907 Leane Dr., Tallahassee, FL 32309

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ARTICLE VI REGISTERED AGENT

The initial registered agent shall be Arne James Grinaker, Esq., whose address is 1135 Pasadena Ave. S., Ste 310, South Pasadena, FL 33707.

ARTICLE VII INCORPORATOR

The name and address of the Incorporator of this Corporation:

Arne James Grinaker, Esq. 1135 Pasadena Ave. S., Ste 310, South Pasadena, FL 33707

ARTICLE VIII CORPORATE POWERS

The corporation shall have the powers set forth in Section 617.0302, Florida Statutes.

ARTICLE IX BY-LAWS

The By-laws of the corporation shall be made, altered or rescinded by a majority vote of the Board of Directors of the Corporationt.

ARTICLE X

These Articles of Incorporation can be amended by a two-thirds vote of the directors at the regular annual meeting or at a special Board of Directors of the Corporation meeting called for that purpose.

ARTICLE XI

There shall be no capital stock in the corporation and no director or officer shall have any right or title to any asset of the Corporation

ARTICLE XII INDEMNIFICATION OF DIRECTORS AND OFFICERS

Every person who is or has been a director or officer of this corporation shall be indemnified and held harmless by the corporation from and against all costs and expenses which may be imposed upon or reasonably incurred by him in connection with or arising out of any claim, action, suit or proceeding in which he may be involved by reason of his being or having been a director or officer of this corporation whether or not he continues to be a director or officer at the lime such costs and expenses are imposed or incurred. As used herein, the term "costs and expenses" shall include, but shall not be limited to, attorney fees and amounts of judgments against and amounts paid to the corporation itself; provided, however, that no such director or officer shall be so Indemnified: (1) with respect to any matter as to which such director or office shall, in any such action, suit or proceeding be finally adjudged to be liable for actual misconduct in the performance of his duties as a director or officer and that the entire cost of such settlement will not substantially exceed the estimated cost of defending such clarification, suit or proceeding to a final conclusion. The foregoing tights of indemnification shall not be exclusive of other rights to which any such director or officer may be entitled as a matter of law.

ARTICLE XIII DISSOLUTION

Upon the dissolution of the Corporation, all of its assets remaining after payment of all costs and expenses of such dissolution shall be distributed to a tax-exempt organization under the provisions of Section 501(c)(3) of the Internal Revenue Code of the United States of America or acts amendatory thereof or supplementary thereto, with preference given to an organization with a similar mission to the Corporation. Upon dissolution of the Corporation, none of the assets shall be distributed to any member, director or officer of the Corporation.

ARTICLE XIV PROHIBITED CONDUCT

The corporation is prohibited from doing any of the following:

A. Carrying on propaganda. or otherwise attempting to influence legislation, participate in or intervention in (including publishing or the distribution of statements) any political campaign on behalf of any candidate for public office.

- C. Paying compensation to any member, officer or director of the corporation or substantial contributor to it, except as is reasonable payment for services actually rendered to or property deliver to or for the corporation.
- D. Engaging in any act of self-dealing as defined in Section 4741(d) of the Internal Revenue Code, or corresponding provisions of any subsequent Federal Tax Law.
- E. Any actions which would disqualify the Corporation from maintaining it's tax exempt status

IN WITNESS WHEREOF, the undersigned incorporator has executed these Articles of Incorporation on the dates stated below.

Arne James Grinaker

Date

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CERTIFICATE OF DESIGNATION REGISTERED AGENT/REGISTERED OFFICE

Pursuant to the provisions of section 607.0501, Florida Statutes, the mentioned corporation, organized under the laws of the State of Florida, submits the following statement in designating the registered agent/registered office, in the state of Florida.

1. The name of the corporation is:

MISSION850, INC.

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

Aine James Landen 4/2/2020

Arne James Grinaker, Esq., 1135 Pasadena Ave. S., Ste 310, South Pasadena, FL 33707.

HAVING BEEN NAMED 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.

Arne James Grinaker

Date