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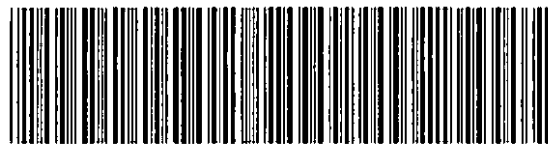
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STATE
TENNESSEE, FL

2023 MAY 31 AM 9:59

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Articles of Incorporation for GOD ACROSS AMERICA, INC.
In compliance with Chapter 617, Florida Statutes (Not For Profit)

ARTICLES OF INCORPORATION
OF
GOD ACROSS AMERICA, INC.

The undersigned subscriber to the Articles of Incorporation is a natural person competent to form a Not For Profit corporation in compliance with Chapter 617, Florida Statutes (Not For Profit)

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2023 MAY 31 AM 9:59
SECRETARY OF STATE
TALLAHASSEE, FL

ARTICLE I – NAME

The Name of the corporation is: **GOD ACROSS AMERICA, INC.**, (hereinafter, “Corporation”).

ARTICLE II – PRINCIPAL OFFICE

The address of the principal place of business of this Corporation is: 1201 Glory Way Blvd #19, Bradenton, FL 34212, and the mailing address is the same. The email address is: godacrossamerica@gmail.com or dbobduff@gmail.com

ARTICLE III – PURPOSE OF THE CORPORATION

The purpose for which the Corporation is organized is: (1) Acquisition and Distribution of needful Basic Living Essentials (principally clothing, food, children’s school items, and similar provisions) for families and individuals with such obvious needs, principally to local communities; to Reservation-Located Native Americans in North America (but which may include Central and South America in the future); and to others such families and persons regardless of race, religion, or ethnicities. (2) Visitation, including preaching, teaching, music ministry, and support-raising activities to churches, church-based organizations, and non-church businesses for acquisition and distribution of goods and provisions mentioned in (1). On-going teaching, education, and encouragement of all interested people and organizations for the purpose of support of such needful people (one-time or ongoing), and for their involvement in such efforts on a regular basis. Such support is to include material goods, as mentioned, as well as financial support for the needs of the Corporation, and acquisition and distribution of collected goods. The basic effort of the Corporation is to promote an ongoing ministry of Helps for the Advancement of above-named needful people through a network of such church, business, and private individuals, to help educate them in raising their living

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standards, and to aid in their eventual ability to become self-supporting and productive members of society. (4) Provide a focalized central location (Principal Office) in the Unites States of America for coordination of such activities and management of goods and funds which will be donated and distributed within and without the Corporation to the desired end of meeting the afore-mentioned needs.

ARTICLE IV – DISSOLUTION

Upon dissolution of the corporation, assets shall be distributed for one or more exempt purposes within the meaning of section 501(c)(3) of the US Internal Revenue Code, or corresponding section of any future tax code; or shall be distributed to the federal government, or to a state or local government, for a public purpose.

ARTICLE V-MANNER OF ELECTION

Initial Corporation Directors, as herein stated below, as Founders and Initial Controllors of the Corporation, shall serve as Directors of the Corporation in perpetuity, unless removed from office by death, resignation, or incompetence, such incompetence to be determined by three-fourths majority vote by all other Directors, Officers, and Advisory Board members (each office having one vote) in a duly called meeting.

Appointment of additional Directors shall take place by unanimous agreement of existing Director(s) only. Should all offices of Directors be vacant due to death, resignation, or removal, a minimum of three (3) new Directors shall be elected by three-fourths majority vote by all Officers and Advisory Board members (each office having one vote) in a duly called meeting.

Advisory Board members shall be appointed by unanimous agreement of all Directors for a period of time to be specified by the unanimous agreement of all Directors, or in accordance with such Corporation procedures as may be in force at that time, which procedures to be determined by bylaws established in subsequent official business meetings.

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TALLAHASSEE, FL

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ARTICLE VI – INITIAL DIRECTORS AND/OR OFFICERS

DIRECTORS:

Robert J. Duffany
1201 Glory Way Blvd. #19
Bradenton, Florida 34212

Janetta C. Duffany
1201 Glory Way Blvd. #19
Bradenton, Florida 34212

Madeline M. Duffany
1201 Glory Way Blvd. #19
Bradenton, Florida 34212

OFFICERS:

President:

Robert J. Duffany
1201 Glory Way Blvd. #19
Bradenton, Florida 34212

Vice President:

Madeline M. Duffany
1201 Glory Way Blvd. #19
Bradenton, Florida 34212

Secretary:

Robert J. Duffany
1201 Glory Way Blvd. #19
Bradenton, Florida 34212

Treasurer:

Madeline M. Duffany
1201 Glory Way Blvd. #19
Bradenton, Florida 34212

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ARTICLE VII – REGISTERED AGENT

The name and address of the Registered Agent is:

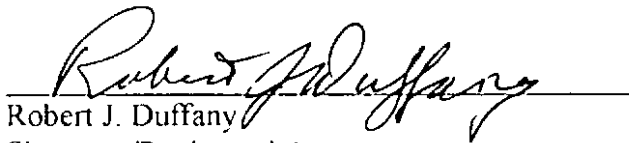
Robert J. Duffany
1201 Glory Way Blvd. #19
Bradenton, Florida 34212

ARTICLE VIII – INCORPORATOR

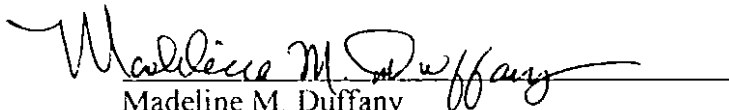
The name and address of the Incorporator is:

Madeline M. Duffany
1201 Glory Way Blvd. #19
Bradenton, Florida 34212

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Robert J. Duffany
Signature/Registered Agent

06-23-2023
Date


Madeline M. Duffany
Signature/Incorporator

06-23-2023
Date