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FLORIDA PROFIT/NON PROFIT CORPORATION EUROPEAN ORTHODOX COMMUNITY CENTER, INC.

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ARTICLES OF INCORPORATION

In compliance with Chapter 617, F.S., (Not for Profit)

	the corporation shall be:				
<u>ARTICLE II</u>	PRINCIPAL OF FICE		and the state of		
190	Principal <u>street</u> address: 1903 PLUNKETT ST		Mailing address, if different is:		
НО	LLYWOOD, FL 33019				
 ARTICLE II	I PURPOSE				
	for which the corporation is organized is:				
PLEASE SE	E ATTACHED				
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	/ MANNER OF ELECTION The manner	r in which the dire	ctors are elected and appointed:	1 ^{TL}	<u> </u>
	MANNER OF ELECTION The manner in the bylaws.	r in which the dire	ctors are elected and appointed:	171	- :-
is stated			ctors are elected and appointed:	171	- 8: 2:
is stated	in the bylaws. INITIAL OFFICERS AND/OR DIRECT OGUNDA JAROSI AV/PRESIDENT	ORS.		171	- 8: 2:
is stated ARTICLE V Name and Ti	in the bylaws. INITIAL OFFICERS AND/OR DIRECT OGUNDA JAROSI AV/PRESIDENT	ORS Name and Title	ctors are elected and appointed: MANUIL, VASILII/TREASURER 609 NE 14TH AVE, APT 505	171	- 8: 2:
is stated	in the bylaws. INITIAL OFFICERS AND/OR DIRECT sle: OGLINDA, IAROSLAV/PRESIDENT	ORS.	MANUIL, VASILII/TREASURER	171	- 8: 2:
is stated ARTICLE V Name and Ti	in the bylaws. INITIAL OFFICERS AND/OR DIRECT tle: OGLINDA, IAROSLAV/PRESIDENT 1903 PLUNKETT ST HOLLYWOOD, FL 33019	ORS Name and Title Address:	MANUIL, VASILII/TREASURER 609 NE 14TH AVE, APT 505 HALLANDALE BEACH, FL 33009	171	- 8: 2:
is stated ARTICLE V Name and Ti	in the bylaws. INITIAL OFFICERS AND/OR DIRECT Ile: OGLINDA, IAROSLAV/PRESIDENT 1903 PLUNKETT ST HOLLYWOOD, FL 33019 tle: TIMOFTI, TUDOR/VICE PRESIDENT	ORS Name and Title Address:	MANUIL, VASILII/TREASURER 609 NE 14TH AVE, APT 505 HALLANDALE BEACH, FL 33009 DAN, NICOLAI/AUDITOR	171	- 8: 2:
is stated ARTICLE V Name and Ti Address	in the bylaws. INITIAL OFFICERS AND/OR DIRECT OGLINDA, IAROSLAV/PRESIDENT 1903 PLUNKETT ST HOLLYWOOD, FL 33019 TIMOFTI, TUDOR/VICE PRESIDENT 500 NE 12TH AVE, APT 503	ORS Name and Title Address:	MANUIL, VASILII/TREASURER 609 NE 14TH AVE, APT 505 HALLANDALE BEACH, FL 33009 DAN, NICOLAI/AUDITOR 1855 PLUNKETT ST, APT 306	171	- 8: 2:
is stated ARTICLE V Name and Ti Address Name and Ti	in the bylaws. INITIAL OFFICERS AND/OR DIRECT Ile: OGLINDA, IAROSLAV/PRESIDENT 1903 PLUNKETT ST HOLLYWOOD, FL 33019 tle: TIMOFTI, TUDOR/VICE PRESIDENT	ORS Name and Title Address: Name and Title	MANUIL, VASILII/TREASURER 609 NE 14TH AVE, APT 505 HALLANDALE BEACH, FL 33009 DAN, NICOLAI/AUDITOR	171	- 8: 2:
is stated ARTICLE V Name and Ti Address Name and Ti Address	in the bylaws. INITIAL OFFICERS AND/OR DIRECT OGLINDA, IAROSLAV/PRESIDENT 1903 PLUNKETT ST HOLLYWOOD, FL 33019 tile: TIMOFTI, TUDOR/VICE PRESIDENT 500 NE 12TH AVE, APT 503 HALLANDALE BEACH, FL 33009	ORS Name and Title Address: Name and Title Address:	MANUIL, VASILII/TREASURER 609 NE 14TH AVE, APT 505 HALLANDALE BEACH, FL 33009 DAN, NICOLA/AUDITOR 1855 PLUNKETT ST, APT 306 HOLLYWOOD, FL 33020	1T1	- 8: 2:
is stated ARTICLE V Name and Ti Address Name and Ti Address	in the bylaws. INITIAL OFFICERS AND/OR DIRECT OGLINDA, IAROSLAV/PRESIDENT 1903 PLUNKETT ST HOLLYWOOD, FL 33019 TIMOFTI, TUDOR/VICE PRESIDENT 500 NE 12TH AVE, APT 503	ORS Name and Title Address: Name and Title	MANUIL, VASILII/TREASURER 609 NE 14TH AVE, APT 505 HALLANDALE BEACH, FL 33009 DAN, NICOLA/AUDITOR 1855 PLUNKETT ST, APT 306 HOLLYWOOD, FL 33020	1T1	- 8: 2:

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Name and Title:		Name and Title:	
Address		Address:	
Name and Title	:	Name and Title:	
Address		Address:	
			
			
	REGISTERED AGENT Florida street address (P.O. Box NOT a	acceptable) of the registered agent is:	
Name:	TIMOFTI, TUDOR		
Address:	500 NE 12TH AVE, APT 503		2021
	HALLANDALE BEACH, FL 330	09	
			S. 🗲 🚙
ARTICLE VII	INCORPORATOR		in a contract of the contract
The name and a	address of the Incorporator is:		H 17
Name:	OGLINDA, IAROSLAV		
Address:	1903 PLUNKETT ST		8: 2
	HOLLYWOOD, FL 33019		e e e e e e e e e e e e e e e e e e e
	EFFEÇTIVE DATE:		
Note: If the dat	_	e applicable statutory filing requirements, this d	
Having been na certificate, I am	med as registered agent to gccept serv familiar with and aftept the appointmen	ice of process for the above stated corporation nt as registered agent and agree to act in this cap	acity ,
	Required Signature of Registe	red Agent	01/25/2021
I cukanis shin da s			alam ankanianal in a de accorde
	ument and affirm that the facts stated hi of State constitutes a third degree felony	erein are true. I am aware that any false informa as provided for in s.817.155, F.S.	uon suomittea in a document to
	Oglinda	A	01/25/2021
	Required Signature of In	corporator	Date

Attachment to

Articles of Incorporation of European Orthodox Community Center, Inc.

Said Corporation is organized exclusively for charitable, religious, and educational purposes, including, for such purposes, the making of distributions to organizations that qualify as exempt organizations under Section 501(c) (3) of the Internal Revenue Code, or the corresponding section of any future federal tax code. The business activity for said organization is to promote worship and prayer in accordance with the traditions of the Orthodox Christian faith, to establish places of worship and study and carry out works of charity.

No part of the net earnings of this organization shall inure to the benefit of, or be distributable to its members, trustees, 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 herein. No substantial part of the activities of this corporation shall be the carrying on of propaganda, or otherwise attempting to influence legislation, and this corporation shall not participate in, or intervene in (including the publishing or distribution of statements) any political campaign on behalf of or in opposition to any candidate for public office.

Notwithstanding any other provision of this document, 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 Internal Revenue Code, or the corresponding section of any future federal tax code, or (b) by a corporation, contributions to which are deductible under section 170(c) (2) of the Internal Revenue Code, or the corresponding section of any future tax code.

Upon the dissolution of this corporation, assets remaining shall be distributed for one or more exempt purposes within the meaning of section 501(c) (3) of the Internal Revenue Code, or the corresponding section of any future federal tax code.