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TALLAHASSEE, FLORIDA

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COVER LETTER

Department of State Division of Corporations P. O. Box 6327 Tallahassee, FL 32314

BJECT:	Bethsaida Comm	unity Center, Inc.	
	(PROPOSED CORP	ORATE NAME – <u>MUST IN</u>	<u>CLUDE SUFFIX</u>)
osed is an original a	nd one (1) copy of the Ar	ticles of Incorporation and	a check for :
□ \$70.00	□ \$78.75	□\$78.75	\$87.50
Filing Fee	Filing Fee & Certificate of Status	Filing Fee & Certified Copy	Filing Fee, Certified Copy & Certificate

E-mail address: (to be used for future annual report notification)

NOTE: Please provide the original and one copy of the articles.

ARTICLES OF INCORPORATION OF BETHSAIDA COMMUNITY CENTER, INC

The undersigned, acting as incorporates of a corporation under the NOT FOR PROFIT CORPORATION Act of the State of Florida, adopt the following articles of incorporation for such corporation.

ARTICLE I Name of the Corporation

The name of the corporation, hereafter referred to as the "Corporation" is

Bethsaida Community Center, Inc.

ARTICLE II Principal Place of Business

The initial post office address of the principal office of this corporation is in the State of Florida: 10185 NW 7th Ave, Miami, FL 33150. The Board of Directors may from time to time move the principal office to any other address in Florida and establish branch offices at any other place within or without the State of Florida.

ARTICLE III Mailing Address

The mailing address of this Corporation is: 10185 NW 7th Ave, Miami, FL 33150.

ARTICLE IV Purposes

Section 1.

The Corporation is organized exclusively for charitable, religious, scientific 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 corresponding section of any future federal tax code. The Corporation may receive and administer funds for scientific, religious, educational, and charitable purposes, within the meaning of Section 501 (c)(3) of the Internal Revenue Code of 1986 and to that end, the Corporation is empowered to hold any property, or any undivided interest therein, without limitation as to the amount or value, to dispose of any such property to invest, reinvest, or deal with the principal or the income in such manner without limitation, except such limitations, if any, as may be contained in the instrument under which such property is received, these Articles of Incorporation, the by-laws of the Corporation, or any applicable laws, to do any other act or thing incidental to or connected with the foregoing purposes or in advancement thereof, but not for pecuniary profit of financial gain of its directors or officers except as permitted under the Not-for-profit Corporation Law.

CERTIFICATE OF DESIGNATION REGISTRED AGENT / REGISTRED OFFICE

Pursuant to the provisions of sections 607 0501 or 617 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.

1. The name of the Corporation is:

Bethsaida Community Center, Inc.

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

Lunique Jerome (NAME)

1280 SW 101st Ter., Apt 101

(Address)

(P.O. Box <u>not</u> acceptable)

Pembroke Pines, FL 33025

(City, State & Zip)

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 statues relating to the proper and complete performance of my duties, and I am familiar with and accept the obligations of my position as the registered agent.

SIGNATURE

DATE

Section 2.

No part of the net earnings of the Corporation shall be insure to the benefit of any member, trustee, officer of the Corporation, or any private individual except that reasonable compensation may be paid for service rendered to or for the corporation affecting one or more of its purposes, and no member, trustee, officer of the corporate or any private individual shall be entitled to share in the distribution of any of the corporate assets in dissolution of the corporation. No substantial part of the activities of the corporation shall participate in or intervene in, the publication or distribution of statements, of any political campaign on behalf of any candidate for public office.

Section 3.

Upon dissolution of the Corporation or winding up of its affairs, the assets of the Corporation shall be distributed exclusively to one or more charitable, religious, scientific, testing for public safety, literary or educational organization which then qualify under the Provisions of Section 501 (c)(3) of the Internal Revenue Code and its Regulations as they now exist or as they may hereafter amended, or to the federal government, for a public purpose. Any such assets not so disposed of shall be disposed of by the court of Common Pleas of the county in which the principal of the Corporation in then located, exclusively for such purposes or to such organization or organization as said Court shall determine, which are organized and operated exclusively for such purposes.

ARTICLE V Territory

The territory in which the operations of the Corporation are principally to be conducted is the United States of America and its territories and possessions, but the operations of the Corporations shall not be limited to such territory.

ARTICLE VI Prohibited Activities

Notwithstanding any other provision of these articles, this Corporation shall not carry on any other activities not permitted to be carried on by (a) a Corporation exempt from Federal Income Tax under section 501 (c)(3) of the Internal revenue Code of 1954 or the corresponding provisions of any future United States Internal Revenue Law or (b) a Corporation's contributions which are deductible under Section 170 (c) (2) of the Internal Revenue Code of 1954 or any other corresponding provisions of any future United States Internal Revenue Law.

ARTICLE VII Qualifications for Directors

The qualifications for Directors and the manner of their admissions shall be regulated by the by-laws.

ARTICLE VIII By-Laws

By-Laws of the Corporation are to be made, offered, and rescinded by a majority of the qualified members of the Corporation, present and voting at a regular or special business meeting.

ARTICLE IX Initial Directors

The names and addresses of the initial Directors of the Corporation are as follows:

Gerard Delmas, President 1553 NE 118th Terrace Miami Beach, FL 33161

Evens Rock, VP 18701 NE 3rd CT, Apt. 114 Miami Gradens, FL 33179

Pastor Lunique Jerome, Advisor 1280 SW 101st Ter, Apt 101 Pembroke Pines, FL 33025

Pensy Olmand, Treasurer 1155 NE 137th St, Apt 217 North Miami, FL 33161

Marcel Jean-Louis - Member 30 NW 122nd St N. Miami, FL 33168

Fedelyne Jacquet – Member 951 NW 182nd St Miami, FL 33169 Paul Jerome, VP 445 NE 195th St. Apt 123 Miami, FL 33179

Nedjy Blanc, Secretary 401 NE 191st St, Apt 101 Miami, FL 331**97**

Daniel Louis, Under Secretary 1755 NW 110th St Miami, FL 33167

Maxime Marcelin, Under Treasury 2507 Arcadia Dr. Miramar, FL 33023

Roland Joseph - Member 1445 NE 154th St N. Miami Beach, FL 33162

ARTICLE X Amendment

These Articles of Incorporation may be amended in the manner provided by law. Every 3 amendment shall be approved by the Board of Directors at a meeting in which a quorum shall be present.

ARTICLE XI Name and address of the Incorporator

The name and address of the incorporator is:

Lunique Jerome 1280 SW 101st Ter, Apt 101 Pembroke Pines, FL 33025

Incorporator Signature

Date 07/27/2022

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