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COR AMND/RESTATE/CORRECT OR O/D RESIGN ELPIDA TIS DOXAS - HOPE OF GLORY, INC

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AMENDED AND RESTATED ARTICLES OF INCORPORATION OF ELPIDA TIS DOXAS - HOPE OF GLORY, INC.

To: 1-850-617-6383@rcfax.com Fax: (850) 617-6383

- The name of the corporation is Elpida Tis Doxas Hope of Glory, Inc. (the "Corporation").
- The Articles of Incorporation were first filed with the Florida Secretary of State В. on June 30, 2020.
 - C. The Corporation has no members.
- Amended and Restated Articles of Incorporation, set forth below, were adopted Ď. on November 22, 2020, by the Board of Directors of the Corporation, pursuant to Sections 617,1007 and 617,1002, Florida Statutes.
- The Articles of Incorporation are hereby amended and restated in their entirety to E. read as follows:

ARTICLE I NAME

The name of this corporation is Elpida Tis Doxas - Hope of Glory, Inc.

ARTICLE II PRINCIPAL PLACE OF BUSINESS AND MAILING ADDRESS

The street address of the Corporation's principal office is 202 Market Street Apalachicola, Florida 32320. The mailing address of the Corporation is PO Box-818. Apalachicola, Florida 32320.

ARTICLE III **PURPOSES**

The Corporation is organized exclusively for charitable, religious, educational, and scientific purposes under section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code (the "Code").

The Corporation is subject to the following limitations:

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- 1. No part of the net earnings of the Corporation shall inure to the benefit of, or be distributable to its directors, officers' or other private persons, except that the Corporation shall be authorized and empowered to pay reasonable compensation for services rendered and to make payments and distributions in furtherance of the purposes set forth in these Articles of Incorporation;
- 2. No part of the activities of the Corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation;
- 3. The Corporation shall not participate in, or intervene in (including publishing or distribution of statements) any political campaign on behalf of any candidate for public office; and
- 4. Notwithstanding an other provision of these Articles of Incorporation, the Corporation shall not carry on any other activities not permitted to be carried on (a) by a Corporation exempt from federal income tax under Section 501(c)(3) of the Code, (b) by a Corporation, contributions to which are deductible under Sections 170(c)(2) of the Code, or (c) by a nonprofit Corporation organized under the laws of the State of Florida pursuant to the provisions of Chapter 617, Florida Statutes.

ARTICLE IV REGISTERED AGENT AND OFFICE

The name of the Corporation's registered agent in Florida as of the date of these Amended and Restated Articles of Incorporation is Elisha A. Patriotis. The street address of the Corporation's registered office in Florida and the address of the registered agent as of the date of these Amended and Restated Articles of Incorporation are 8056 Graves Road, Unit B, Pensacola, Florida 32514.

ARTICLE V INITIAL DIRECTORS

The Corporation shall be managed by or under the direction of a Board of Directors. At all times, there shall be at least three members of the Board of Directors. The Board of Directors shall carry out the purposes of the Corporation in compliance with these Articles of Incorporation and the Corporation's Bylaws. The method of appointment of election of directors shall be as stated in the Bylaws of this Corporation. The names and addresses of the initial members of the Board of Directors are:

Name Address

Themo Patriotis 202 Market Street

Apalachicola, Florida 32320

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Fáx:

Frank H. Billman

Sabinsville, Pennsylvania 16943

Donald E. Hershman 719 West Main Street

Princeton, Kentucky 42445

3920 Phoenix Run Road

April L. Patriotis 202 Market Street

Apalachicola, Florida 32320

Peggi Billman 3920 Phoenix Run Road

Sabinsville, Pennsylvania 16943

Kathy S. Hershman 719 West Main Street

Princeton, Kentucky 42445

ARTICLE VI DISSOLUTION

Upon the termination, dissolution or winding up of the Corporation, the Board of Directors shall, after paying or making provision for the payment of all liabilities of the Corporation, distribute all assets of the Corporation to one or more organizations selected by the Board of Directors organized and operated exclusively for charitable, religious, educational or scientific purposes as shall at the time qualify as an exempt organization or organizations under Section 501(c)(3) of the Code or any corresponding provision of any subsequent federal tax law. Any such assets not so disposed of shall be disposed of by a court of competent jurisdiction in the State of Florida exclusively for such purposes or to such organization or organizations as the court shall determine.

ARTICLE VII AMENDMENTS

The Board of Directors may amend, alter or repeal any provision of these Articles of Incorporation in the manner now or hereinaster provided by Florida law.

IN WITNESS WHEREOF, the undersigned has executed these Amended and Restated Articles of Incorporation this 42 day of November, 2020.

Themo Patriotis

President