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STATE OF TEXAS
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Evelyn Moldal
President
Tampa Bay Letter Board Community
4142 5th Ave N Ste A
Saint Petersburg, FL 33713
evelyn@tblbc.com
727.798.9724

09/17/24
Florida Department of State
Division of Corporations
P.O. Box 6327
Tallahassee, FL 32314

Subject: Amendment to Articles of Incorporation

Entity Name: Tampa Bay Letter Board Community, Inc.
EIN: 85-2184544
Document Number: N20000007633

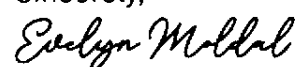
Dear Sir/Madam,

I am writing to inform you that I have amended the Articles of Incorporation for Tampa Bay Letter Board Community, Inc. This amendment includes necessary updates to ensure compliance with state and federal requirements.

Enclosed, please find the restated Articles of Incorporation in their entirety, which reflect the changes made.

If you have any questions or require further information regarding this amendment, please feel free to contact me at 727.798.9724 or evelyn@tblbc.com.

Thank you for your attention to this matter.

Sincerely,


Evelyn Moldal
President

**Amendment to the Articles of Incorporation
Tampa Bay Letter Board Community, Inc.**

Original Effective Date: 07/10/2020

Date of Amendment: 09/16/24

Purpose of Amendment:

This amendment is made to update the address of the principal place of business, mailing address, registered agent, and incorporator. Additionally, this amendment incorporates new provisions required by IRS regulations, including updated purpose and dissolution clauses, and other organizational updates.

Amended Articles:

Article I

The name of the corporation is:

TAMPA BAY LETTER BOARD COMMUNITY INC.

Article II

The principal place of business address:

4142 5th Ave N Ste A

Saint Petersburg, FL 33713

The mailing address of the corporation is:

4142 5th Ave N Ste A

Saint Petersburg, FL 33713

Article III

The specific purpose for which this corporation is organized is:

TBLBC IS A NONPROFIT CORPORATION THAT OPERATES FOR ADVOCACY, EDUCATIONAL, SOCIAL, AND CHARITABLE PURPOSES; PROVIDING OPPORTUNITIES TO ASSIST THE NEURODIVERSE GAIN RELIABLE COMMUNICATION, MOTOR SUPPORT, AND BUILD A COMMUNITY OF INCLUSION.

Article IV

The manner in which directors are elected or appointed is:

DIRECTORS APPOINTED EVERY TWO YEARS BY ND BOARD MEMBERS

Article V

The name and Florida street address of the registered agent is:

EVELYN MOLDAL

3277 Pine Haven Dr.

Clearwater, FL 33761

2024 SEP 25 PM 5:32
STATE OF FLORIDA
TALLAHASSEE, FL

I certify that I am familiar with and accept the responsibilities of registered agent.

Registered Agent Signature: EVELYN MOLDAL

Article VI

The name and address of the incorporator is:

EVELYN MOLDAL

3277 Pine Haven Drive

Clearwater, FL 33761

Electronic Signature of Incorporator: EVELYN MOLDAL

I understand the requirement to file an annual report between January 1st and May 1st in the calendar year following formation of this corporation and every year thereafter to maintain "active" status.

Article VII

The initial officers and/or directors of the corporation are:

- **Title: P**
EVELYN MOLDAL
3277 Pine Haven Drive
Clearwater, FL 33761
- **Title: VP**
KIMBERLY FINE
10339 Green Links Drive
Tampa, Florida 33626
- **Title: S**
JOY SCHNEIDER-SCHEU
3518 FORAY DRIVE
NEW PORT RICHEY, FL 34655
- **Title: D**
NICOLAS SEGRERA
3600 OAK STREET NE
SAINT PETERSBURG, FL 33704

Article VIII

The effective date for this corporation shall be: 07/10/2020

Article IX

The corporation is organized exclusively for charitable, religious, educational, and scientific purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations described under Section 501(c)(3) of the Internal Revenue Code, or corresponding section of any future federal tax code.

Article X

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 corresponding section of any future federal tax code, or shall be distributed to the federal government, or to a state or local government, for a public purpose.

Article XI

The duration of the corporation is perpetual.

Article XII

The corporation will have no members.

Article XIII

The corporation shall adopt and maintain a conflict of interest policy.

Article XIV

To the fullest extent permitted by law, the corporation shall indemnify its directors and officers against any claims, liabilities, and expenses incurred in connection with their service to the corporation.

Article XV

These Articles of Incorporation may be amended by a two-thirds vote of the Board of Directors, provided that written notice of the proposed amendment is given to all directors at least thirty days prior to the meeting.

Article XVI

The corporation shall adopt bylaws to govern its internal operations.

Certification:

By signing below, we certify that this amendment has been filed with the appropriate state agency and is effective as of the date of filing.

Signature of Authorized Individual:

Signature: Evelyn Moldal

Name: Evelyn Moldal

Title: President

Date: 09/16/24