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COR AMND/RESTATE/CORRECT OR O/D RESIGN BRIDGE TO LIFE FOUNDATION, INC

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TO: Amendment Section

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COVER LETTER

Division of Corporation	ns						
NAME OF CORPORATI	ON:	ridge To Life Foun	idation, I	ne			
DOCUMENT NUMBER:	<u>.</u>	N230000	12127				· · · · · -
The enclosed Articles of Ar	nendment and fee are sub	mitted for filing.					
Please return all correspond	ence concerning this matt	er to the following	1			100 HIT	2024
		Sandra C Veig	<u>j</u> a				2024 FEB
		(Name of Comac	(Person)			= 50	<u> </u>
	Bri	dge To Life Found	lation, In	e		SSEE TOTAL	13 AH II: 06
		(Firm/ Comp	any)			ma:	••
231 Mimosa Rd			문설	90			
		(Address))				
	8	St, Augustine, Flor	rda 3208	6			
		(City, State and Z	ip Code)				
	bridg	ge2lifefoundation@	goutlook	com			
1	-mail address (to be used	Hor future annual	report or	atificatio	n)		
For further information con-	cerning this matter, please	call					
	Sandra C Veiga		at	321	303-0978		
	(Name of Contact Person			a Code)	(Daytime Telepho	ne Numbe	:r)
Enclosed is a check for the	ollowing amount made pa	ayable to the Floric	da Depar	iment of	State:		
■ \$35 Filing Fee	□S43.75 Filing Fee & Certificate of Status	□\$43,75 Filing F Certified Copy (Additional cop enclosed)		Certif Certif	O Filing Fee leate of Status led Copy tional Copy is used)		
Division of P.O. Box	ent Section of Corporations		Division The Cei	nent Sect of Corpo ntre of T			
ranabass	ខេត្ត ៤.១ភភាគ		2012 IN	TABLE OF COLUMN	e outeur aunce and		

Tallahassee, FL 32303

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Articles of Amendment to Articles of Incorporation of

^	of		
Bridge To Life Foundation, Inc			
Name of Corporation as currently filed with the Flo	orida Dept. of State)		
N23000012127			
(Document	Number of Corporation	(if known)	
Pursuant to the provisions of section 617 1006. Floridal amendment(s) to its Articles of Incorporation	Statutes, this <i>Florida N</i>	of For Profit Corporation adopts the following	!
A. If amending name, enter the new name of the cor	moration:	20.	
No change			-
name must be distinguishable and contain the word "co "Company" or "Co." may not be used in the name. B. Enter new principal office address, if applicable: (Principal office address <u>MUST BE A STREET ADDI</u>	No change	rated" or the abbreviation "Care Tar "In 18 13 AH 1 Ob	
C. Enter new mailing address, if applicable: (Mailing address MAY BE A POST OFFICE BOX D. If amending the registered agent and/or registere new registered agent and/or the new registered of	d office address in Flo		•
Name of New Registered Agent: No	change		
New Registered Office Address		Florida street address,	
		, Florida	
	$\ell(n_{\lambda})$	(Zip Code)	
New Registered Agent's Signature, if changing Regis to the heappointment as registered agent. To hereby accept the appointment as registered agent.	am familiar with and ac		
	 Signature of New R 	egistered Agent, if changing	

To:

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If amending the Officers and/or Directors, enter the title and name of each officer/director being removed and title, name, and address of each Officer and/or Director being added:

(Attach additional sheets, if necessary)

Please note the officer director title by the first letter of the office title.

P = President: V = Vice President; T = Treasurer: S = Secretary; D = Director; TR = Trustee; C = Chairman or Clerk; CEO = Cluef Executive Officer; CFO = Chief Financial Officer. If an officer director holds more than one title, list the first letter of each office held. President, Treasurer, Director would be PTD.

Changes should be noted in the following manner. Currently John Doe is listed as the PST and Mike Jones is listed as the V. There is a change, Mike Jones leaves the corporation, Sally Smith is named the V and S. These should be noted as John Doe, PT as a Change, Mike Jones, V as Remove, and Sally Smith, SV as an Add.

Example X Change X Remove X Add		Dog Jones Smith	20241 Sec Ta
Type of Action (Check One)	<u>Tide</u>	<u>Name</u>	Address LAND 13
1) Change	<u>D</u>	Wesley Porto	Address Address 2467 Great Birch Driver Grand Grove FL 34761 FL
Remove 2)	<u>D P</u>	Sandra Veiga	231 Mimosa Road Saint Augustine FI, 32086
Remove	D VP	Adaltiva Chacara	Ococe FL 34761
4) Change Add			
Remove			
6) Change Add			
(which additional sh See Attachment	ceis, if necessary).		
The attached text is pla	eed at the end of the	ne existing Article III of the original Articles	of Incorporation.

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		SSEE TO
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		06
The date of each amendment(s) ad late this document was signed	option: N/A	, if other than the
Effective date <u>if applicable</u> : N/A		
<u> </u>	(no more than 90 days after amendment file dat	()
Note: If the date inserted in this blo document's effective date on the De	ck does not meet the applicable statutory filing require partment of State's records.	ements, this date will not be listed as the
Adoption of Amendment(s)	(CHECK ONE)	
The amendment(s) was were ac was/were sufficient for approve	lopted by the members and the number of votes east followers.	or the amendment(s)

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There are no members or members entitled to vote on the amendment(s). The amendment(s) was/were adopted by the board of directors.			
Dated 02-11-2024			
Signature (By the chairman of the board, president or other officer-if directors have not been selected, by an incorporator – if it the hands of a receiver, trustee, or other court appointed fiduciary by that fiduciary)			
Sandra C Veiga			
(Typed or printed name of person signing)			
President	4.0 0.13	2024	
(Title of person signing)	LLAHASSEE.	2024 FEB 13 AM 11	

Attachment to the Certificate of Formation of Bridge To Life Foundation, Inc Article III "Purposes"

This corporation is founded exclusively for charitable and educational purposes within the meaning of the Internal Revenue Code section 501(c)(3), namely to bridge the gap between individuals facing mental health challenges and the hope they seek amidst their chaos. Its mission encompasses mental health counseling, education, advocacy, and spiritual growth. It strives to empower disadvantaged individuals and families through accessible and affordable counseling sessions facilitated by qualified and certified professionals. Additionally, it engages in charitable endeavors to uplift the community and undertake any initiatives deemed beneficial by the board of directors to enhance the well-being of the marginalized, alleviate distress, and combat societal decay through care and compassion.

In pursuing of holistic well-being, this corporation recognizes the importance of addressing mental health concerns from various angles. Through educational programs, it aims to raise awareness and destignatize mental illness, fostering a culture of understanding and acceptance. Its efforts are focused on amplifying the voices of those struggling with mental health challenges, advocating for accessible resources and support networks. Moreover, it emphasizes spiritual growth as a vital component of resilience and healing, offering support and resources to individuals seeking solace and meaning in their journey towards mental wellness.

This corporation will not attempt to influence legislation or participate in political campaigns of any sort. No part of the earnings of this corporation will inure for the benefit of its directors or officers and it will not distribute dividends to anyone. However, it will pay reasonable compensation for services provided, work done, resources purchased, or properties acquired in order to carry out its mission. It will rent or purchase real property in order to provide a suitable facility for its activities.

Upon the filing of these articles with the Secretary of State, the Directors will be empowered to adopt bylaws and other related documents, to appoint corporate officers, to open bank accounts and serve as signatories both individually or in groups, to file forms with government agencies and to undertake any other action required for the operation of this corporation. The directors will adopt such

To:, , Page: 9 of 9 2024-02-13 19:41:13 GMT 18662126174 From Shai Goldstein

Attachment to the Certificate of Formation of Bridge To Life Foundation, Inc Article III "Purposes"

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decisions through in person meetings, telephonic conference calls, meetings via electronic media, written and signed consent, as well as by virtual signatures, all of which will be seen as equivalent to a vote cast at a meeting. Replies sent from emails belonging to directors or messages via any form of electronic communication belonging to directors, shall be seen as written signed consent to the proposal contained in the communication that is being replied to, and the equivalent of a vote cast at a meeting of the directors.

In the event of this corporation's dissolution, the directors will --after clearing all debts and liabilities—distribute any remaining cash or assets to other organizations recognized as charities by the IRS under section 501(c)(3) that have goals similar to those of this corporation.